



Informed Consent Waiver and Release of Liability

Plymouth 848, LLC and BCS Property Management, LLC

I hereby affirm that I am entering a course of instruction in physical fitness and performance training. By enrolling in this training program, I certify that I am cognizant of all of the inherent dangers of physical fitness, and the basic safety rules for activities connected herewith. I acknowledge that such participation will necessarily involve participation in exercises that may be physically demanding and will subject the participant to stress, anxiety, and possible hazards. I understand that the activity involved inherent other risks of INJURY. I voluntarily agree to expressly assume all such risks that may result from the activity or in any way related to my participation in the activity. I understand that the Gym Facility is an amenity of the Burroughs Campus and all equipment used within can be utilized without the supervision of Plymouth 848, LLC and BCS Property Management, LLC Personnel. I have been informed and understand that my participation in the aforementioned activities may expose me to certain foreseeable and unforeseeable risks of damage and/or bodily injury, including serious bodily injury, where I may need to be hospitalized.

I hereby release Plymouth 848 LLC, and BCS Property Management, LLC and their members, affiliated companies, managers, staff, instructors, and individuals from any and all liability arising out of my participation of the above mentioned activities and hereby waive my rights herein to assert any claim(s) for damages, bodily injury or serious bodily injury to the fullest extent allowed by law. This agreement applies for all further engagement of activity with or without requiring me to sign an additional form.

I further agree that I will hold harmless Plymouth 848, LLC and BCS Property Management, LLC against any and all claim(s) for damages, bodily injury or serious bodily injury arising out of or in connection to my participation in the above mentioned activities whether caused by negligence or otherwise.

I understand that all purchases expire within one year from purchase date. All Sales are Final.

I fully understand the terms set forth in this form, and I hereby execute this Physical Activity Release Liability Form.



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This agreement is governed by the laws of the State of Michigan, and exclusive jurisdiction and venue shall be in the Circuit Court of Wayne County, Michigan. If any part of the agreement is determined to be unenforceable, all other parts shall be given full force and effect. The undersigned (individual, parent or guardian) acknowledges that he/she is signing this agreement on behalf of (themselves or a minor) and that the (individual or a minor) shall be bound by the terms of the agreement. This agreement shall be binding on the participant's assignees, heirs, next of kin, executors and personal representatives.

ONLINE SIGNATURE

Member Signature