SOCCER TRAINING

THIS DOCUMENT SUMMARIZES THE TERMS AND CONDITIONS OF THE AGREEMENT BETWEEN THE PARTICIPANT AND 11.11 TRAINING LLC. BY SIGNING, I AGREE TO ALL OF THE TERMS AND CONDITIONS SET FORTH HEREIN.

AGREEMENT

I AGREE TO THE FOLLOWING TERMS AND CONDITIONS REGARDING THE AGREEMENT, THE PAYMENT FOR THE SERVICES RENDERED AND REGULATIONS SET FORTH BY 11.11 TRAINING LLC.

TERMS - FALL AND SPRING

PLAYER IS COMMITTED TO 5 MONTHS OF TRAINING UPON SEASONAL START DATE.

- SEASONS: SPRING OR FALL
- IF PLAYER COMMITS TO PACKAGE DEAL, THE SESSIONS EXPIRE WHEN SEASON IS OVER. SESSIONS DO NOT CARRY OVER.

TERMS - SUMMER

THE SUMMER TERM IS 8 WEEKS THROUGHOUT THE DURATION OF JUNE AND JULY.

IF PLAYERS COMMIT PRIOR TO APRIL 1ST, THEY WILL RECEIVE THE EARLY-BIRD SPECIAL PRICE.

PAYMENT

- FALL AND SPRING

PLAYERS WILL BE CHARGED THE 1ST AND 15TH OF EACH MONTH AND WILL BE CHARGED IN THE FORM OF DIRECT WITHDRAW. PAYMENT COMES DIRECTLY OUT OF THE ACCOUNT/ CREDIT CARD YOU PROVIDE WHEN YOU COMPLETE THE REGISTRATION.

- SUMMER

PLAYERS WILL BE CHARGED THE JUNE 1ST.

PAYMENT BY CHECK AND/OR CASH IS AN OPTION - INQUIRE OF 11.11 TRAINING STAFF IF THIS METHOD IS NECESSARY.

CONTRACT CANCELLATION POLICY

OUR PROGRAM CONTRACTS ARE A FULL 5 MONTH (FALL/SPRING) OR 2 MONTH (SUMMER) TIME-DURATION COMMITMENT. ALL CONTRACTS ONCE SIGNED AND COMMITTED TO ARE BINDING UNTIL THE CONTRACT ENDS (DEPENDENT ON SEASON). PAYMENTS WILL CONTINUE TO BE MADE REGARDLESS OF PLAYER PARTICIPATION OR NOT UNTIL THE END OF THE CONTRACT.

THE ONLY 2 EXCEPTIONS FOR THE NO CONTRACT CANCELLATION POLICY ARE:

- IF A PLAYER GETS AN INJURY THAT KEEPS THEM OUT OF ALL PHYSICAL ACTIVITY FOR LONGER THAN ONE MONTH. A PHYSICIAN'S NOTE IS REQUIRED.
- IF AN ATHLETE IS MOVING AWAY AND LEAVING TOWN WITH THEIR FAMILY.
- IF A PLAYER WANTS TO TERMINATE THEIR CONTRACT WITHOUT THOSE EXCEPTIONS A \$500.00 OR REMAINDER OF CONTRACT FEE WILL BE DUE AT TIME OF TERMINATION.

SESSION CANCELLATION & LATE FEE POLICY

EARLY CANCEL: TO DROP A SESSION SIMPLY MAKE SURE YOU CANCEL ON THE 11.11 ELITE TRAINING APP AT LEAST 2 HOUR PRIOR TO THE START TIME OF THAT SESSION.

LATE CANCEL: IF YOU DO NOT EARLY CANCEL OR NO-SHOW TO A SCHEDULED SESSION, YOUR ACCOUNT WILL BE CHARGED A LATE-FEE/NO-SHOW FEE AS IF YOU HAD ATTENDED. THAT FEE IS \$25.00.

11.11 TRAINING LIABILITY WAIVER AND SOCIAL MEDIA CONSENT

ASSUMPTION OF RISK AND RELEASE OF ALL CLAIMS

I AM AWARE THAT WORKING OUT AND INTENSE STRENGTH AND CONDITIONING TRAINING IN ORDER TO PLAY/PARTICIPATE IN ANY SPORT CAN BE A DANGEROUS ACTIVITY INVOLVING MANY RISKS OF INJURY. I DO UNDERSTAND THAT THE DANGERS AND RISKS WORKING OUT AND INTENSE STRENGTH AND CONDITIONING TRAINING INCLUDE, BUT ARE NOT LIMITED TO, DEATH, SERIOUS NECK AND SPINAL INJURIES WHICH MAY RESULT IN COMPLETE OR PARTIAL PARALYSIS, BRAIN DAMAGE, SERIOUS INJURY TO VIRTUALLY ALL INTERNAL ORGANS, OTHER ASPECTS OF MY BODY, GENERAL HEALTH AND WELL-BEING. I UNDERSTAND THAT THE DANGERS AND RISKS OF WORKING OUT AND INTENSE STRENGTH AND CONDITIONING TRAINING TO PLAY/PARTICIPATE IN ANY SPORT MAY RESULT NOT ONLY IN SERIOUS INJURY, BUT IN A SERIOUS IMPAIRMENT OF MY FUTURE ABILITIES TO EARN A LIVING, TO ENGAGE IN OTHER BUSINESS, SOCIAL AND RECREATIONAL ACTIVITIES, AND GENERALLY TO ENJOY LIFE.

BECAUSE OF THE DANGERS OF PARTICIPATING IN 11.11 ELITE TRAINING, I RECOGNIZE THE IMPORTANCE OF FOLLOWING TEACHERS' AND COACHES' INSTRUCTIONS REGARDING PLAYING TECHNIQUES, EXERCISE MOVEMENTS, TRAINING AND OTHER STAFF RULES, AND AGREES TO OBEY SUCH INSTRUCTIONS.

In consideration of 11.11 Training LLC permitting me to engage in all activities and exercises related to the strength and conditioning training, including, but not limited to, trying out, practicing or playing/participating in that sport, I hereby acknowledge and agree to the following:

I VOLUNTARILY ASSUME THE RISK OF ACCIDENT, INJURY OR DAMAGE TO PERSON OR PROPERTY. FURTHERMORE, I VOLUNTARILY RELEASE AND DISCHARGE 11.11 TRAINING LLC, ITS EMPLOYEES, AGENTS, REPRESENTATIVES, COACHES AND VOLUNTEERS FROM, WITHOUT LIMITATION, ANY AND ALL ACTIONS, CAUSES OF ACTION, CLAIMS, DEMANDS, DAMAGES, COSTS, EXPENSES, COMPENSATION, AND/OR SUITS AT LAW OR IN EQUITY, ON ACCOUNT OF OR RELATING TO ANY ACT OR OMISSION BY THE 11.11 ELITE TRAINING, ITS EMPLOYEES, AGENTS, REPRESENTATIVES, COACHES OR VOLUNTEERS. I ALSO AGREE TO DEFEND, INDEMNIFY AND SAVE 11.11 TRAINING LLC HARMLESS FROM AND AGAINST ANY AND ALL LIABILITY, ACTIONS, CAUSES OF ACTION, DEBTS, CLAIMS, DEMANDS, OR SUITS AT LAW OR IN EQUITY OF ANY KIND AND NATURE WHATSOEVER WHICH MAY ARISE, DIRECTLY OR INDIRECTLY, BY OR IN CONNECTION WITH MY PARTICIPATION IN ANY ACTIVITY. THE TERMS HEREOF SHALL SERVE AS A RELEASE FOR MY HEIRS, ESTATE, EXECUTOR, ADMINISTRATOR, AND ASSIGNEES.

I FURTHER ACKNOWLEDGE THAT IF I AM PARTICIPATING IN INTENSE STRENGTH AND CONDITIONING TRAINING, I AM AWARE THAT IT CAN CONTAIN POSSIBLE DANGEROUS MOVEMENTS AND INVOLVE GREAT RISK OF INJURY.

IN ADDITION, I ACKNOWLEDGE ALL THE REGULATIONS AND THE POTENTIAL OF DENIAL AND DISMISSAL FROM SPORT PARTICIPATION FOR VIOLATIONS OF BOARD POLICY AND/OR THE EXPECTATIONS AND STANDARDS OF THE 11.11 ELITE TRAINING STAFF AND COACHES.

PARTICIPATION, EMERGENCY ACTION AND MEDIA CONSENT

WE, AS THE PARTICIPANT AND THE PARTICIPANT'S PARENT OR LEGAL GUARDIAN, AGREE TO TAKE PART AND CONSENT TO ALL PHASES OF THE ACADEMY'S TRAINING AND ACTIVITIES.

WE UNDERSTAND AND AGREE TO COOPERATE WITH ALL ACADEMY REGULATIONS, POLICIES AND PROCEDURES OR OTHER GUIDELINES. IN THE CASE OF AN EMERGENCY, WHEN THE UNDERSIGNED OR EMERGENCY CONTACT PERSON NAMED CANNOT BE REACHED I GIVE PERMISSION TO ACADEMY STAFF AND COACHES TO TAKE ANY EMERGENCY MEASURES DEEMED APPROPRIATE. IT IS UNDERSTOOD THAT ALL REASONABLE EFFORTS WILL BE MADE TO CONTACT THE PARENT/GUARDIAN.

WE ALSO UNDERSTAND THAT WHEN TAKING PART IN TRAINING AND ACTIVITIES, THE PARTICIPANT MAY BE PHOTOGRAPHED FOR PRINT, VIDEO OR ELECTRONIC IMAGING. WE UNDERSTAND THAT THE IMAGES MAY BE USED IN PROMOTIONAL MATERIALS, NEWS RELEASES AND OTHER PUBLISHED FORMATS, AND THEY WILL BE THE SOLE PROPERTY OF 11.11 ELITE TRAINING.