



Membership Agreement

Pure Water Outpost, LLC (d/b/a PWO Training Center)

1. **AGREEMENT** - This agreement (“Agreement”) is between Pure Water Outpost, LLC d/b/a PWO Training Center (“PWO”), having its main facility at 1024 Highway A1A, Satellite Beach, FL 32937 and the undersigned member (“Member”). This Agreement is effective as of the execution date below.

2. **MEMBERSHIP** - Member selects the following membership option(s):

a. **Membership (the “Basic Membership”):**

Member chooses Basic Membership only - Basic Membership will commence on the day this Agreement is executed, and recur monthly for a period of (12) months. Provided that Member is not in default of this agreement and subject to the terms and conditions hereof, the membership will automatically renew after (12) months at the full published rate. Basic Membership to the facility will include use of the surf-skate wall during Open Skate hours, physical and mental conditioning through various classes and facility components with a focus on balance, breathing, functional movements & surf techniques. Basic Membership does not include the After School Program, Homeschool Program, PWO Surf School, PWO Foundation Training or PWO Surf Performance Training, or other Multi-Class Programs that PWO may add.

b. **Multi-Class Programs (select all that apply):**

Member does NOT choose any Multi-Class Programs at this time

After-school (A) Program Monday/ Wednesday -Participant shall pay a charge of \$125/month for the twice per week After-school (A) Program. Each 2-day per week program is limited to 35 Participants. Participant may opt to choose both After-school Programs by selecting and paying fees for both programs.

After-school (B) Program Tuesday/ Thursday -Participant shall pay a charge of \$125/month for the twice per week After-school (B) Program. Each 2-day per week program is limited to 35 Participants. Participant may opt to choose both After-school Programs by selecting and paying fees for both programs.

Homeschool (A) Program Monday/ Wednesday -Participant shall pay a charge of \$125/month for the twice per week After-school (A) Program. Each 2-day per week program is limited to 35 Participants. Participant may opt to choose both Homeschool Programs by selecting and paying fees for both programs.

Homeschool (B) Program Tuesday/ Thursday - Participant shall pay a charge of \$125/month for the twice per week After-school (B) Program. Each 2-day per week program is limited to 35 Participants. Participant may opt to choose both Homeschool Programs by selecting and paying fees for both programs.

Foundation Training Program Tuesday/Thursday - Participant shall pay a charge of \$150/month for twice a week Foundation Training (a pre-requisite to Surf Performance Training). Graduation from Foundation Training is at Instructor’s discretion. This program is limited to 15 Participants.

Surf Performance Training (A) Program Monday/Wednesday/Friday - Pre-requisite: Foundation Training. Participant shall pay a charge of \$225/month for three times a week Surf Performance Training after graduating Foundation Training (or with discretion of Instructor). This program is limited to 15 Participants.

Surf Performance Training (B) Program Tuesday/Thursday/Friday - Pre-requisite: Foundation Training. Participant shall pay a charge of \$225/month for three times a week Surf Performance Training after graduating Foundation Training (or with discretion of Instructor). This program is limited to 15 Participants.

c. Sales Tax: Notwithstanding any other provisions of this Agreement, Member understands and agrees that the amount of the monthly membership dues is based on current sales tax rates and to the extent such rates should increase during your membership, PWO has the right to increase Member's monthly membership dues by the amount of such increase. Any such increase shall be paid to PWO via the Designated Billing Company.

d. Payments: Member hereby authorizes the Designated Billing Company selected by PWO to draw items (checks, electronic fund transfers, charge card, and/or credit card) for the purpose of paying the membership dues, including any late fees, NSF, or service fees, as well as other purchases on the account. PWO hereby reserves the right to change the Designated Billing Company at its discretion and without warning. If such a change is made, the full terms and conditions of this Agreement will continue to apply, and Member agrees to authorize the new Designated Billing Company to continue drafting Member's account.

e. Defaults: Should Member default on any payment obligation as called for in this Agreement, PWO will have the right, but not the obligation, to declare any remaining balance due and payable. A default occurs when any payment due under this agreement is more than ten days late or there is a violation of the other terms and conditions under this Agreement or the Rules and Regulations. In the event of default, PWO may terminate the access to the facility, but the Member shall continue to make the remaining monthly payments under their Membership agreement, if PWO selects, in its sole discretion, not to accelerate the obligations. Should any monthly payment become more than ten days past due, Member will be charged a late fee of \$20. An additional service fee of \$35 will be charged for any check, draft, credit card, or order returned for insufficient funds or any other reason. Member agrees to pay all costs of collection, including but not limited to collection agency fees, interest, court costs, and attorney fees.

f. Membership Card: PWO may require Member to furnish Membership identification as a condition of using this facility, and such identification shall be provided to Member by this facility within a reasonable time upon execution of this Agreement. [s. 501.017(1)(f), F.S.]

g. Renewal: Provided that Member is not in default of this agreement and subject to the terms and conditions hereof, the membership will automatically renew at the full published rate. Renewal terms may be cancelled at any time provided a 30-day written notice is delivered to PWO through a cancellation form available at the front desk. Each renewal term will be for twelve (12) months. In no event shall the initial term of the Agreement be for a period in excess of (36) months. Member agrees that if Member fails to use PWO facilities that shall not release the Member from the obligation to make all payments required by the terms of this Agreement.

- 3. THREE-DAY RIGHT OF RESCISSION** - This contract provides for the penalty-free cancellation of the contract within 3 days, exclusive of holidays and weekends, of its making, upon the mailing or delivery of written notice to PWO, and refund upon such notice of all moneys paid under the contract, except that PWO may retain an amount computed by dividing the number of complete days in the contract term or, if appropriate, the number of occasions services are to be rendered into the total contract price and multiplying the result by the number of complete days that have passed since the making of the contract or, if appropriate, by the number of occasions that health studio services have been rendered. A refund shall be issued within thirty (30) days after receipt of the notice of cancellation made within the 3-day provision. [s. 501.017(1)(a), F.S.]
- 4. NOTICE OF CANCELLATION** - Notice of intent to cancel by the Member shall be given in writing to PWO. The notice of cancellation from the consumer terminates automatically the consumer's obligation to any entity to whom PWO has subrogated or assigned the consumer's contract. If PWO wishes to enforce the contract after receipt of the notice, it may request the department to determine the sufficiency of the notice. [s.501.017(1)(b)2, F.S.]
- 5. SUSPENSION/TERMINATION OF MEMBERSHIP BY PWO** - PWO has the right to suspend and/or terminate any membership for non-payment of dues, fees, or for behavior inimical to the enjoyment of the PWO facilities by other members and staff for any reason deemed sufficient in the sole discretion of PWO. If PWO becomes temporarily unavailable due to an event such as fire, flood, loss of lease, or the like, PWO will extend the Member's membership privileges for the period the facilities were unavailable.

ADDITIONAL CANCELLATION / TERMINATION TERMS:

a. Closed for Business or Relocation - If PWO goes out of business or relocates more than 5 miles from the current address, Member is entitled to cancel the Agreement and receive a refund for any unused portion of the Term. The Member should contact the Department of Agricultural and Consumer Services for information within 60 days should PWO go out of business.

b. Refunds - If a refund is due to Member, the refund shall be computed by dividing the contract price by the number of weeks in the membership term and multiplying the result by the number of weeks remaining in the membership term. The business location of PWO shall not be deemed out of business when:

- i. Temporarily closed for repair and renovation of the premises;
- ii. Upon sale, for not more than 14 consecutive days; or
- iii. During PWO's current ownership, closed for not more than 7 consecutive days and not more than 2 periods of 7 consecutive days in one calendar year.

c. Upon Member's Death or Disability - This contract provides for the cancellation of the contract if the buyer dies or becomes physically unable to avail himself or herself of a substantial portion of those services which the buyer used from the commencement of the contract until the time of disability, with refund of funds paid or accepted in payment of the contract in an amount computed by dividing the contract price by the number of weeks in the contract term and multiplying the result by the number of weeks remaining in the contract term. The contract may require a Member or the Member's estate seeking relief under this paragraph to provide proof of disability or death. A physical disability sufficient to warrant cancellation of the contract by the Member is established if the Member furnishes to PWO of such disability by a physician licensed under Chapter 458, 459, 460, or Chapter 461 provided the diagnosis or treatment is within the physician's scope of practice. A refund shall be issued within thirty (30) days after receipt of the notice of cancellation made pursuant to this paragraph. [s. 501.017(1)(d), F.S.]

d. Future Services - SHOULD MEMBER CHOOSE TO PAY FOR MORE THAN 1 MONTH OF THIS AGREEMENT IN ADVANCE, BE AWARE THAT MEMBER IS PAYING FOR FUTURE SERVICES AND MAY BE RISKING LOSS OF MEMBER'S MONEY IN THE EVENT THIS HEALTH STUDIO AND/OR THIS BUSINESS LOCATION CEASES TO OPERATE. PWO IS NOT REQUIRED BY FLORIDA LAW TO PROVIDE ANY SECURITY, AND THERE MAY NOT BE OTHER PROTECTIONS PROVIDED TO MEMBER SHOULD MEMBER CHOOSE TO PAY IN ADVANCE.

6. MEMBERSHIP FREEZE POLICY - If Member has Annual Membership, Member may freeze time on the membership for a medical reason. Freezes can be from 30 to 90 days at a time. PWO may ask for documentation to verify Member's situation. Freezing time on the membership will stop your membership payments during the freeze period. Once you resume any usage of PWO, the freeze will terminate. The time of any freeze will extend the Annual Membership term by the amount of time of the freeze. Military Member: If at any time during the term of the Agreement, an Annual Membership Member is deployed or assigned to active duty, PWO will allow Member to freeze the Annual Membership for the time in which Member is absent upon prior written request from Member. Member will need to provide proof of deployment or assignment detailing the absence and the applicable time period. The time of any freeze will extend the Annual Membership term by the amount of time of the freeze.

7. TERMS - the initial contract will not be for a period in excess of thirty six (36) months, and thereafter shall only be renewable annually. A renewal contract may not be executed and the fee therefore paid until sixty (60) days or less before the previous contract expires. [s. 501.017(1)(e), F.S.]

- a. If PWO sells a single contract for thirty (30) days or less, without any option or other condition which establishes any right or obligation of a member beyond the thirty (30) day period then the initial contract will not be for a period in excess of thirty (30) days. Renewal contracts may not be executed and the fee therefore paid until the preceding contract expires.
- b. If PWO sells SESSIONS in this manner then ALL sessions must be used within thirty (30) days.

8. HOURS OF OPERATION - The hours of operation will be set by PWO and may be changed at PWO's sole discretion. In addition, PWO reserves the right to make or change the rules and regulations for the operation and use of the facility. PWO also reserves the right to add, eliminate, substitute or alter any training program, class, trainer, employee, equipment, furniture or fixture when deemed necessary. No refunds will be given based on the termination or resignation of an employee, independent contractor, or any other action pursuant to this paragraph.

9. **LOST ARTICLES** - PWO assumes no responsibility for lost or stolen articles. Lost and found articles not claimed after 30 days will be donated to charity or thrown away.
10. **DAMAGES** - Members shall pay for any damages to PWO property which results from the willful or negligent conduct of Member, Member's guest(s), or dependent children.
11. **WAIVER** - Any failure by PWO to enforce any provision of this Agreement shall not be construed as a waiver of any provision or the right to enforce same.
12. **GOVERNING LAW** - This Agreement shall be governed by the laws of the State of Florida without giving effect to any principles or conflicts of laws. For the purpose of resolving conflicts relating to or arising out of this Agreement, or arising out of any other dispute or claim associated with PWO, Member irrevocably and unconditionally:
- (i) consents to submit to the exclusive jurisdiction of the state and federal courts in the State of Florida (the "Florida Courts") for any litigation or dispute arising out of or relating to this Agreement;
 - (ii) agrees not to commence any litigation arising out of or relating to this Agreement except in the Florida Courts;
 - (iii) agrees not to plead or claim that such litigation brought therein has been brought in an inconvenient forum; and
 - (iv) agrees the Florida Courts represent the exclusive jurisdiction for all disputes relating to this Agreement.
13. **SEVERABILITY** - If any portion of this agreement is deemed illegal, void or unenforceable, then the remaining agreement shall remain in effect.
14. **AMENDMENT** - This Agreement may not be amended or modified except by an instrument in writing executed by the parties hereto.
15. **CONTACT METHODS** - Member authorizes PWO, and their authorized designees to contact Member by email, telephone, or by other means. Subject to applicable law, Member agrees that any of these parties may contact Member at any mailing address, phone number or e-mail address set forth in this Agreement, or any other address subsequently provided to, or obtained by, any such party. By signing this agreement, Member hereby consents to receive autodialed and/or pre-recorded calls and/or text messages from or on behalf of PWO and their authorized designees, and Member understands that such consent is not a condition of purchase.
16. **ENTIRE AGREEMENT** - This Agreement and Other Forms attached hereto and made a part hereof, and any other of the executed Pure Water Outpost, LLC forms constitute the entire and exclusive Agreement between the parties. Any promise, representation, understanding, oral or written, pertaining directly or indirectly to the agreement which are not continued herein, are hereby waived.

WITNESS our signatures as of the day and date below.

Print Member Name _____

On behalf of Pure Water Outpost, LLC:

Print Parent / Guardian Name (if member is a minor): _____

Print Name: _____

Signature _____

Signature _____

Day: _____ Date: ____/____/____

Day: _____ Date: ____/____/____



Rules and Regulations

Pure Water Outpost, LLC (d/b/a PWO Training Center)

Welcome to PWO Training Center! Our goal is to provide a welcoming, safe, and motivating environment where everyone can pursue their fitness goals. Peace, love & happiness!

Minimum Age Requirements:

Individuals age 7 and above may participate at PWOTC.

All individuals are required to sign the PWO Liability Waiver form.

A parent or legal guardian is required to sign the PWOTC release of liability waiver form for participants under the age of 18 before the individual uses the facility.

Conduct:

- Treat everyone with respect and courtesy - No Fighting, No Bullying.
- Use appropriate language; avoid offensive or inappropriate comments.
- Follow staff instructions and requests promptly.
- Report any suspicious activity or behavior to staff. No weapons allowed.
- Present membership card or identification at entry.
- Return equipment to its proper place after use.
- Anyone on the wave wall must wear a helmet and closed-toe athletic shoes at all times. Pads (wrist, knee, elbow) are highly recommended.
- Anyone utilizing the climbing wall must be harnessed.
- Use cubbies provided to store personal belongings - keep floor clear of bags, jackets and other personal items.
- Respect others' privacy; ask for consent before taking photos or videos.
- Use headphones for personal audio devices.
- Refrain from phone conversations within the facility.
- Supervise children at all times, as applicable.
- Observe the food and beverage policy. Food and beverages (including gum and candy) are NEVER allowed past the reception area.
- Respect the property. Refrain from defacing or damaging any part of the facility.

_____ Initial

Rules and Regulations (cont.)

Pure Water Outpost, LLC (d/b/a PWO Training Center)

Footwear & Apparel:

Participants must wear shoes appropriate with the activity they are participating in. Closed-toe shoes and helmets are required at all times on the surf-skate ramp. Closed-toe shoes are defined as footwear customarily worn or designed for athletics. Participants may wear non-athletic “shoes” so long as they cover and protect the feet and are intended for walking, hiking, or working and provide good stability or traction. Footwear that is not acceptable for the surf-skate ramp, includes but is not limited to sandals, flip-flops, socks, stockings, or any other footwear that does not cover and provide protection for the feet and toes. Classes/activities taking place on rubber flooring are exempt from the shoe policy. Shoes must always be worn in the other areas.

Apparel (clothing) is largely left to the discretion of Participants consistent with reasonable standards of appropriateness. Participants are required to wear shirts/tops and pants/shorts/leggings/bottoms in the facility. Refrain from wearing clothing with offensive images or language.

Violation of these Rules and Regulations may result in suspension or termination of membership, at the discretion of PWOTC manager or employees.

Participants and their guests must follow PWO policies and generally accepted standards of conduct. Compliance is a condition of participation in any activity.

Anyone not following these Rules and Regulations may be asked by an employee or manager to leave the facility and their participation may be suspended pending review.

Anyone failing to comply with generally accepted standards of conduct and/or PWO policy may be denied participation and/or their registration may be cancelled.

Anyone denied participation or who has their registration cancelled may request reconsideration. PWO management will issue a timely decision on a request for reconsideration and refund fees as appropriate.

I have read these Rules and Regulations and agree to abide by them. If Participant is a minor, I have reviewed these Rules and Regulations with the Participant.

Print Participant Name

Print Parent/ Guardian Name (if Participant is a minor)

Signature

Today's Date



Pure Water Outpost, LLC d/b/a PWO Training Center
1024 Highway A1A, Unit 17A
Satellite Beach, FL 32937

Recurring Agreement

Member Name: _____

Recurring Dues: \$_____ / month / year

Agreement (Deposit) Date: _____

Start Date: _____

Last 4 Digits of Credit Card: _____

Participation Agreement

This is not a contract. You are authorizing Pure Water Outpost (d/b/a PWO Training Center) to charge your credit card on file for your recurring dues.

You may change your payment method or cancel this authorization at any time by contacting us and completing the cancellation form. The authorization will remain in effect until cancelled.

I, _____, authorize Pure Water Outpost to charge my credit card on file for agreed upon recurring payments. I understand that my information will be saved to file for future transactions on my account.

Customer Signature

Date



Credit Card Authorization Form

Please complete all fields. You may cancel this authorization at any time by contacting us and completing the cancellation form available at the front desk. The authorization will remain in effect until cancelled.

Credit Card Information		
Card Type:	<input type="checkbox"/> MasterCard	<input type="checkbox"/> VISA <input type="checkbox"/> Discover <input type="checkbox"/> AMEX
Cardholder Name (as shown on card):		
Card Number:		
Expiration Date (mm/yy):		CVC#:
Billing Address:		
Street Number and Name		
City	State	Zip

I, _____, authorize Pure Water Outpost, to charge my credit card listed above for agreed upon purchases (checked above) made by the following Participant (s):

I give my permission that the following items are authorized charges:

- Membership Dues
- Merchandise
- Additional Classes / Programs / Special Event Fees
- Rental Fees
- Food / Beverage

I understand that my information will be saved to file for future transactions on my account.

Customer Signature

Date



PURE WATER OUTPOST

RELEASE OF LIABILITY



Participant Name: _____ Birthdate: ____/____/____

Parent/Guardian Name (if participant is under 18): _____

Address _____

Phone (main) _____ (alternate phone) _____

Email Address _____

This form is only required for each participant once per year.

INFORMED CONSENT FORM, RELEASE OF LIABILITY, WAIVER OF CLAIMS, ASSUMPTION OF RISK AND INDEMNITY AGREEMENT (herein the “Release Agreement”) between Participant and Pure Water Outpost LLC, PWO Training Center, or its assigns at any other facility or satellite location (herein known as “PWO”).

In consideration for being allowed to participate, I, the undersigned, understand that surfing, fitness and group instruction carry a degree of risk that no amount of care, caution, instruction, or expertise can completely eliminate. I have voluntarily enrolled in a surf and/or fitness training program(s) (herein known as “Program”) offered through PWO. I recognize that the Program may involve strenuous physical activity including, but not limited to, surfing, flexibility, mobility, strength, stability, breathe techniques, body control, and other various fitness and sports activities (collectively, the “Training Activities”).

I hereby affirm that I am in good physical condition and do not suffer from any known disability or condition which would prevent or limit my participation in the Program or Training Activities. I have been advised that an examination by a physician should be obtained by anyone prior to commencing a fitness and/or exercise program, or initiating a substantial change in the amount of regular physical activity performed. If I have chosen not to obtain a physician’s consent prior to beginning the Program, I hereby acknowledge and agree that I am doing so solely at my own risk. I understand that it is my sole responsibility to participate in exercises that are appropriate for the current status of my health. If I have any questions or concerns about whether or not a particular activity is appropriate to my current health status, I understand it is my responsibility to ask my doctor if this activity is appropriate before I participate in such activity.

The information and contents of this course are for informational and educational purposes only. Nothing found on the PWO website, or in the Program is intended to be a substitute for professional or medical advice, diagnosis, or treatment. Always seek the advice of your physician or other qualified health provider with any questions you may have regarding a medical condition or disorder. Reliance on any information provided by PWO is solely at your own risk.

I agree not to hold PWO and their directors, officers, employees, agents, contractors, representatives, sponsors, successors and assigns (collectively, the “Releasees”) responsible for the

Initial_____Page 1 of 3

actions or omissions of the other program participants. I have been informed, understand, and am aware that the Training Activities, including the use of equipment, are potentially hazardous activities. I also have been informed, understand, and am aware that the Training Activities involve a risk of injury and that I am voluntarily participating in these activities and using equipment with full knowledge, understanding, and appreciation of the dangers involved and freely accept and fully assume all such risks.

NOTICE REGARDING MEDICAL ADVICE

PWO DOES NOT PROVIDE MEDICAL ADVICE. PWO is an educational service that provides general health information and is intended only to assist users in their nutrition and exercise plan. PWO is not a medical organization and our staff will not give you medical advice or diagnosis. Nothing contained on the website or on social media should be construed as medical advice or diagnosis. The information and materials provided by us should not be interpreted as a substitute for physician consultation, evaluation, or treatment, nor as an endorsement of any Third Party Sellers products or services.

You are urged and advised to seek the advice of a physician before beginning any weight loss effort or exercise regimen. The Program is intended for use only by healthy adult individuals. If you think you may have a medical emergency, call your doctor or your local emergency response number immediately. PWO does not recommend or endorse any specific tests, physicians, products, procedures, opinions, or other information that may be mentioned.

RELEASE OF LIABILITY, WAIVER OF CLAIMS AND INDEMNITY AGREEMENT

In consideration of the Releasees allowing me to participate in the Program, I hereby agree as follows:

I hereby waive any and all claims, costs, liability and expense for any injury, loss or damage including death or dismemberment whether known or unknown, anticipated or unanticipated against the Releasees arising from my participation and enrollment in the Program or Training Activities. I voluntarily assume all risk of loss of life, personal injury, illness, or loss of property which may occur while participating in, or traveling to, or from, any sessions or events conducted by or sponsored by Pure Water Outpost or the "released parties".

I will not sue or bring legal action against the "released parties" and indemnify and hold harmless the "released parties" from all claims judgments and costs.

To hold harmless and indemnify the Releasees from any and all liability for any property damage or personal injury to any third party resulting from my participation in the Program or Training Activities. I agree to release from liability Pure Water Outpost, its owners, sponsors, independent contractors, assistants, the County of Brevard, the City of Indian Harbour Beach, and the state of Florida (hereafter the "released parties"), from any and all legal action, liabilities, or claims by myself, or any representatives, third parties or heirs, for any injury, death, or loss occurring to myself, my minor, or my property while participating in, or traveling to or from any session or event offered by the "released parties", including any loss of life, illness, personal injury, or damages which may occur as a result of the released parties negligence, any third party, any animal or wildlife, nature, or the conditions of the ocean, parking lot, and/or other premises.

This Release Agreement shall be effective and binding upon my heirs, next of kin, executors, administrators, assigns and representatives, in the event of my death or incapacity.

This Release Agreement and any rights, duties and obligations as between the parties to this Release Agreement shall be governed by and interpreted solely in accordance with the laws of the State of Florida, United States, govern this agreement. You submit to the exclusive jurisdiction of the Courts of the State of Florida and any litigation involving the parties to this Release Agreement shall be brought solely within the State of Florida, United States.

By signing my name below, I attest that this release of liability is binding and cannot be changed by oral agreement. I also certify that I, or the minor I am registering for the program, can swim.

If signing for a minor, I hereby acknowledge by signing below, to be the lawful parent and/or guardian of the above mentioned minor and I therefore acknowledge my qualifications to sign the agreement on behalf of the said minor I am registering for the program.

THE UNDERSIGNED HEREBY ASSUMES ALL RISK OF INJURY OR HARM AS A RESULT OF THE ACTIVITIES SPECIFIED ABOVE AND AGREES TO RELEASE, INDEMNIFY, DEFEND, AND FOREVER DISCHARGE THE RELEASEES FROM ALL LIABILITY, CLAIMS, DEMANDS, DAMAGES, COSTS, EXPENSES, AND CAUSES OF ACTION DUE TO DEATH, INJURY, LOSS, OR DAMAGE TO THE UNDERSIGNED. I ACKNOWLEDGE THAT I HAVE THOROUGHLY READ THIS AGREEMENT IN ITS ENTIRETY AND FULLY UNDERSTAND IT. I UNDERSTAND THAT IT CONTAINS A RELEASE OF LIABILITY. BY ACKNOWLEDGING RECEIPT OF THIS DOCUMENT, I AM WAIVING CERTAIN RIGHTS I OR MY SUCCESSORS MIGHT HAVE TO BRING A LEGAL ACTION OR ASSERT A CLAIM AGAINST THE RELEASEES.



Participant Name (Printed): _____

Parent / Guardian Name (Printed): _____

Adult Signature: _____

Date: ____ / ____ / ____

Emergency Contact Name: _____

Emergency Contact Phone #: _____



www.purewateroutpost.com



PURE WATER OUTPOST

PHOTO RELEASE FORM



Pure Water Outpost, LLC has my permission to use my or my child's photograph publicly for promotional or communicative purposes. I understand that the images may be used in print publications, online publications, presentations, brochures, websites and social media. I also understand that no royalty, fee, or other compensation shall become payable to me by reason for such use.

(Printed Name of Participant)

(Signature of Adult, or Parent/Guardian of Student under age 18)

(Printed Adult Name, if different than Participant)

Address

City

State

Zip

Phone (main) _____ (alternate) _____

Email Address (optional) _____

(will be used for communication purposes)

Thank you!



PURE WATER OUTPOST

STUDENT PICK-UP / SELF-RELEASE FORM



Student Name: _____

This form contains 2 pages. Please complete separate forms for each child.

At the end of each session, a parent or other responsible party must sign each child out UNLESS the self-release option below has been chosen.

1. STUDENT SELF-RELEASE

With parent/ guardian approval, students will be allowed to self-release (to meet a parent in the parking lot, bike, walk, or skate home). However, for those who elect to self-release, students/parents will adhere to the following rules:

1. Only participants with a signed release are allowed to self-release.
2. Self-release students MAY NOT sign-out any other participants.
3. In the event of inclement weather and/or unsafe conditions, self-release privileges will be revoked resulting in parent / guardian having to come to the site for pick-up.
4. Self-release students will be dismissed each day when the normal session concludes.
5. Once dismissed, Pure Water Outpost will not be held responsible for that particular student.

Do you give your child permission to self-release him/herself either for walk/bike/skate home or for unsupervised pick up in the parking lot? YES NO

Parent / Guardian Printed Name: _____

Parent / Guardian Signature: _____ Date: ____/____/____

If you checked "Yes" to Self-release above, you do not need to complete the next section.

2. AUTHORIZED ADULTS

List ALL authorized adult(s) to whom the student may be released. **Parent(s)/guardian(s) must be included on this list.** Any adult listed on this form will be able to sign out your student with proper identification. Anyone not listed will be unable to do so. Your student will only be released to someone you have listed on this form, and physical sign-out must take place unless you have chosen the self-release option above.

Authorized Adult Name	Preferred Phone #	Relationship



2. AUTHORIZED ADULTS (CONTINUED)

Are there any custody requirements that we should be aware of? Yes No

If yes, please explain any custody concerns or requirements and attach supporting legal documentation.

I understand that any authorized adult listed on the previous page, including parent(s)/guardian(s), must present a current government issued photo identification upon the release of my student. Any changes to this list of authorized adults must be submitted in writing by the parent/guardian and include a signature and date in the morning during drop off.

Parent/Guardian Name (printed): _____

Parent/Guardian Signature: _____

Date: _____