

RELEASE

For good and valuable consideration, the receipt of which is hereby acknowledged, I hereby consent to the photographing of myself and the recording of my voice and the use of these photographs and/or recordings singularly or in conjunction with other photographs and/or recordings for advertising, publicity, commercial or other business purposes. I understand that the term "photograph" as used here in encompasses both still photographs and motion picture footage. I further consent to the reproduction and/or authorization

By Registrant/Guardian to reproduce and use said photographs and recordings of my voice, for use in all domestic and foreign markets. Further, I understand that others, with or without the consent of Registrant/Guardian may use and/or reproduce such photographs and recordings.

I hereby release the Registrant/Guardian and any of its associated or affiliated companies, their directors officers, agents, employees and customers, and appointed advertising agencies, their directors, officers, agents and employees from all claims of every kind on account of such Use.

RELEASE

The undersigned, in consideration of one dollar (\$1.00) does hereby remise, release, and forever discharge his heirs, assigns, executors, and administrators from all actions, causes of action, claims and demands whatsoever, whether or not well founded in fact or in law, and from all suits, debts, dues, sums of money, accounts, reckonings, notes (or bonds), bills, specialties, covenants, contracts, controversies, agreements, promises, trespasses, damages, judgments, executions, claims and demands whatsoever, at law or in equity that undersigned ever had, now has, or that his heirs, executors or administrators hereafter may have against the party hereby released by reason of any matter, cause or thing whatsoever up to and including the day of the date of this release. It is the specific intent and purpose of this instrument to release and discharge any and all claims and causes of action of any kind or nature whatsoever, whether known or unknown and whether specifically mentioned or not, which may exist or might be claimed to exist at or prior to the date of this instrument and undersigned specifically waives any claim or right to assert that any cause of action or alleged cause of action or claim or demand has been, through oversight or error or intentionally or unintentionally, omitted from this release. Parental Medical Consent THE PARTIES TO THIS AGREEMENT ARE:(hereinafter referred to as "the Temporary Guardian")

1. I authorize the Temporary Guardian to administer general first aid treatment for minor injuries or illnesses experienced by the Child except where any such first aid treatment is specifically excluded hereunder:

2. I authorize the Temporary Guardian, in the event that I cannot be contacted or if any urgency dictates, to act in loco parent is for the Child in respect of any circumstances, including any accident or illness, which may necessitate medical treatment, including surgery, and on my behalf to authorize any such treatment or surgery which they, in their sole discretion, (which discretion shall not be unreasonably exercised), may deem necessary. Medical treatment for the Child may also include dental surgery, x-ray, blood transfusion, anesthetic and medication provided any such medical treatment is performed by a duly licensed practitioner. I hereby accept full liability for all costs incurred through such medical treatment for the Child.

3. Persons responsible should please note the following: (Please state aspects eg. allergies, tendency towards abnormal bleeding, epilepsy, etc.)

Present prescribed, or other medication that is being administered:

4. The following information is essential in case of medical treatment or hospitalization:

4.1. Name and Address of Employer:

4.2. Medical Aid / Insurer:

4.2. Policy Number:

5. I declare that I am the legal custodian of the Child and that I have legal authority to grant medical consent to the Temporary Guardian for the Child.

6. Unless inconsistent with the context, words signifying the singular shall include the plural and vice versa. RELEASE FOR MINOR For and in consideration of permitting [name of student] to enroll in and participate in [Tennis and other Sport activity] the Undersigned hereby voluntarily releases, discharges, waives and relinquishes any and all actions or causes of action for personal injury, property damage or wrongful death occurring to him/herself arising as a result of engaging in [or receiving instructions in] said activity or activities incidental hereto, wherever or however the same may occur and for whatever period said activities, or instructions may continue, and the Undersigned does for him/herself, his/her heirs, executors, administrators and assigns hereby release, waive, discharge and relinquish any action or causes of action, aforesaid, which may hereafter arise for him/herself and for his/her estate, and agrees that under no circumstances will he/ she or his/her heirs, executors, administrators and assigns prosecute or in any way whatsoever, present any claim for personal injury, property damage or wrongful death against [CoachV Tennis Services / William Vazquez], or any of its officers, agents, servants or employees for any of said causes of action, whether the same shall arise by negligence of any of said persons, or otherwise. IT IS THE INTENTION OF [individual] BY THIS INSTRUMENT, TO EXEMPT AND RELIEVE [CoachV Tennis Services / William Vazquez] FROM LIABILITY FOR PERSONAL INJURY, PROPERTY DAMAGE OR WRONGFUL DEATH CAUSED BY NEGLIGENCE.

The Undersigned, for him/herself, his/her heirs, executors, administrators or assigns agrees that in the event any claim for personal injury, property damage or wrongful death shall be prosecuted against [name of firm] , he/she shall indemnify and save harmless the same [name of firm] from any and all claims or causes of action by whomever or wherever made or presented for personal injuries, property damage or wrongful death.

The Undersigned acknowledges that he/she has read the foregoing two paragraphs, has been fully and completely advised of the potential dangers incidental to engaging in Tennis and other sports activity and is fully aware of the legal consequences of signing the within instrument. **PERMISSION TO PROVIDE EMERGENCY MEDICAL TREATMENT**

RELEASE AND HOLD HARMLESS AGREEMENT RELEASE AGREEMENT

Realizing the nature of this program, its physical demands and how important it is to follow rules, regulations, and instructions outlined by the staff of CoachV Tennis Services & Affiliates, Recreation Centers and property owners, I am, to the best of my knowledge, in good health and able to participate in the program.

I authorize the staff of the CoachV Tennis services & affiliates, Recreation centers and property owners to organize any required medical or first aid procedure, or to take the undersigned to a hospital emergency room for treatment. If any major treatment is required, I understand that every effort will be made to notify the individual indicated as emergency contact beforehand by telephone. The undersigned hereby forever releases, discharges, and covenants to hold harmless the

property owners, managers, Recreation centers, & CoachV tennis services, any other person, firm, corporation charged or chargeable with responsibility or liability, their heirs, administrators, executors, successors and assignees from any and all claims, demands, damages, costs, expenses, loss of services, actions and causes of action belonging to the undersigned or arising out of any act or occurrence in connection with and particularly on account of all personal injury disability,

property damage, loss or damages of any kind sustained or that may hereafter be sustained arising out of the matters described herein or in consequence of the participation in the recreation program sponsored by William Vazquez, coachv tennis services, & affiliates. The undersigned hereby bind their heirs, administrators, executors and successors. Further, this agreement shall apply to all unknown and unanticipated injuries and damages directly or indirectly resulting here from.

This Release and Hold Harmless Agreement shall constitute a full and complete release of any and all claims. Terms and Conditions of Sale,