

Appendix A Studio waiver

Disclaimer

This Disclaimer Statement ("**Disclaimer**") is made by the undersigned adult (the "Participant" or "I"), to Reform Athletica Holding Limited as set forth below. Reform Athletica Holding Limited, an ADGM Company, and all of its subsidiaries, 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**")

I grant Reform Athletica this Disclaimer as consideration in exchange for Reform Athletica permitting me to participate in Reform Athletica Classes, including but not limited to the Reform Method, RA Strength and any other classes released or scheduled at Reform Athletica from time to time, at any of Reform Athletica's locations (hereon referred to as "**Reform Athletica Classes**").

I am providing this Disclaimer after having viewed or having had the opportunity to view the site of Reform Athletica's exercise classes (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.

I am voluntarily participating in the Reform Athletica Classes with full knowledge, understanding and appreciation of the risks inherent in any physical exercise.

All personal property brought to the Reform Athletica Classes is brought at the sole risk of the Participant as to theft, damage, or loss.

I am aware the entire premises is monitored by 24/7 Video Surveillance and have no objection to being recorded.

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. This informed consent is freely and voluntarily executed.

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 acknowledge that I have read and fully understand and accept the terms of this Disclaimer and represent and agree my agreement is freely and knowingly given.

Name:

Signature:

Date:

Mindbody Disclaimer

The Company cannot be held responsible for any particular session, instructor and/or item of Pilates equipment not being available for whatever reason. The Company reserves the right to make alterations to the sessions, instructors and/or equipment, as well as to those ancillary facilities (e.g. showers), provided to Members, without notice and in its absolute discretion and the Company will not be liable for any loss occasioned by such alterations except insofar as such loss is by law incapable of exclusion.

It is the Member's responsibility to ensure that he is capable of undergoing a routine of exercises provided by any programme which he follows or class which he attends. Members accept the risk of injury from performing exercises and using specialist equipment and are advised to consult their doctor prior to beginning any session. Advice provided by our instructors at no time constitutes medical advice in substitute for advice provided by a medical professional. The Company accepts no liability for loss or damage to property of Members or for injury to Members on the Studio premises or outside the Studio except insofar as such loss, damage or injury is by law incapable of exclusion. In consideration of their participation in the activities and programmes of the Company and the use of facilities and equipment owned and/or under the control of the Company the Member hereby waives and releases the Company from any and all responsibility or liability for injuries or damages resulting from their participation in any of the Company's activities or use of the Company's equipment or facilities save in respect of death or personal injury caused by the negligent act or omission of the Company.

Members are requested to be on time. New members should arrive at the Studio at least 10 minutes before the start of their class in order to go through a quick orientation with the instructor before the start of class. If the New Member does not complete the orientation, and has arrived once the class has started, he/she will NOT be admitted to class and the New Member's spot can be given to another Member after such time at the discretion of the trainer/Studio.

Returning Members will not be admitted to class after 10 minutes of the start of the class and the late Member's spot can be given to another Member after such time at the discretion of the trainer/Studio.

All class package purchases are non-transferable and non-refundable.

Members will be charged for a session where cancellation or the rescheduling of a session is below 12 hours.

Pregnant members are not advised to take class if it's their first time unless they are already familiar with our class methods. All Pregnant members must provide a consent form from their doctor with clearance to train. It will be required for existing pregnancy clients to attend at least one 1-1 Personal Training session, so the instructor can thoroughly go through all the modifications required during a group class, if they wish to continue group classes during this time.