

**PHYSICAL EDUCATION ACTIVITY AGREEMENT AND GENERAL RELEASE**

In consideration of \_\_\_\_\_ (the "Child"), being granted permission to engage as an active participant in physical education instruction and related activities at \_\_\_\_\_ ("Physical Education Activity"), and understanding, acknowledging, and agreeing that engaging in the Physical Education Activity could be hazardous and may result in injury; I do individually, and as parent or legal guardian of the Child, and on behalf of myself, my children, parents, my respective heirs, executors, administrators, assigns, personal representatives and estate (collectively "Releasor") agree to assume all risks of injury arising out of the Child participating in the Physical Education Activity, either off or upon the premises of the Released Parties. The Child's participation in the Physical Education Activity is purely voluntary, and Releasor elects to allow the Child to participate in spite of the risks.

Releasor does hereby release and forever discharge, hold harmless, indemnify and defend and agree not to sue Roby Roberts, Jennifer Roberts, R&L Carriers Shared Services, L.L.C., R&L Carriers, Inc., and R.L.R. Investments, L.L.C., including any and all business entities operated by or under the common control, direct or indirect, of such entities, their owners, members, shareholders, officers, directors, employees, agents, servants, successors, and assigns; their parent, subsidiary, affiliate, or sibling entities; their invitees, licensees and guests or anyone connected with its association ("Released Parties"), from and against any and all claims, demands, causes of action, obligations, suits, contracts, damages, losses, expenses (including attorney fees), and liability of any and every kind, whether known or unknown, foreseen or unforeseen that Releasor or Child had, now has, or may ever have against the Released Parties, directly or indirectly arising out of, in any way related to, or in connection with the Physical Education Activity or incurred by the Child while participating in the Physical Education Activity, either off or upon the premises of the Released Parties, without regard to whether such is alleged to have resulted in whole or in part from any alleged acts of negligence of the Released Parties.

Releasor further agrees to hold harmless, indemnify and defend the Released Parties, for any costs, expenses, damages, or legal fees which may be incurred as a result of any breach or violation of this Physical Education Activity Agreement and General Release, without regard to whether such breach or violation is alleged to have resulted in whole or in part from any alleged acts of negligence of the Released Parties.

Releasor agrees to waive protection afforded by any statute or law in any jurisdiction.

Releasor and the Child agree to abide all rules of any of the Released Parties.

Releasor represents and warrants that he/she is aware and has knowledge of the inherent and other risks involved in the Physical Education Activity, and that physical and other injuries are a common and ordinary consequence of such activities and Releasor knowingly and freely assumes the risk of such possible occurrences and injuries.

I HAVE READ AND UNDERSTAND THE ABOVE TERMS OF THIS AGREEMENT AND RELEASE, AND I AGREE TO SUCH TERMS

\_\_\_\_\_  
*(SIGNATURE)*

\_\_\_\_\_  
*(PRINT NAME)*

\_\_\_\_\_  
*(ADDRESS)*

\_\_\_\_\_  
*(DATE)*