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Jr. NBA Leagues Player Registration Agreement

Terms and Conditions including Release, Waiver and Indemnification Agreement

I agree to the terms and conditions of this agreement (this "Player Registration Agreement"), and I agree, warrant and covenant as follows:

- 1. PERMISSION TO PARTICIPATE. I certify that I (i) am the parent or legal guardian of the child ("Participant") being allowed to participate in the National Basketball Association ("NBA") branded youth basketball program known as "Jr. NBA Leagues", including all associated events, camps, contests, and tournaments (collectively, the "Program"), as part of a Program league administered by a local league organizer ("League Operator"); (ii) am of legal age and am freely signing this Player Registration Agreement without any inducement or assurance of any nature; and (iii) have read this Player Registration Agreement and understand that, by signing this Player Registration Agreement, I am giving up certain legal rights and remedies on behalf of myself and the Participant. I agree that the terms and conditions of this Player Registration Agreement are binding on both me and the Participant.
- 2. RELEASE OF LIABILITY. In return for the Participant being allowed to participate in the Program, I, on behalf of myself, the Participant and each of the other Releasors (as defined below), hereby release and agree not to sue RCX Sports, LLC ("RCX"), the NBA, each of the NBA member clubs, NBA Properties, Inc. ("NBAP"), and each of the respective affiliates and each of the employees, officers, directors, direct and indirect owners, sub-contractors, sponsors, business partners and agents of each of the foregoing entities, and all other participants, operators, vendors, agencies, sponsors, advertisers, and owners and lessees of premises used in connection with or related to the Program (collectively, the "Releasees") from or for, as applicable, all present and future liabilities, claims and causes of action of any kind, whether at law or in equity, that may be made by the Participant, me, my family, estate, heirs or assigns (collectively, the "Releasors") arising in any way as a result of or in connection with the Participant's participation in the Program, wherever, whenever, or however the same may occur, including but not limited to actions for property damage, personal injury or wrongful death. I understand and agree that the Releasees are not responsible for any death, injury or property damage arising out of the Program, EVEN IF CAUSED BY THEIR OWN NEGLIGENCE. I agree that prior to Participant participating in any Program event or activity, I will inspect the facilities and equipment to be used, and if I believe that anything is unsafe, I will immediately advise an official of such conditions(s) and Participant will not participate until such condition(s) is corrected. I understand that participation in the Program involves certain risks, including, but not limited to, concussion, serious injury, death or permanent disability, contact or collision with other persons or objects, head injury, spine injury, injury to the muscular or skeletal systems, injury to internal organs, scratches, bruises, contusions, strains, sprains, fractures, verbal abuse, loss and/or damage to sight, loss and/or damage to teeth, loss and/or damage to hearing, paralysis, inadequate or negligent first aid or emergency measures, weather-related hazards, and natural hazards. I am voluntarily allowing Participant to participate in the Program with knowledge of the dangers involved and agree to assume and accept all risks of such participation. I certify that the Participant is in excellent physical health and may participate in strenuous and hazardous physical activities, including basketball and other activities in the Program.



I also agree to defend, indemnify and hold harmless Releasees for all liabilities, claims, damages, causes of action, costs and expenses of any kind arising out of or in connection with Participant's participation in the Program or any and all related activities. I understand that this release and indemnification is intended to be as broad and inclusive as permitted by the laws of the state in which the Program is taking place and agree that if any portion of this Player Registration Agreement is invalid, the remainder will continue in full legal force and effect.

I hereby expressly waive all rights under Section 1542 of the Civil Code of the State of California, and under any and all similar laws of any jurisdiction. I am aware that said Section 1542 of the Civil Code provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

I hereby acknowledge, for myself and on behalf of each of the other Releasors, that the foregoing waiver of the provisions of Section 1542 of the California Civil Code is a material term and condition of this Agreement. I, for myself and each of the other Releasors, expressly acknowledge that this Player Registration Agreement shall be given full force and effect in accordance with each and all of its express terms and provisions, including those terms and provisions relating to unknown and unsuspected claims, demands, and causes of action, if any, to the same effect as those terms and provisions relating to any other claims, demands, and causes of action hereinabove described. I, for myself and each of the other Releasors, acknowledge that each is fully aware that they might hereafter discover facts or other information in addition to or different from those which they now know or believe to be true, with respect to the subject matter of the claims released in this Section 2. Nevertheless, the Releasors intend to hereby fully, finally, and forever settle and release all matters, disputes, differences, known or unknown, suspected or unsuspected, which might now exist or heretofore might exist in connection with such claims. The releases given herein shall be and remain in effect as full and complete releases notwithstanding the discovery or existence of any such additional or different facts or information.

3. INTELLECTUAL PROPERTY RIGHTS. I hereby acknowledge and agree, for myself and on behalf of Participant, that RCX exclusively and in perpetuity owns and controls any and all rights to video tape, broadcast, telecast, film, exhibit, distribute, photograph, exploit, record, print or otherwise reproduce, and any and all rights to authorize others to do so, any film, audio, depiction, audiovisual, video, image, statistic, data (of any kind), photo or sound arising from, related to or during any Program event (the "Works") in any manner whatsoever, alone or in composite and/or conjunction with other materials, in any and all media, whether now known or hereafter devised ("Media"), in or by any manner, method or device (whether now known or hereafter devised), and all other rights, privileges, benefits, matters and things incident to or arising out of all or any of the foregoing, including, without limitation, for any and all commercial purposes, including for purposes of advertising and promoting the Program.



I hereby grant, for myself and on behalf of the Participant, to RCX and the other Releasees the exclusive, perpetual, royalty-free, irrevocable, fully-paid up, worldwide right to use, exhibit, edit, disseminate, display, reproduce, print, publish, publicly perform and make any other uses of my or the Participant's image, name, sobriquet, marks, logos, voice, movements, gestures, actions, persona, signature, likeness, uniform, biomaterial, biographical material and other indicia and attributes of myself or Participant, in any manner whatsoever, alone or in composite and/or conjunction with any other materials, on, via or through any and all Media, in connection with, related to or for any purpose of: (i) any of the rights to the Works described in the foregoing paragraph; (ii) any advertising, promotion, publicity, operation or exploitation of Releasors or the Program and (iii) on the Website (as defined below) in connection with any postings of team rosters or game stories.

- COVID-19 ASSUMPTION OF RISK. I understand and acknowledge that the novel coronavirus ("COVID-19") has been declared a worldwide pandemic by the World Health Organization. COVID-19 is an extremely contagious respiratory disease that can result in serious illness or death. The virus is believed to spread primarily between individuals who are in close contact with each other and it may be possible that individuals can get COVID-19 by touching a surface or object that has the virus on it and then touching their own mouth, nose or eyes. Federal, state and local governments, as well as federal, state and local health agencies, have issued various stay-at-home orders and other rules, regulations and guidelines with respect to social distancing and the restrictions or limitations on the congregation of groups of people, the reopening of businesses and the restart of sports and sports leagues. I understand and acknowledge that the Program may put in place preventative measures to reduce the spread of COVID-19 and I expressly agree that I and the Participant shall abide by any rules and regulations implemented by the Program to carry out those measures; however, I understand that the Program cannot guarantee that I nor the Participant will not be exposed to or contract COVID-19. By participating in the Program, I knowingly and of my own free will assume the risk that myself and/or the Participant may be exposed to or contract COVID-19 and I understand that I could be increasing the risk of exposure to or contracting COVID-19, which I am fully aware could result in personal injury, illness, permanent disability or death to myself and the Participant. I voluntarily accept sole responsibility for any injury or damage to myself, the Participant or any family or household member including without limitation personal injury, illness, permanent disability or death arising out of or relating to my participation in the Program.
- 5. EMERGENCY MEDICAL TREATMENT. Permission is hereby granted for Participant to receive any and all emergency medical/dental treatment and/or first aid, including authorizing any medical treatment facility/hospital to administer emergency treatment for any illness, injury or accident resulting from participation in the Program.

In addition, I hereby authorize, give permission and voluntarily consent to having RCX, the League Operator, medical and athletic training providers appointed by RCX or the League Operator and their respective employees, agents, or affiliates to arrange, direct, sign for and consent to all routine or emergency medical care and treatment necessary to preserve the

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Participant's health in the event of accident, injury, sickness, etc. during participation in the Program. I acknowledge responsibility for reasonable charges in connection with the care and treatment rendered. I agree to the release of any medical records necessary for insurance purposes. I further acknowledge that RCX, the League Operator, and medical and athletic training providers appointed by RCX, the League Operator, and their respective employees, agents, or affiliates have not made any guarantees as to the effect of such care and treatment rendered.

6. AUTHORITY TO REGISTER AND/OR TO ACT AS AGENT. I represent and warrant to the Releasees that I have full legal authority to complete and execute this Player Registration Agreement, which may be completed and submitted via the Jr. NBA Leagues Website, or through an authorized third-party partner's website or platform (collectively, the "Website"). In addition, to the extent that I am registering on behalf of the Participant, I represent and warrant that I have been duly authorized to act as agent on behalf of the Participant in performing such registration. By proceeding with such registration, I agree that the terms of this Player Registration Agreement shall apply equally to me and to the Participant.

If this Player Registration Agreement is completed or submitted via the Website, I represent and warrant that I am the parent or legal guardian of such Participant, and I have the authority to submit the Participant's personal information in connection with this Player Registration Agreement.

- 7. LIMITATION OF LIABILITY; DISCLAIMER OF WARRANTIES. THE RELEASEES SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES RESULTING FROM:
 - ANY AND ALL DEMANDS, RIGHTS, AND CAUSES OF ACTION OF WHATEVER KIND OR NATURE, ARISING OUT OF ALL KNOWN AND UNKNOWN, FORESEEN AND UNFORESEEN, BODILY AND PERSONAL INJURIES, DAMAGE TO PROPERTY, AND THE CONSEQUENCES THEREOF, INCLUDING ANY INJURY, DAMAGE, DEATH OR DISABILITY RESULTING FROM PARTICIPATION BY THE PARTICIPANT IN THE PROGRAM, INCLUDING AS A RESULT OF THE NEGLIGENCE OF THE RELEASEES OR THE COST OF PROCUREMENT OF GOODS AND SERVICES IN CONNECTION WITH THE PROGRAM;
 - 2. THE USE OR THE INABILITY TO USE THE WEBSITE; ANY GOODS OR SERVICES PURCHASED OR OBTAINED OR TRANSACTIONS ENTERED INTO THROUGH THE WEBSITE; OR ANY UNAUTHORIZED ACCESS TO OR ALTERATION OF MY TRANSMISSIONS OR DATA, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOSS OF PROFITS, USE, DATA OR OTHER INTANGIBLE

I EXPRESSLY AGREE THAT PARTICIPATION IN THE PROGRAM OR USE OF THE WEBSITE IS AT THE PARTICIPANT'S OR MY, AS APPLICABLE, SOLE RISK. THE PROGRAM AND THE WEBSITE ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. THE RELEASEES EXPRESSLY DISCLAIM ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A

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PARTICULAR PURPOSE OR NON- INFRINGEMENT.

The Releasees make no warranty that the Website's services will be uninterrupted, secure or error free. The Releasees do not guarantee the accuracy or completeness of any information in, or provided in connection with, the Website. The Releasees are not responsible for any errors or omissions, or for the results obtained from the use of such information. I understand and agree that any material and/or data downloaded or otherwise obtained through the use of the Website is at my own discretion and risk and that I will be solely responsible for any damage to my own computer system or loss of data that results from the download of such material and/or data.

- 8. INDEMNIFICATION. I agree to defend, indemnify and hold each of the Releasees and their officers and employees harmless from and against any and all damages, costs, claims or demands, including reasonable attorneys' fees, made by any third party due to or arising out of participation by Participant in the Program (including without limitation in connection with any medical treatment offered or given to Participant) or my and/or Participant's use of the Website or the violation of any term of this Player Registration Agreement or any rules implemented by the Program from time to time.
- 9. APPLICABLE LAW; CONSENT TO JURISDICTION. This Player Registration Agreement shall be governed by and construed in accordance with the laws of the State of New York, excluding its conflict of law rules. I expressly consent and agree to submit to the exclusive jurisdiction and venue of the state and U.S. federal courts located within Manhattan, New York (and any court having appellate jurisdiction therefrom) in all disputes arising out of or relating to this Player Registration Agreement. I agree that a final judgment in any such action, litigation or proceeding is conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.
- 10. USE OF PERSONAL INFORMATION. The Releasees may use Personal Information (as defined below) for the purposes of operating the Program, order processing, fulfillment, customer service, and renewal or as otherwise described herein, in the Jr. NBA Leagues Privacy Policy located at https://www.jrnbaleagues.com/privacy-policy/, or in writing at the time that such Personal Information was collected. Without limitation, Releasees may use any Personal Information for the purposes of promoting or marketing the Releasees' programs, services, and events. "Personal Information" shall include any information about users of the Website obtained by the Releasees or any information provided to the Releasees by myself.
- 11. NO USE OF MARKS. I understand that I shall have no right to use any of the NBA Marks (as defined below) or any of the RCX Marks (as defined below) for any purpose whatsoever without the prior written approval of the Releasees in each instance (such approval to be granted or withheld in the Releasees' sole discretion after a formal request process has been initiated by me). For the purposes of this Agreement, "NBA Marks" means the names, symbols, emblems, designs, and colors of the NBA and its member teams, including, without limitation, the terms "National Basketball Association", "NBA", the NBA logo, the Program name and logo, as well as the full team names, nicknames, uniform designs, logos and slogans of the NBA member teams, and any other indicia adopted for commercial purposes by the NBA or any of its member teams.



For the purposes of this Agreement, "RCX Marks" means the names, logos, symbols, emblems, and designs of RCX and its affiliates and any indicia adopted for commercial purposes by RCX or any of its affiliates. I acknowledge and agree that all right, title and interest in and to the NBA Marks and RCX Marks belong to the NBA and RCX, respectively. I agree that the NBA Marks and RCX Marks possess a special, unique and extraordinary character that makes the assessment of the monetary damages that would be sustained by their unauthorized use difficult. Notwithstanding anything to the contrary herein, I recognize that irreparable injury would be caused by the unauthorized use of any of the NBA Marks or RCX Marks, and agree that injunctive and other equitable relief from a court of competent jurisdiction would be appropriate in the event of such unauthorized use, and that such remedy would not be exclusive of other legal remedies. I recognize that the great value and goodwill associated with the NBA Marks and RCX Marks belongs to the NBA and RCX respectively and that such marks have secondary meaning.

- 12. SEVERABILITY. I further expressly agree that this Player Registration Agreement is intended to be as broad and inclusive as is permitted by law and that if any provision of this Player Registration Agreement shall be unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from this Player Registration Agreement and shall not affect the validity and enforceability of any remaining provisions.
- 13. ELECTRONIC COMMUNICATIONS AND ELECTRONIC SIGNATURES. I agree to be bound by this Player Registration Agreement via handwritten signature or through electronic transmission (as applicable). If through electronic transmission, I agree that when in the future I click on an "I agree," "I consent," or other similarly worded "button" or entry field with my mouse, keystroke, or other computer device, my agreement and consent to this Player Registration Agreement will be legally binding and enforceable and the legal equivalent of my handwritten signature.

BY INDICATING MY ACCEPTANCE OF THIS PLAYER REGISTRATION AGREEMENT VIA THE WEBSITE OR BY SIGNING THIS PLAYER REGISTRATION AGREEMENT, I AM AFFIRMING, FOR MYSELF AND ON BEHALF OF THE PARTICIPANT, THAT I HAVE READ AND UNDERSTAND THIS PLAYER REGISTRATION AGREEMENT AND FULLY UNDERSTAND ITS TERMS. I UNDERSTAND THAT THE PARTICIPANT AND I, AND THE RELEASORS ARE GIVING UP SUBSTANTIAL RIGHTS, INCLUDING THE RIGHT TO SUE. I ACKNOWLEDGE THAT I AM EXECUTING/SIGNING THIS PLAYER REGISTRATION AGREEMENT FREELY AND VOLUNTARILY, AND INTEND BY MY ACCEPTANCE TO BE A COMPLETE AND UNCONDITIONAL RELEASE OF ALL LIABILITY TO THE GREATEST EXTENT ALLOWED BY LAW.

I have read this Player Registration Agreement and understand its contents and intend to be legally bound hereby.