CTA EVENTS RELEASE OF LIABILITY, WAIVER OF RIGHTS, ASSUMPTION OF RISK AND INDEMNITY AGREEMENT PLEASE READ THE ENTIRE DOCUMENT CAREFULLY BEFORE SIGNING

In consideration of being allowed to participate in the activities as set forth below (the "Activities") of CTA HIGHFLYERS, LLC, d/b/a CTA – Champion Training Academy, I represent and agree as follows:

I AGREE to participate in the Nerf Activities only while wearing the protective eye goggles and safety equipment vests required, to follow the instructions of the CTA Staff and, if I believe it unsafe, to immediately discontinue my participation. I represent that I am qualified, in good health, and in proper physical condition to participate in the Activities.

I UNDERSTAND having an event/party at CTA that information on risks involved in participation of any activities are posted for any guests attending event to review. I UNDERSTAND that I have the duty to act as a reasonably prudent person when participating in the GYM, BOUNCE HOUSE AND NERF Activities.

I UNDERSTAND that the Activities in their various forms are INHERENTLY DANGEROUS AND HAZARDOUS and involve serious risks, many of which are inherent and may not be eliminated by the use of ordinary care. Those inherent risks include but are not limited to, the following:

Nerf Guns involves participants shooting at each other with air-powered nerf guns of various types; ACTIVITY INVOLVES being hit by Velcro-tip sponge darts shot by others; NERF GAMES INVOLVE running, jumping, crawling, climbing, falling, and hiding.

Bounce House involves throwing a ball into a hoop, CRAWLING, CLIMBING, and JUMPING. SLIDING and climbing up and down slopes is without the assistance of STAFF. NO shoes or sharp objects allowed in the bounce house. I will respect the weight and quantity requirements of people in a bounce house posted.

Trampoline and foam pit involves participants jumping and climbing ropes at the same time. Contact with another participant is a risk involved while participating in the trampoline – foam pit area. Trampoline is only for jumping. We do not allow tumbling on the trampoline due to risk that could occur to the person or a participant getting in their way. Equipment and mats that involve participants jumping and climbing on and off involves risk. We do not allow tumbling on the spring floor during events. If tumbling occurs, there is a risk of running into another person or a person running into the tumbler.

I UNDERSTAND that these Activities involve substantial risks including, but not limited to, risks associated with the conditions in which the Activities take place; and the actions or inactions of other persons, including staff and other participants, including those attributable to inexperience, negligence, carelessness, or mistakes of judgment. I UNDERSTAND THE NATURE OF THE ACTIVITIES, I AGREE TO THE TERMS CONTAINED IN THE DESCRIPTION OF THE ACTIVITIES, I FULLY ACCEPT AND ASSUME ALL RISKS ASSOCIATED WITH THE ACTIVITIES, AND I ASSUME ALL RESPONSIBILITY FOR LOSSES AND DAMAGES WHICH I MAY SUFFER AS A RESULT OF MY PARTICIPATION IN THE ACTIVITIES.

I ACKNOWLEDGE that these Activities involve risks to myself and to others at my party/event of serious bodily injury, including permanent disability, paralysis and death, emotional injury, and damage or loss of personal property which may be caused by my own actions or inactions, by others, or by the conditions in which the Activity takes place.

I ACKNOWLEDGE that I am responsible for my own safety. I recognize that injuries may occur and medical treatment may not be immediately available at my party/event. I ACKNOWLEDGE that there may be other risks not now known to me or not readily foreseeable but I fully accept and assume all such risks, whether or not identified above, and I assume all responsibility for losses and damages which I may suffer as a result of my participation in this Activity.

I ACKNOWLEDGE that Releases are available for distribution to guests attending my party/event.

minor.

I HEREBY RELEASE, FOREVER DISCHARGE, AND AGREE TO INDEMNIFY AND HOLD HARMLESS Releases, any parent, related and/or subsidiary corporations, partnerships, companies and entities, their respective owners, administrators, directors, agents, officers, volunteers, and employees; and the owners and lessors of the property on which the Activities take place ("Released Parties") from any and all liability, claims, demands, losses, costs and damages arising or to arise, directly or indirectly, or whole or in part, from the Activities.

I CONSENT to the use without compensation by Released Parties of photographs and video recordings made of me or the minor identified below while participating in the Activities or using the Additional Services and agree that all such materials, including negatives, are the sole property of the Released Parties. If you have any questions about this form or its contents, or if you have a medical or other condition, which may affect your ability to participate in the Activities, please contact a company representative immediately.

I CONSENT, agree and understand it is my responsibility to inform ALL guest attending my Party/EVENT of ASSUMPTION of risk involved in participation and photography at event.

I HAVE HAD SUFFICIENT OPPORTUNITY TO READ AND HAVE READ AND UNDERSTOOD THE FOREGOING RELEASE OF LIABILITY, WAIVER OF RIGHTS, ASSUMPTION OF RISK AND INDEMNITY AGREEMENT AND AGREE TO BE BOUND BY ITS TERMS:

I UNDERSTAND THAT I WILL GIVE UP SUBSTANTIAL RIGHTS BY SIGNING IT; WARRANT THAT I AM NOT UNDER THE INFLUENCE OF DRUGS OR ALCOHOL AND THAT I AM AWARE OF NO OTHER IMPEDIMENTS THAT WOULD PREVENT ME FROM ENTERING INTO THIS CONTRACT;

I AM SIGNING IT FREELY AND OF MY OWN FREE WILL AND WITHOUT ANY INDUCEMENT OR ASSURANCE OF ANY NATURE NOT STATED HEREIN;

I INTEND IT TO BE A COMPLETE AND UNCONDITIONAL RELEASE OF LIABILITY, WAIVER OF RIGHTS, ASSUMPTION OF RISK AND INDEMNITY TO THE GREATEST EXTENT ALLOWED BY LAW: AND

I AGREE THAT IF ANY PORTION OF THIS AGREEMENT IS HELD INVALID THE REMAINDER SHALL CONTINUE IN FULL FORCE AND EFFECT.

PRINTED NAME	SIGNATURE	DATE
Email:	Phone:	
	ADULT CONSENT AND ASSUMPTION OF RESPONSIBILITY FOR M	MINORS
	(If you are signing for a Participant under the age of 18)	
I, the parent/legal guardian of the minor (pa	rticipant under the age of 18), have read and reviewed the above Release of Li	iability, Waiver of Rights, Assumption of Risk and
use of equipment and participation in the A	s of the same on behalf of the minor to the same extent as if I were signing on a ctivities involves a risk and danger of injury, and it is my express desire that the land parties a service of the second of the s	ne minor participant in the Activities, risk of injury
	ed Parties permission to treat the above minor in case of emergency or accident	1 1

familiar with the minor's experience and capabilities, and believe the minor to be qualified to participate. I do further represent and warrant to the Released Parties that I am the natural parent / duly appointed legal guardian of the minor child described herein and am in all respects legally authorized to execute this agreement on behalf of the

CHILD'S (PRINTED) FIRST NAME:	LAST NAME	
PRINTED NAME	SIGNATURE	DATE