

## Appendix A Release and Indemnity Agreement

Date of Birth \*

I certify that I am a competent adult of at least 18 years of age or that if I am a minor under the age of 18, I understand that the consent of my parent/legal guardian having legal custody will also be required before my participation in an exercise class.

I certify that I am in adequate health to participate in any activities at Reform Athletica. I acknowledge that should this information change, it is my sole responsibility to notify the instructors at Reform Athletica. I understand that reservations may be cancelled online with no penalty up to 12 hours prior to the start of class. If a reservation is not cancelled in accordance with the cancellation policy, I will forfeit 1 class credit in the class package I have.

I have read and agree to the [Terms and Conditions](#) as well as the [Release and Indemnity Agreement](#).

I want to receive notifications of promotions and special offers.

1. This Release & Indemnity Agreement ("**Release**") is made by the undersigned adult (the "**Participant**"), to release and indemnify Reform Athletica Holding Limited as set forth below. Reform Athletica Holding Limited, an ADGM Company, and all of its subsidiaries and branches, including but not limited to the successors, assignees, employees, officers, directors, agents, contractors and shareholders of Reform Athletica Holding Limited and its subsidiaries, and all persons, corporations, partnerships and other entities with which Reform Athletica Holding Limited and its subsidiaries are or may in the future become affiliated (collectively, "**Reform Athletica**").
2. The Participant, on the Participant's own behalf and on behalf of the other members of the Participant's family, including the Participant's spouse, parents, children, heirs, and assigns (singularly and collectively referred to as "**Participant**") hereby grants to Reform Athletica this full release and indemnification as consideration in exchange for Reform Athletica permitting the Participant to participate in all Reform Athletica Classes, including but not limited to the Reform Method, RA Strength, MicroForm, Sculpt & Burn and Yoga and any other classes released or scheduled at Reform Athletica from time to time, at any branch or location where Reform Athletica conducts its classes whether in the United Arab Emirates or in any location that Reform Athletica may have branches or conduct such classes (hereon referred to as "**Reform Athletica Classes**").
3. The Participant is entering into this Release after having viewed or having had the opportunity to view the site of Reform Athletica's exercise classes ([www.reformathletica.com](http://www.reformathletica.com)); having had the scope of the classes offered and associated risks explained; and having had an opportunity to ask questions regarding the classes and risks associated with any Reform Athletica Classes.

4. The Participant is voluntarily participating in the Reform Athletica Classes with full knowledge, understanding and appreciation of the risks inherent in any physical exercise and expressly assumes all risks of injury and even death that could occur by reason of the Participant's participation.
5. The Participant hereby releases, waives, discharges and covenants not to sue Reform Athletica from any and all liability, claims, demands, actions and causes of action whatsoever arising out of or relating to any loss, expense, damages or injury, including death, that may be sustained by the Participant, or to any property belonging to the Participant, whether caused by the negligence of Reform Athletica, or otherwise as a result of participating in the Reform Athletica Classes.
6. The Participant hereby assumes full responsibility for any and all risks of bodily injury, property damage or death to the Participant due to the ordinary negligence or gross negligence of Reform Athletica and the ordinary negligence, gross negligence, or wilful misconduct of any third party including others participating in the Reform Athletica Classes.
7. The Participant agrees to indemnify, defend, and hold harmless Reform Athletica at the Participant's sole cost from any and all claims arising out of the Participant's participation in the Reform Athletica Classes.
8. All personal property brought to the Reform Athletica Classes is brought at the sole risk of the Participant as to theft, damage, or loss.
9. The Participant is aware the entire premises is monitored by 24/7 Video Surveillance and has no objection to being recorded.
10. The Participant is aware that Reform Athletica may, from time to time photograph, film, and/or record classes and clients and agrees to being photographed, filmed or recorded. The Participant agrees that their participation in class, unless expressly communicated in writing to Reform Athletica, shall constitute their consent for the use of such photography, filming and/or recording.
11. The Participant expressly agrees that the terms of release and the indemnity contained herein are intended to be as broad and inclusive as is permitted by the laws of the ADGM. Any provision of this Release found to be invalid by the courts having jurisdiction shall be invalid only with respect to such provision or portion and all other provisions shall remain in full force and effect.
12. This Release supersedes all prior discussions and agreements with respect to the Reform Athletica Classes and shall be interpreted according to the laws of the ADGM without regard to choice of law provisions. By creating an account and signing up to participate, I acknowledge that I have read and fully understand and accept the terms of this Release and represent and agree my agreement is freely and knowingly given.

