

# A4 SPORTS KIDS CAMP

## AGREEMENT & DISCLAIMER



### **Contacts :**

Legal representative name : .....

Legal representative NRIC No : .....

Relationship with child : .....

Medical Insurer : .....

Policy number under which the child is insured : .....

Name of the person who will pick the child up after each  
day : .....

Contact of this person : .....

### **Your inputs :**

How many times a week your kid is  
exercising ? .....

Anything we should be aware  
of ? .....

Are they any friends of your child joining the  
Camp ? .....

## Payment

The payment has **to be made in full to confirm the participation of your child. Payment made is not refundable – non cancellation policy applies.**

1. Payment by **cheque** to A4 SPORTS PTE LTD and mailed 402 SIN MING AVENUE 14-317, 570402 SINGAPORE
2. Via **PayNow** – UEN 201425455M
3. Or by **bank transfer** to :

Account No: 015-904212-0 Branch DBS  
Bank Code : 7171  
Branch Code : 015

SWIFT CODE : DBSSSGSG

Please indicate the name of your child as transaction reference or we might not be able to track your payment.

### **A4 SPORTS Agreement & Disclaimer**

This AGREEMENT Is entered into this ..... of ....., 2020, Between

Amandine Fetaud, trading as A4 Sports PTE LTD, a Private limited registered in Singapore under registration number 201425455M and conducting business at 402 SIN MING AVENUE 14-317, 570402 SINGAPORE.

And ..... Holder of Singapore NRIC  
No : ..... Legal representative of .....  
“client”.

#### **1. ATTENDING KIDS CAMP SESSIONS**

1. a) The client shall ensure that his/her child is properly attired by Session with comfortable, safe and fitting sports gear and shoes.
2. b) Camp session may take place indoors or outdoors, depending on the type of training planned for the relevant Session. In the event that any Session cannot commence due to circumstances beyond A4 SPORTS/ it's trainer's control (such as weather- related conditions for outdoor training and unscheduled closure of or disruption at any fitness facilities), the Camp may, at the appointed trainer's discretion, be cancelled.
3. c) The client shall ensure that his/her child is medically fit to attend every Session and shall be obliged to seek all medical advice/clearance necessary before attending any and all Sessions. In this regard, the Client warrants and represents that his/her child has no disability, impairment, or ailment preventing him/her from engaging in active or passive exercise, or that will be detrimental or adverse to his/her health, safety, or physical condition if he/she does so engage or participate in the Camp.

## **2. GRANT OF RIGHTS AND PERSONAL DATA**

a) A4 Sports shall be entitled to take pictures of and/or film (pictures and sound) (hereinafter collectively referred to as 'Material') of all camp Sessions and the client's use of its training facilities and services. The client hereby irrevocably grants to A4 Sports the right to use, photos / video taken at the camp on their website in order to present the images and / or film taken during the week of camp.

## **3. LIMITATION OF LIABILITY**

1. a) The client understands the participation in the Camp and use of training/sports equipment presents some unavoidable risk of injury, especially to people who have pre-existing or unknown injuries, illness or medical disabilities. The client hereby releases A4 Sports from any and all liability now or in the future, including but not limited to medical expenses, lost wages, pain and suffering, that may occur by reason of heart attack, muscle strains, pulls or tears, broken bones, shin splints, heat prostration, knee/ lower back/ foot injuries and any other illness or injury however caused during or after any Camp Session, excluding those resulting from acts of passive or active negligence on the part of A4 Sports.
2. b) The client specifically agrees that A4 Sports shall not be held responsible for any articles lost, damaged or stolen at A4 Sports premises and agrees that all items stored at A4 Sports premises at the Client's risk.
3. c) A4 Sports shall be under no liability whatsoever where this arises from a reason beyond its reasonable control or from an act or default of a third party, including but not limited to any other A4 Sports Client.
4. d) In no event shall A4 Sports be liable for any type of special indirect or consequential loss whatsoever (including loss or damage suffered by the client as a result of an action brought by a third party) even if such loss were reasonably foreseeable or A4 Sports had been advised of the possibility of the client incurring the same.

## **4. MISCELLANEOUS**

1. a) Neither party shall be deemed to have waived any right under this Agreement or Individual Agreement, unless such party shall have delivered to the other party a written waiver signed by an authorized officer of such waiving party. No delay or omission in the exercise of any power or remedy shall be construed to be a waiver of any default or acquiescence therein.
2. b) No variation or amendment of this Agreement or oral promise or commitment related to the same shall be valid unless committed to writing and signed by or on behalf of both parties.
3. c) If any term or provision of this Agreement is declared to be illegal, invalid or unenforceable for any whatsoever by a court of competent jurisdiction, the illegality, invalidity or enforceability shall not affect the validity of the remainder of this Agreement, and to the extent permitted by applicable laws, any such term or provision shall be restricted in applicability or reformed to the minimum extent for such to be enforceable.

**5. APPLICABLE LAW**

a) This Agreement shall be governed by the laws of the Republic of Singapore. The parties submit to the exclusive jurisdiction of the Courts of Singapore.

**IN WITNESS WHEREOF**, the parties have executed this Agreement on the day and year above written.

**Amandine FETAUD, Trading as  
director  
A4 SPORTS / The Client**

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