RAWLINGS TIGERS COLUMBUS GA TRYOUT & COMMITMENT AGREEMENT

This agreement is between **Rawlings Tigers Columbus GA** and the parent(s)/guardian(s) of the player attending tryouts. By participating in tryouts, you acknowledge and agree to the following terms:

1. Tryout Process & Selection

- Players will be evaluated during tryouts by the Rawlings Tigers coaching staff.
- Parents will be notified **within 48 hours** of tryouts if their child has been **selected** for the team or designated as an **alternate**.

2. Commitment & Registration

- Parents of selected players must complete the **online player registration** within **ten (10) calendar days** of receiving notification.
- o If registration is not completed within this timeframe, or if the player is unable to participate for any other reason, and no agreement is reached between the Manager and parent, the roster spot will be offered to an alternate.

3. Alternates

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- Alternates will be considered for roster openings if a selected player does not complete registration or is unable to participate.
- Alternates are not guaranteed a roster spot but will be notified if an opportunity becomes available.

By signing below, you acknowledge and agree to these terms regarding the tryout process and team commitment.

riayer name:	
Parent/Guardian Name:	
Parent/Guardian Signature:	
Date:	

RELEASE, INDEMNIFICATION AND NON-DISCLOSURE AGREEMENT

The undersigned,		,an	ı individual re	esident of
the state of	on behalf of	itself and/or	the minor k	known as
,an individua	l resident of		, ("Releas	or") does
hereby release, indemnify, hold h	narmless and fo	rever discharge	Savage Athle	te, LLC, a
Georgia Limited Liability Compar	ny ("SA"), Savaş	ge Athlete Foun	dation, Inc.,	a Georgia
Non-Profit Corporation ("Founda	ition") and any	of their respe	ective heirs, e	executors,
administrators, trustees, succe	essors, assigns	s, transferees,	affiliates, 1	members,
shareholders, managers, own	ers, directors,	officers, em	ployees, ind	lependent
contractors, and those acting by	, on behalf of,	or through any	y of same ("R	eleasees")
from any and all causes of acti	on, suits, debts	s, sums of mor	ney, damages,	, injuries,
emotional distress, judgments,	claims and der	mands whatsoe	ever, in law o	or equity,
whether known or unknown, w	hether liquidat	ed or unliquid	ated ("Claims	s"), which
Releasor has, or may have, against	st Releasees as	set forth below.		

The Claims hereby released are in connection with any service, travel, seminar, meeting, instruction, class, practice, games, tournament, sporting activity, conference, gathering, joint or singular action or actions, or lack thereof, or other activity involving Releasor and any Releasee, now or at any time or times in the future. The release granted herein shall be continuing at all times.

Further, Releasor acknowledges that now or in the future, at any time and from time to time it may have access to, be provided with, or use in some way confidential information of any or all of the Releasees. Such confidential information includes, but is not limited to, all trade secrets, processes, programs, products, techniques, data, designs, plans, training methods, ideas, research, patents (provisional, granted or otherwise), copyrights, service marks, trademarks, drawings, artwork, photography, videos, sound recordings or other information of any kind as well as all information regarding suppliers, vendors, customers, employees, investors, advisors, or contractors of any nature whatsoever transmitted to Releasor verbally, visually, electronically, or in writing. It shall further include any and all improvements, derivations, variations, claims or products relating to confidential supplied to Releasor prior to, during, or after any prospective or actual business or other relationship between Releasor and any Releasee. Releasor further agrees that it will hold all such confidential information as such and that same remains the confidential information of Releasees unless changed by independent disclosure to the public domain or order of a court of law having jurisdiction over Releasees. Releasor agrees that Releasees may seek all legal and equitable remedies to protect such confidential information.

This Agreement shall be governed by Georgia law. It may not be amended without a writing signed by the party to be charged. Each party has sought independent counsel regarding the legal, tax or accounting effect of this Agreement and is not relying on the other party for same. Time is of the essence. This Agreement may not be assigned by Releasor without Releasees' prior written consent. Any waiver of this Agreement shall be non-continuing. Releasor acknowledges and agrees it has received good and valuable consideration for executing this release.

Accepted, acknowledged, and relied u	ipon by the undersign	ed on behalf of the rele	eases.
	This By:	_ day of,	2025 (L.S.)