



Griffin Fitness Studio Waiver of Liability

You here by acknowledge that use of and access to the premises, facilities, services, and equipment of Griffin fitness studio, LLC involves a risk of injury to you, your guest and your family, whether caused by the actions or negligence of you, someone else or Griffin fitness studio or its employees, or independent contractors. Specific risk may vary from one activity to another and the risk range from minor injuries to major injuries, such as catastrophic injuries including death. In consideration of your acceptance of the benefits of this contract and being permitted to enter any facility of Griffin fitness for any purpose you understand and voluntarily except this risk and agree that Griffin fitness studio, it's employees, owners, officers, directors, agents, assigns, volunteers, and independent contractors will not be liable, and you forever give up and waive any claims or demand, for any injuries including, without limitation, Personal, bodily, or mental injury, death, economic loss or any damage to you, your spouse, guest, and unborn child, or relatives resulting from the negligence of Griffin Fitness studio, or anyone on Griffin fitness studio's behalf or anyone else, whether related to fitness and exercise activities or not. You agree to indemnify, defend and hold griffin fitness studio harmless from any loss, liability, damage or defense costs, including attorneys fees, and connection for personal injury, wrongful death or property damage caused by your negligence or other wrongful act or omission, or brought by you, your guest, or minor children, even if Griffin Fitness studio was negligent. You further agree that griffin fitness studio will not be responsible or liable for any loss, theft, or damage to any of your property on or about the premises of griffin fitness studio including, but not limited to any personal property left in the locker or automobile. You further agree that the foregoing release of liability and assumption of risk is intended to be as broad and inclusive as is permitted by the laws of California and that if any portion hereof is held invalid, the balance shall continue to be in full force and effect.

Printed name: _____

Signed: _____ Date: _____