

Indemnity

In consideration of Marin FC Alliance ("Marin FC") accepting the enrollment of ("Player") in its soccer program (the "Program"), the undersigned parents/guardians of the Player, on behalf of themselves, the Player, and their next of kin, heirs, administrators and assigns, do hereby agree to release, waive, discharge and covenant not to sue Marin FC, the U.S. Soccer Federation, the U.S. Youth Soccer Association, US Club Soccer and their affiliated organizations and sponsors, the owners and operators of the facilities used for tryouts, practices, games, off-site trips and related activities, and each of their respective directors, officers, employees, volunteers, chaperones, agents and representatives (collectively, the "Releasees") for any loss, claims, liabilities, damages, or causes of action, known or unknown, including the negligence of the Releasees, resulting in personal injury, accidents or illnesses (including death) and property loss arising from Player's enrollment and participation in the Program. The undersigned also agrees to indemnify and hold harmless the Releasees from all claims, expenses, costs, and liabilities (collectively, the "Damages") arising from the Player's enrollment or participation in the Program, and to reimburse Marin FC for such Damages, including Damages incurred in actions for indemnity under this agreement.

Assumption of Risk

Physical activity, by its nature, carries with it certain dangers and risks that cannot be eliminated regardless of the great care taken to prevent or minimize harm. The Program involves activities such as strength training, running and other aerobic activities. Specific risks vary from one activity to another, with risks ranging from (i) minor injuries such as cuts, bruises, muscle strains and sprains, to (ii) major injuries such as broken or fractured bones, concussion or lost teeth, to (iii) catastrophic injuries, such as heart attacks or fractured skull or those that cause disfigurement, loss of mental capacity, loss of sight, speech or hearing, paralysis or death. The undersigned has read the previous paragraph and knows, understands and appreciates the risks inherent in the activities involved in the Program. The undersigned hereby asserts that the Player's enrollment and participation in the Program is voluntary and that the Player and the Player's parents/guardians knowingly assume all risks.

Medical Consent

The undersigned hereby consents to have an athletic trainer, coach, team manager, chaperone, volunteer, emergency medical technician, nurse, medical treatment facility, and/or doctor of medicine or dentistry or associated personnel provide the Player with medical assistance and/or treatment, as appropriate, and agrees to be financially responsible for the cost of such assistance and/or treatment. The undersigned hereby authorizes emergency transportation of the Player to a medical treatment facility should an individual listed in the preceding sentence consider it to be warranted.

Electronic Communications

The undersigned consents to receiving electronic communications and/or records and to the use of electronic signatures. This consent applies to information, documents, forms, applications, or other communications made in connection with Marin FC and/or the Program.

Use of Likeness

In the normal course of participation in the program, photographs, videos and descriptions of the Player's likeness or image may be created and used for purposes of promotion, marketing, celebration and acknowledgment. As a not-for-profit entity, no profit, compensation nor royalties shall occur for the player, content creator, team or club.

Interpretation and Severability

It is fully intended that this waiver be as broad and inclusive as is permitted by the laws of the State of California and that if any portion hereof is deemed invalid, all other provisions shall remain in full legal force and effect.

Witness

I REPRESENT THAT I AM THE PARENT/GUARDIAN OF THE PLAYER BEING REGISTERED ON THIS FORM, AND I AM AFFIRMING THAT I HAVE READ THE ABOVE RELEASE AND INDEMNITY AND UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS.

