



Mix It Up Sports 'LLC' /competitor Contract

Agreement between, Mix It Up Sports 'LLC' and _____ for the event Grand Master Eddie Butcher's Together We Stand Karate Tournament held on _____ 2018

LOCATION: STONEWALL JACKSON HIGH SCHOOL 8820 RIXLEW LANE Manassas, VA 20109

1. Participation: The participant hereby agrees to participate in **Mix It Up Sports 'LLC'** event on the date specified above. The participant will partake to the full extent of his ability and agrees to comply fully with all rules, regulations, and requests of **Mix It Up Sports 'LLC'** and in connection with the event. The participant acknowledges that rules of the event include the responsibility wearing a mouthpiece and groin protections in all fights. Participant must follow all rules and regulations for this event promoted by **Mix It Up Sports 'LLC'**

2. Risk of injury and Medical Clearances: The participant must acknowledge that the Event presents the potential and high risk of injury to himself, as in the nature of Amateur Boxing competition. Due to the rigorous and strenuous nature of this type of competition, there may be a probability of the Participant suffering serious injury even with proper ring/mat/cage supervision and ringside medical support. Participant is fully aware of these risks as a fighter and fully assumes all such risk of injury resulting from the Participant's competing in the Event. In the event of such an injury, Participant agrees solely to bear full and complete cost of all medical treatment and all other costs in connection with such an injury.

3. Indemnity: The participant agrees to indemnify and hold the Company, each sponsor and its advertising agencies, and shareholders, directors, agents, officers, employees, licensees, successors and assigns of each of the foregoing, and each of term, harmless from and against any and all liability, loss, damage, cost, action, cause of action, charges, claims, demands, recoveries, judgments, penalties and expenses, including attorneys' fees, which Company or any of the foregoing may suffer by reason of the use of any materials or services furnished by Participant hereunder.

4. Telecasts and Theatrical Exhibition: The Company shall have the right in perpetuity throughout the world to exploit the Event by Any means and any manner and in any media now known or hereafter developed, including but not limited to all forms of television production and broadcast (e.g., cable, syndicated, network, and pay-per-view), DVD distribution, and Company video distribution, theatrically, non-theatrically, and in other markets.

5. Owner of the event: The Company shall own the perpetuity all rights of whatever kind and character throughout the universe in and to the Event, all films, recordings, prints, and copies thereof and the results and proceeds. Company shall have the right, but not the obligation, to obtain all copyrights, copyright renewals and any other protection whatsoever therefore. Company shall have the right to determine the length and format of may filmed or taped version of the Event, and at any time, and from time to time, Company shall have the right to cut, edit, add to, subtract from, arrange, rearrange and revise and combine the film or tape of the Event with other material in any manner that Company may determine in its sole disruption. Company shall be entitles to use portions of the film or tape of the Event as a trailer or other use to promote, or to be used in conjunction with the Event and/or film or tape of any other event or production and/or other media presentation of such event.

6. Warranties: The Participant represents warrants and agrees:

- a. That he/she is free to enter into the Agreement and is not subject to any obligations, covenants and agreements to be kept or performed hereunder.
- b. That he/she has not made and will not make any agreement, commitment, grant or assignment, which could or might be inconsistent or conflicting with the Agreement and has not done, and will not do, any act or thing which could or might impair the value of, or interfere with Company's enjoyment of, the rights granted and Participant's participation hereunder.
- c. That the participant is in excellent physical and medical health, able to engage in the type of combat contemplated by the Event without posing an additional risk to himself or others.

7. Participant's Obligations:

- a. Participant shall arrive at the site of the Event no less than 2 hours prior to the start of Event.
- b. Participant shall make him/her reasonably available to Company for press conferences, promotional taping, or any other related events requested by Company.
- c. Participant shall fight/compete to the best of their ability and comply immediately with every request made by the referee, Company, or by any local or State athletic commission governing body.
- d. Participant shall comply with all **Mix It Up Sports 'LLC'** Rules and Regulations.
- e. The participant must contact the Company if he is not able to compete in event for any reason.

8. Mix It Up Sports 'LLC' Obligations: a. **Mix It Up Sports 'LLC'** will award the winner with a trophy and or medal for winning their bout .

IN WITNESS WHEREOF, the parties hereto have executed the Agreement as of the date written above.

Print Name (Clearly) _____

Sign Name _____ Date _____

Street Address _____ City _____ State _____

Phone (____) _____ - _____ Email _____

Mix It Up Sports 'LLC' Rep. _____ Date _____

Mix It Up Sports 'LLC'

PO BOX 826 Manassas VA 20113

Model Release

I hereby give my consent to Tim Tibbs and **Mix It Up Sports 'LLC'**, his legal representative, successors or assigns, that they shall have the absolute right and permission to copyright, publish, use, sell or assign any and all videotape, photographs, whether apart from or in connection with, illustrative of written matter, story, or news item, or for trade, advertising or reproductions thereof in color or otherwise.

I hereby release, discharge, and agree to save harmless their legal representatives or assigns and all persons acting under their permission or authority or those for whom they are acting, from any liability by virtue of any blurring, distortion, alteration, optical illusion, or use in composite form whether intentional or otherwise, which may occur or be produce in the taking of said picture or the publication thereof. I hereby waive any right that I may have to inspect and/or approve the finished product or the advertising copy that may be used in connection therewith or the use to which it may be applied. I hereby warrant that I am of full age and have every right to contract in my own name in the above regard. I state further that I have read the above authorization and release, prior to its execution, and that I am fully familiar with the contents thereof.

This RELEASE of Liability is a Legal Contract binding upon You, (The Mix It Up Sports "LLC"), the Promoter (Tim Tibbs) named above, and any and all of these companies, federations or organizations associates, officials, employees and staff related to the event named above. You hereby consent and agree to completely accept alone any and all risks of injury or death, and You verify and confirm all of the below statements by placing your initials at each numbered item as well as signing your full name below.

READ IT CAREFULLY AND OBTAIN LEGAL ASSISTANCE IF YOU DO NOT UNDERSTAND IT.

1. _____ - **Voluntary Application.** I, the undersigned, acknowledge and state that I have ACCEPTED to compete in the EVENT NAMED ABOVE on the DATE NAMED ABOVE.
2. _____ - **Assumption of risk.** I am aware and understand that in general, full contact fighting is a dangerous and hazardous activity, and in particular, the techniques and methods of this convention, all in which as a competitor in this competition, I shall be participating, is an extremely dangerous and hazardous event. I am voluntarily and of my own free will submitting an application to compete in this event with full knowledge and understanding of the hazards involved.
3. _____ - **Release.** In consideration for (a) being accepted as a competitor of the EVENT NAMED ABOVE on the DATE NAMED ABOVE, (b) being entitled to participate in activities Sanctioned by the **The Mix It Up Sports "LLC" and affiliates**), and Promoted by the PROMOTER named above and (c) being permitted to use facilities and equipment, whether owned or leased by **The Mix It Up Sports "LLC"**), and or the PROMOTER named above and all associates, officials, employees, staff and fellow participants and trainers/coaches. I hereby agree that I, my heirs, distributes, guardians, successors in interest and legal representatives (collectively referred to as "Releasor") will not make a claim or file an action or suit against, sue, or attach the property of (a) the EVENT NAMED ABOVE on the DATE NAMED ABOVE which would include **The Mix It Up Sports "LLC" and affiliates**), and the PROMOTER named above or any and all of their officials, affiliated organizations, and/or their directors, officers, employees, agents or managers, fellow participants, trainers, and (b) any or all manufacturers, distributors, wholesalers, suppliers and/or retailers of the facilities and equipment I will use in connection with any and all activities Sanctioned by **The Mix It Up Sports "LLC" and affiliates**, and or Promoted by the PROMOTER named above and any and all of these companies, federations or organizations associates, officials, employees and staff (collectively referred to as the "suppliers"), **The Mix It Up Sports "LLC" and affiliates**), and the PROMOTER named above and any and all of these companies, federations or organizations associates, officials, employees and staff, and the Suppliers shall collectively be referred to as "Releases), for damages, injury, emotional distress claims, bodily injury claims, and punitive damages, whether known or unknown, foreseen or not, due to or resulting from the acts, conduct, negligence, or misfeasance of, or omissions or failures to act by, the Releases, or any of them.
4. _____ - **Health Advisory and Condition.** I hereby acknowledge and understand that participating in this event involves extremely strenuous physical activity and heavy physical contact, and that I have been advised to consult a physician before commencing and undertaking such activity. I hereby represent that, to the best of my knowledge, I am in good physical health and condition, sufficient to undertake this dangerous and hazardous competition.
5. Executed in the City & State as listed above on the _____ day of the month of _____, in the year 20____.

Applicant/Releasor: Signature: _____ PrintName _____ PARENT CONSENT IF

UNDER 18 Applicant/Releasor:Signature: _____ PrintName _____

PLEASE RETURN THIS FORM WITH YOUR CHECK, Payable to Mix It Up Sports "LLC" Mail to: MIX IT UP SPORTS PO BOX 826 Manassas Va 20113 * Deadline JULY, 2018, no refunds payments are final. At the door is excepted must contact tibbstimothy@hotmail.com for approval

\$65 one EVENT \$75 two EVENTS

ONE EVENT \$65

TWO EVENTS \$75

TOTAL EVENTS ()

Total CHECK AMOUNT _____