I understand that this Release and Waiver of Liability governs all rights and liabilities relating in any way to the receipt by me from Combine Basketball, LLC and/or its agents of Services, as that term is defined below. I have read, understand, and agree to be bound by the terms below.

Definitions “Services” shall mean any and all manner of goods and services offered by Combine Basketball, LLC or any other Released Party to you. These services, which may take the form of training, treatment, team activities, swimming, consulting, and the like, expressly include but are not limited to: evaluations; rehabilitation; reconditioning; performance planning; performance training (including strength & conditioning training, speed & quickness training, plyometric training, and the like); recovery and regeneration training; sports nutrition consultation; supplement and nutrition provision; any consultation related to any item in this list; injury reduction and treatment; technical and tactical instruction; performance enhancement. “Training” shall mean any act, omission, or other activity required of you or carried out by you in relation to the Services.

“Released Parties” shall mean all Combine Basketball, LLC staff and employees and all related governmental entities, Adidas, along with, in relation to the previously-listed respective Released Parties, all of their officers, directors, shareholders, insurers, partners, employers, agents, successors, contractors, assigns, affiliates, parent corporations, affiliated corporations, and subsidiary corporations.

Terms And Provisions
The risk of injury from participation in sporting events and other strenuous physical activity, including Training, is significant, including the potential for permanent paralysis, other serious injury, and/or death. I KNOWINGLY AND FREELY ASSUME ALL SUCH RISKS of participation in Training, including, without limitation, risk arising from or relating in any way to the condition of the facilities, equipment, fields, and surrounding premises, the actions of persons other than myself, my own actions, and travel to and from the Training.

I UNDERSTAND THAT THE RELEASED PARTIES MAKE NO WARRANTIES and shall in no event be responsible or liable for the defective or dangerous condition of the facilities, equipment, fields, and surrounding premises, except to the extent such condition(s) result(s) solely from the gross negligence or intentional acts of a Released Party.

I will use Combine Basketball LLC facilities, including swimming pool, at my own risk. Combine Basketball LLC will not be held responsible for the injuries sustained by me or any student athletes, guests, occupants, or participants when using the swimming pool, and I will indemnify Combine Basketball LLC for any actions resulting from injuries to me and/or any student athletes, guests, occupants, or participants using our facilities. I understand that while using the swimming pool and all of its attachments, structures, and amenities at 2640 Sam Newell Rd. Matthews, NC 28105, I knowingly and freely assume all such risks and do not hold Combine Basketball LLC liable for any injury or death.

I UNDERSTAND THAT THE RELEASED PARTIES MAKE NO WARRANTIES and shall in no event be responsible or liable for the defective or dangerous condition of the swimming pool, facilities, equipment, fields, and surrounding premises, except to the extent such condition(s) result(s) solely from the gross negligence or intentional acts of a Released Party.

I AGREE THAT THE RELEASED PARTIES SHALL NOT BE LIABLE for any claims, demands, injuries, damages, actions, or causes of action that arise in whole or in part due to the simple negligence of the Released Parties, or any of them. FURTHERMORE, I FOREVER RELEASE AND DISCHARGE, AND AGREE TO INDEMNIFY AND HOLD HARMLESS, the Released Parties and from and in relation to all claims, demands, injuries, damages, actions, or causes of action that arise from or relate in any way to my participation in the Training, other than such claims, demands, etc. that arise solely from the gross negligence or intentional acts of a Released Party I FURTHER WARRANT AND CERTIFY that I have no health conditions or defects that would prevent me from participating safely in the Training, that I have taken every reasonable act necessary to make this warranty and certification in relation to such participation, and that I am otherwise sufficiently fit and healthy to so participate.

I WARRANT AND UNDERSTAND that it is my sole and personal responsibility to obtain insurance to compensate for any and all injuries which might arise from my participation in the Training, and furthermore agree to look solely to such insurance to cover losses resulting from any injuries, regardless of fault, and waive all rights of subrogation on behalf of any and all Released Parties which may now or ever exist as a result of such insurance.

IN ANY EVENT, THE LIABILITY OF A RELEASED PARTY TO ME FOR ANY REASON AND UPON ANY CAUSE OF ACTION SHALL NOT EXCEED THE AMOUNT ACTUALLY PAID BY ME TO Combine Basketball, LLC DURING THE TWELVE MONTHS IMMEDIATELY PRECEDING MY ASSERTION OF SUCH CLAIM. THIS LIMITATION APPLIES TO ALL CAUSES OF ACTION IN THE AGGREGATE, INCLUDING, WITHOUT LIMITATION TO EQUITY, BREACH OF CONTRACT, BREACH OF WARRANTY, NEGLIGENCE, STRICT LIABILITY, MISREPRESENTATIONS, AND OTHER TORTS.

If any paragraph, subparagraph, sentence or clause of this Agreement shall be adjudged illegal, invalid or unenforceable, the balance of the Agreement shall remain in full force and effect. This Agreement shall be construed and interpreted under North Carolina and South Carolina State law. Any lawsuit or claim arising from or relating in any way to Training, Services, and/or this Agreement shall be brought, if at all, in North Carolina or South Carolina. I have read this Agreement, fully understand its terms, understand that I have given up substantial rights by signing it, and sign it freely and voluntarily. I acknowledge that I have received valuable consideration in relation to my execution of this Agreement, which I understand to be a prerequisite to my receipt of Services. Finally, I understand that this Agreement shall be of full force and effect as to any and all Services I receive from the Released Parties, without regard to the date or timing of such service.

Terms of Service - I agree to allow Combine Basketball, LLC and representatives of Combine Basketball, LLC to release academic and athletic information to other sources in regards to my child or myself. I give Combine Basketball, LLC permission to publish the likeness of my child or myself and supply information about my child or myself on their national website. I understand the terms of this agreement are year round.

I agree to follow the rules as determined by Combine Basketball, LLC in regards to personal behavior including refraining from the use of alcohol, drugs or tobacco while on the premises of housing or lodging provided by Combine Basketball, LLC or representing Combine Basketball, LLC. I release Combine Basketball, LLC and representatives thereof of any legal liability that might arise if I am injured at any point while under the supervision of Combine Basketball, LLC. I understand that any damages caused by my child or myself to Combine Basketball, LLC property or properties being used by Combine Basketball, LLC will result in me having to pay the full cost of replacement or repair by signing this form, I attest that I am either the named athlete and I am over 18 years of age or I am the parent or legal guardian of this athlete. By signing this document I agree to all terms set forth.