

RELEASE OF LIABILITY AND INDEMNIFICATION AGREEMENT

I the undersigned, agree and understand that:

1. Voluntarily and of my own free will, I elect to participate or if under 18 allow my child to participate in events at this facility at my/our own risk. I understand that as a spectator, myself and/or my children enter this facility at our own risk.
2. I understand that there are certain risks and hazards involved in participating in or attending event(s) which may result in injury or death to me or other players, including, but not limited to those hazards associated with weather conditions, playing conditions, equipment and/or other participants.
3. I hereby acknowledge that I/my child is physically capable of participating in this event. I authorize the directors or staff to act for me to the best of their judgement in any emergency situation where I (or parent if under 18) am incapable of making a decision. I agree to pay for any such medical expenses that are a result of this emergency care.
4. I understand that the very nature of the Event/Activity is hazardous and risky. Further I the undersigned player, agree that in consideration for the right to participate, and in consideration for permission to utilize the fields, courts, premises, parking area and venue I agree to and accept the following:
 - a. I voluntarily elect to accept and assume all risks and injury incurred or suffered by me: (1) while playing or practicing as a member of the team so designated; (2) while serving or being present in a non-playing capacity during play or practice by other teams or by other players on a team, and (3) while on or upon the premises of any and all the areas of the premises including all outdoor areas such as parking areas and outdoor courts, to all inside areas such as courts, hallways, bathrooms, lounges, offices and non-playing surfaces.
 - b. I release and discharge and agree not to sue: Champion Sporting Events, S & S Events, Central Florida Pickleball, Orlando Sports Center ("OSC"), Orlando Volleyball Academy, Inc. ("OVA"), Tampa Bay Volleyball Academy, LLC, ("TBVA), OVA TBVA Main, North, Longwood, or Tampa", not Jay Laxmi Enterprises LLC Inc., the court owners, or their offers, associations, employees or an person or entity connected with the team, league, or field/courts for any claims, damages, suits, losses, liabilities, fines, penalties, and expenses (including reasonable attorney's fees) which I may have now or may in the future have as a result of injuries or damages sustained or incurred by me from whatever cause including but not limited to negligence, breach of contract, or wrongful conduct of any party(ies) hereby released.