FLIGHT FIT n FUN LLC d/b/a FLIGHT FIT n FUN PERPETUAL PARTICIPANT AGREEMENT, ACKNOWLEDGEMENT OF RISK, ASSUMPTION OF RISK RELEASE OF LIABILITY AND CONSENT TO USE OF LIKENESS AND PHOTOGRAPHS

NOTICE: READ THIS FORM COMPLETELY AND CAREFULLY.

In consideration of being allowed to use the facility and to participate in the services and activities, including, but not limited to, trampoline park access, trampoline dodge ball, trampoline basketball, aerial training, fitness classes, trampoline courts, foam pit activities, snack bar access and any other amusement activities (collectively, "ACTIVITIES") provided by FLIGHT FIT n FUN LLC, its agents, owners, affiliates, franchisors, franchisees, officers, directors, volunteers, participants, employees, suppliers, vendors, landlords, insurers and all other persons or entities acting in any capacity on their behalf (hereinafter collectively referred to as "FFF"), I, on behalf of myself, my spouse, my children, my parents, my heirs, assigns personal representatives, estate, insurers, and on behalf of any minor on whose behalf I sign this Agreement, hereby acknowledge, affirm, and agree to the following: (Initial) (1) AFFIRMATION OF AUTHORITY: Under penalty of perjury, by signing below, I hereby represent and affirm that I am the parent/legal guardian of the minor(s) listed herein, or otherwise have the legal authority to sign this Agreement on behalf of any minors whose names appear on this Agreement. I further acknowledge, understand and appreciate that FFF is relying upon this representation in allowing any such minor to participate in the ACTIVITIES. (Initial) (2) ACKNOWLEDGEMENT, UNDERSTANDING AND APPRECIATION OF THE RISKS: I acknowledge, understand and appreciate that my participation, and/or the participation of my child(ren) and/or ward(s), in the ACTIVITIES entails known as well as unanticipated risks that could result in death, serious physical or emotional injury, paralysis, or damage to me, my child(ren), my ward(s) and to any minors on whose behalf I sign this Agreement, to property, or to third parties. I further acknowledge, understand and appreciate that such risks simply cannot be eliminated without jeopardizing the essential qualities of the ACTIVITIES. These risks include, among other things: slipping and falling; collision with fixed objects or people; injuries caused by stepping on or falling on equipment or items that have fallen from or were dropped by myself or another participant; injuries including, sprains, fractures, scrapes, bruises and cuts, dislocations, pinched fingers and serious injuries to the head, back, or neck; injuries arising out of the negligence of or otherwise caused by other participants, myself, my child(ren), my ward(s) and any minor upon whose behalf I sign this Agreement; injuries due to the physical or mental condition or any medical condition that I, my child(ren), my ward(s), or any minor on whose behalf I sign this Agreement may have whether known or unknown; injuries due to physical contact with others, including the risk of contracting illness or coming into contact with germs, bacteria or fungi whether by contact with equipment or with another participant, and any and all risks associated with exercise, physical exertion and physical activities (hereinafter referred to collectively as the "RISKS"). (Initial) (3) ASSUMPTION OF THE RISKS: I expressly agree and promise to accept and assume all of the RISKS arising from my participation in the ACTIVITIES. My participation in the ACTIVITIES at FFF is purely voluntary, and I elect to participate in spite of the RISKS.

I AGREE THAT MY AND MY MINOR CHILD(REN)/WARD(S) PARTICIPATION AT FFF INVOLVES ENGAGING IN POTENTIALLY DANGEROUS ACTIVITIES. I FURTHER AGREE ON BEHALF OF MYSELF AND MY MINOR CHILD(REN)/WARD(S) THAT, EVEN IF FFF USES REASONABLE CARE IN PROVIDING ACCESS TO THESE ACTIVITIES, THERE IS A CHANCE I OR MY MINOR CHILD(REN)/WARD(S) OR ANY CHILD ON WHOSE BEHALF I SIGN THIS AGREEMENT MAY BE SERIOUSLY INJURED OR KILLED BY PARTICIPATING IN THE ACTIVITIES BECAUSE THERE ARE DANGERS INHERENT IN THE ACTIVITIES. BY SIGNING THIS AGREEMENT, I AM GIVING UP MY MINOR CHILD(REN)'S/WARD'(S') RIGHT, THE RIGHT OF ANY MINOR ON WHOSE BEHALF I SIGN THIS AGREEMENT, AND MY OWN RIGHT TO RECOVER FROM FFF IN A LAWSUIT FOR ANY DAMAGES, INCLUDING PERSONAL INJURY, BODILY INJURY, OR DEATH TO ME

OR MY CHILD(REN)/WARD(S), OR MINORS ON WHOSE BEHALF I SIGN THIS AGREEMENT, OR ANY PROPERTY DAMAGE, THAT RESULTS FROM THESE RISKS. I HAVE THE RIGHT TO REFUSE TO SIGN THIS FORM, AND FFF HAS THE RIGHT TO REFUSE TO LET ME OR MY CHILD(REN)/WARD(S)/MINORS PARTICIPATE IF I DO NOT SIGN THIS FORM.

(Initial) (4) <u>WARRANTY:</u> I certify and warrant that I and/or my minor child(ren)/wards, or any child on whose behalf I sign this agreement, are physically able to participate in all activities at FFF without aid or assistance. I am willing to assume the risk of any medical or physical condition that I and/or my child(ren), or any child on whose behalf I sign this agreement, may have. I acknowledge that I have read the rules (the "FFF Rules") governing my and/or my child(ren)'s participation in any activities and that I have explained the FFF Rules to any child(ren) listed herein. I understand that the FFF Rules have been implemented for the safety of all guests, including myself any children. I acknowledge that failure to follow the rules could result in the expulsion of myself and/or my child(ren) from FFF.
(Initial) (5) RELEASE OF LIABILITY: I hereby voluntarily release, forever discharge, and agree to indemnify and hold harmless FFF from any and all claims, demands, or causes of action, which are in any way connected with my or my child(ren)/ward(s)/minors on whose behalf I sign this Agreement participation in ACTIVITIES at FFF or my or my child(ren)'s/ward'(s')/minor'(s') use of FFF's equipment or facilities, including, to the extent permitted by law, any such claims that allege negligent acts or omissions of FFF. I understand that this perpetual release/waiver will apply to each and every occasion that I or my child(ren)/ward(s) visit an FFF facility.
(Initial) (6) ATTORNEYS' FEES, INSURANCE: Should FFF, or anyone acting on its behalf, be required to incur attorneys' fees and costs to enforce this Agreement, including but not limited to, attorneys' fees and costs incurred to defend against claims brought by me, or on behalf of my child(ren)/ward(s),minors on whose behalf I sign this Agreement, or by third parties, I agree to indemnify and hold FFF or anyone acting on its behalf harmless for all such fees and costs. I warrant that I have adequate insurance to cover any injury or damage I may cause or suffer while participating in the ACTIVITIES, or else I agree to bear the costs of such injury or damage myself. By signing this agreement, I agree that I and/or my personal insurance carrier will be responsible for injury or damages caused by myself and/or any minors listed on the waiver.
(Initial) (7) PHOTO RELEASE: By entering FFF and participating in the ACTIVITIES, I hereby grant FFF on behalf of myself and on behalf of my child(ren)/ward(s), the irrevocable right and permission to photograph and/or record me or my child(ren)/ward(s) in connection with FFF and to use the photograph and/or recording for all purposes, including advertising and promotional purposes, in any manner and in any media now or hereafter known, in perpetuity throughout the world, without restriction as to alteration. I waive any right to inspect or approve the use of the photograph and/or recording, and acknowledge and agree that the rights granted to this release are without compensation of any kind.
(Initial) (8) <u>APPLICABLE LAW/VENUE/ARBITRATION</u> : Any controversy between the parties hereto involving any claim arising out of or relating to use of the facilities, participation in the ACTIVITIES, or otherwise arising out of or relating to this agreement shall be submitted to and be settled by final and binding arbitration in Hartford County, Connecticut, in accordance with the then current Commercial Arbitration Rules of the American Arbitration Association. In the event of litigation to enforce arbitration or settlement between the parties to this agreement, or in the event arbitration is not available, then I agree to venue in the Courts of Hartford County in the state of Connecticut. I agree that the substantive law of Connecticut shall apply in that action without regard to the conflict of law rules of that state, and I agree to, and hereby do waive the right to a trial by jury. If, despite the representations made herein, I or anyone on behalf of myself and/or minors identified in this waiver, file or otherwise initiate a lawsuit against FFF, in addition to my agreement to defend and indemnify FFF, I agree to pay within 60 days liquidated damages in the amount of \$5,000 to FFF. Should I fail to pay this liquidated damages amount within the 60 day time period provided by this Agreement, I further agree to pay interest on the \$5,000 amount calculated at 12% per annum.
(Initial) (9) <u>SEVERABILITY</u> : I agree and understand that this agreement is intended to be as broad and as inclusive as permitted by law in the state of Connecticut and if any portion of this agreement is found to be void or unenforceable, the remaining document shall remain in full force and effect.

that there are no other represent subject matter of this Agreement, any amendment, change, or modificant term contained herein. By signing this document, I under child(ren)/ward(s) and minors' on FFF on the basis of any claim from and sufficient opportunity to reach	tations, warranties, promises, or under and that I will bound by the terms of the fication of this Agreement must be in wrong that I may be found by a court of whose behalf I have signed this Agree which I have released FFF and any releated and understand this entire document	PROMISES, ETC.: I understand and affirm erstandings, written or oral, regarding the this Agreement. I further understand that riting and signed by FFF in order to change of law to have forever waived my and my ment right to maintain any action against ased party herein. I have had reasonable at and consult with legal counsel, or have see to be bound by all of the terms and
voluntarily waived my right to de	o so. I knowingly	-
		nority to and do hereby enter into this
this Agreement, or as the parent and knowingly and voluntarily h	or legal guardian of any child(ren)/war	any minor on whose behalf I am signing rd(s) listed on this agreement. I have read ifically the release contained herein and have been made to me.
By signing below, I affirm, unde	erstand and agree to the above terms	in their entirety.
First Name:	Last Name:	Date:
Birth Date:	Phone:	Email:
ENTER FULL NAME AND BIRTH	DATE OF ALL FAMILY MEMBERS UNDE	ER THE AGE OF 18
First Name #1:	Last Name #1:	Birth Date:
First Name #2:	Last Name #2 :	Birth Date:
First Name #3:	Last Name #3 :	Birth Date:

WE RESERVE THE RIGHT TO REVIEW YOUR DRIVER'S LICENSE AND/OR OTHER FORMS OF ID TO VERIFY IDENTITY AND AGE.

Birth Date:

Last Name #4:

First Name #4: