



COMMUNITY FIRST SPORTS CLUB

Assumption of Risk and Liability Waiver Relating to Online Sports Education

I hereby enter into the following agreement with Community First Sports Club, as well as its members, officers, directors, coaches, agents, and other representatives (individually and collectively, "CFS"). CFS will be conducting Online Sports Education ("Online Training Services") using virtual video-conferencing platforms and at-home training assignments and training manuals. Online Training Services includes, but is not limited to instruction via live video-conferencing, or text-based programs, recorded methods, or training manuals with references to workouts, recommendations, or routines,

This Release of Liability Agreement (the "Agreement") is between CFS and you, the parent or guardian of your child (the "Member"). It is agreed by between CFS and the Member, that your child is taking part in the Online Training Service for the benefit of your child with full knowledge of all risks and liabilities.

This document also governs your and your child's relationship with www.communityfirstsoccer.com (the "Website"), access to and use of this Website and Online Training Services available through this Website (collectively, the "Services").

As a condition of receiving and using the Services, the Member agrees to the following:

1. I acknowledge and fully understand that CFS will endeavor to provide the most effective principles to help achieve my child's physical development, education, and personal goals, but that CFS cannot guarantee that the Services, will be safe, effective or suitable for everyone. All such Services are offered without warranties or guarantees of any kind, express or implied, including, but not limited to, warranties of safety or fitness for any particular purpose.

Further, I hereby waive, release, and discharge CFS from any and all liability from death, injuries or damages arising from, or in any way connected with, use of its Services, programs, methods, workouts, recommendations, or routines, including any death, injuries or damages resulting from the negligent recommendations, acts, or omissions of CFS, no matter where those injuries occur.

2. I acknowledge and fully understand that my child's participation in the Services, involve risks of serious injury or disability even if done correctly and with the utmost attention to safety. I further acknowledge and fully understand that my child's participation in any fitness or exercise activities could aggravate a pre-existing condition, whether known or unknown, and that there may be other risks associated with my participation in fitness or exercise activities that are not known or not reasonably foreseeable at this time.
3. I further acknowledge and fully understand that all of the foregoing risks are especially pronounced in an online programming setting, such as that embodied by the fitness and training programming services provided by CFS because my child will necessarily be engaging in fitness or exercise activities on their own, without real-time supervision by CFS, in a facility or location over which CFS has no control.
4. If a court of competent jurisdiction, or any other legal authority or governmental agency, declares any provision of this agreement invalid, such invalidation shall not affect the remaining provisions of this agreement, which shall remain in full force and effect. If any sentence, clause, phrase, or term of any section of this agreement is deemed invalid, the remainder of that section shall remain in full force and effect.
5. **I have read this agreement in its entirety and agree to adhere to all its precepts.** Any questions that I may have had relating to anything in this agreement have been answered to my satisfaction.

Signature of Parent / Guardian

Date

Print Name of Parent / Guardian

Name of Club Participant(s)