



Waiver: In consideration of using the services of Xcellerated Speed Training (hereafter referred to as XST), on behalf of myself, my heirs, personal representatives, or assigns, we (parent and minor client) do hereby release, waive, discharge, and covenant not to sue XST, its owner, officers, employees, volunteers, and agents, from liability from any and all claims arising from the ordinary negligence of XST or any of the aforementioned parties.

This agreement applies to 1) personal injury (including death) from accidents or illnesses arising directly or indirectly from participation in activities directed, suggested, or planned by XST including, but not limited to, organized activities, camps, classes, instruction, observation, related activities in a non-supervised setting, and use of facilities, premises, or equipment; and to 2) any and all claims resulting from the damage to, loss of, or theft of property.

Indemnification and Hold Harmless: We (parent and minor client) also agree to hold harmless and indemnify XST, its owner, officers, employees, volunteers, agents, and insurance carriers from all claims (whether initiated by us or by a third party) and to reimburse them for any expenses incurred as a result of my involvement with XST. We (parent and minor client) further agree to pay all expenses, including court costs and attorneys' fees, incurred by XST and the aforementioned parties in investigating and defending a claim or suit resulting from my participation in any XST fitness and conditioning activities.

Severability and Venue: We (parent and minor client) further expressly agree that the foregoing waiver and assumption of risk agreement is intended to be as broad and inclusive as is permitted by the law of the Commonwealth of Pennsylvania and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect. Likewise, we (parent and minor client) agree that if legal action is brought, it must be brought in the District Court or the Federal Court residing where the incident occurred.

Acknowledgment of Understanding: We (parent and minor client) have read this waiver of liability and indemnification agreement and fully understand its terms. We (parent and minor client) understand that we are giving up substantial rights, including our right to sue. We (parent and minor client) acknowledge that we are signing the agreement freely and voluntarily, and intend our signatures to be a complete and unconditional release of all liability for injury resulting from ordinary negligence to the greatest extent allowed by law in the Commonwealth of Pennsylvania.

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Signature of Client	Date	Signature of Parent	Date

Assumption of Inherent Risks: Fitness and conditioning activities, by their very nature, carry with them certain inherent risks that cannot be eliminated regardless of the care the personal trainer takes to prevent injuries. The personal training activities offered by XST provide for activities such as weight lifting, walking, jogging, running, stretching, and other aerobic activities. Some of these involve strenuous exertions of strength using various muscle groups, some involve quick movements involving speed and change of direction, and others involve sustained physical activity that

places stress on the cardiovascular system. In addition, many activities will involve equipment (e.g., barbells, free weights, kettlebells) and complex machines (e.g., treadmills, stepping machines, and stationary bicycles) — all of which have the potential of malfunctioning or causing injury.

The specific risks vary from one activity to another, but in each activity the risks range from 1) occasionally occurring minor injuries such as scratches, bruises, muscle strains, and sprains to 2) rarely occurring major injuries such as ligament damage, broken bones, joint or back injuries, concussions, and heart attacks to 3) the very rare occurrence of catastrophic injuries including paralysis and death.

We (parent and minor client) have read the previous paragraphs and we know the nature of the activities at XST, we understand the demands of those activities relative to my physical condition and skill level, and we appreciate the types of injuries that may occur as a result of activities made possible by XST. We hereby assert that my participation is voluntary and that we knowingly and willingly assume all such risks.

Acknowledgment of Understanding: We (parent and minor client) have read this assumption of risk and fully understand its terms. **We (parent and minor client) acknowledge that we are signing the agreement freely and voluntarily and intend our signatures to signify a complete assumption of the inherent risks in any way associated with the physical training program offered by XST to the greatest extent allowed by law in the Commonwealth of Pennsylvania.**

Signature of Client	Date	Signature of Parent	Date
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