Under Age 18 Participant/Guest Agreement

Please	read	carefully,	initial	in	the	space	provided	for	initials	at	the	end	of	each	section,	then	sign	at	the	end	if	you	agree.	The
unders	igned.					_ (print	name) as j	pare	nt/guard	ian	with	lega	l res	sponsi	bility for						_(p	rint r	ame, a	minor
under t	he age	e of 18 ("M	Iinor" c	r "I	Partic	cipant/0	Guest"), h	ereb	y conse	nts	and	agree	as	follov	VS.									

Assumption of the Risk/Liability Waiver. As parent or guardian of a guest or Participant at the Junior Combine provided and sponsored by Stadium Management Company, LLC ("Denver Broncos") and 24 Hour Fitness USA, Inc., (hereinafter collectively referred to as the "Sponsor(s)"), I hereby agree on his or her behalf and my own behalf to accept full responsibility for any risk or injury, which may be incurred as a result of attendance at or participation in the activities involved with, related to, or affiliated with the J.C. I understand that participation is potentially hazardous (for example, from physical activity, dance, jumps, kicks, flexibility and ballistic moves, aerobic and anaerobic exercise, stress), and that minors should not participate unless medically able and properly trained. I understand that the J.C. may be held over public roads and facilities open to the public where hazards are to be expected including but not limited to injuries, vehicular collisions, exposure to sun, wind, rain, extreme temperatures and other weather conditions, dehydration, crowds and security risks of public venues. Participation/attendance carries with it certain inherent risks that cannot be eliminated completely and I willingly assume all risks on behalf of the minor Participant/Guest and myself. I agree that SPONSORS SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES, RESULTING FROM PARTICIPATION IN/ATTENDANCE AT THE J.C.

The undersigned assumes all risks, releases, indemnifies, and agrees to defend and hold harmless **Stadium Management Company, LLC** ("Denver Broncos"), 24 Hour Fitness USA, Inc., and their respective predecessors, affiliates, successors and assigns, officers, directors, employees, agents, attorneys, insurers, other participants/guests, sponsoring agencies, sponsors, advertisers, (the "RELEASED PARTIES") for all manner of liability or damages arising from attendance at/participation in the J.C., including injury, disability, death or loss or damage to person or property, whether arising from the negligence of RELEASED PARTIES or not, to the fullest extent permitted by law.

By my or the minor's attendance/participation in J.C., I expressly represent that: (i) we have satisfied all rules, regulations, and qualifications related to being in the J.C. and/or presence at 24 Hour Fitness; (ii) neither minor nor I nor any immediate family member is employed by or related to the Sponsors or their affiliates; and (iii) minor and I have adequate medical and liability insurance, and agree that the Sponsors may rely on such representations.

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Medical Authorization and Consent. I grant my authorization and consent to administer general first aid treatment for any minor injuries or illnesses experienced by the Participant/Guest. If the injury or illness is life threatening or in need of emergency treatment, I hereby grant my permission to the Sponsors and their employees, as my attorney-in-fact, to have the power to undertake or cause to be undertaken medical treatment or procedures, including but not limited to the summoning of any and all professional emergency personnel to attend, transport (via ambulance or helicopter), and treat the Participant/Guest as necessary for any injury or health problem of any nature, including but not limited to undertaking or causing the undertaking of any life saving measures, and to issue consent for any X-ray, anesthetic, blood transfusion, medication, or other medical diagnosis, treatment, or hospital care deemed advisable by, and to be rendered under the general supervision of, any licensed physician, surgeon, dentist, hospital, or other medical professional or institution duly licensed to practice in the state in which such treatment is to occur. It is understood that this authorization is given in advance of any such medical treatment, but is given to provide authority and power on the part of the Sponsors medical or training personnel in the exercise of their best judgment upon the advice of any such medical or emergency personnel. I further agree that as parent or guardian of the Participant/Guest, I will be responsible either through medical insurance and/or personally for all costs associated with any medical treatment that may be required and that the Sponsors shall have no obligation to pay any of the associated medical costs.

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Publicity Consent. I hereby grant Stadium Management Company, LLC ("Denver Broncos"); the National Football League, its Member Clubs, NFL Properties LLC, NFL Ventures, Inc., NFL Ventures, L.P., NFL Enterprises LLC, NFL International LLC, NFL Productions LLC; the NFL Network; NFL players and, 24 Hour Fitness USA, Inc., and each of their respective affiliates, subsidiaries, shareholders, officers, directors, partners, agents, representatives, licensees and employees, both individually and collectively (collectively, the "Publicity Releasees") the irrevocable, perpetual, worldwide and royalty-free right, but not the obligation, to photograph, film, videotape, record and otherwise use Participant/Guest's name, voice, portrayal, picture, photo, performance, appearance, action, likenesses biographical information, and/or any other aspects of Participant/Guest's persona, whether alone or in conjunction with others, in connection with the J.C. and exploitation of the J.C. as well as in connection with or for any other projects, programs or uses of or by any of the Publicity Releasees or any of their licensees (collectively, with the J.C., the "Programs"), for any and all uses, including, without limitation, promotion, publicity and advertising of any of the Programs, (a) to create derivative works of any of the Programs and (b) to reproduce (including by re-recording), duplicate, publish, use (including by re-using, adapting, editing or mixing), exhibit, publicly perform, display, distribute, transfer or transmit the Programs, any such derivative works, or any elements thereof in all media formats and versions, whether now known or hereafter developed, including but not limited to (i) over-the-air, cable and satellite and other means of radio and television broadcasting, (ii) distribution or transmission from a website or otherwise through the Internet, (iii) any other means of wireline and wireless transmission, (iv) any analogue or digital media, and (v) any print media including but not limited to any cards, posters

I understand, acknowledge, and agree that the Publicity Releasees are and shall be the sole and exclusive owners of all right, title and interest in and to the Programs, and any derivative works thereof, and any photographs, renderings or digital or electronic pictures, film footage, video tape, digital or electronic recordings made or taken of Participant/Guest in connection with, or simultaneously with, Participant/Guest's involvement with or appearance on the Programs, and all negatives, prints, tapes and reproductions thereof (collectively, the "Materials"), including but not limited to any rights of intellectual property, including copyright, that Participant/Guest may have and shall have no interest or ownership in any

such Materials or rights. Participant/Guest and I waive the opportunity or right to inspect or approve the Programs or the Materials or any of the uses to which it or they, or any derivative works thereof, may be put.

I hereby expressly release and waive any demand, action, claim, license, royalty, or other form of payment that Participant/Guest and I and/or my agents, representatives or assigns, may have based on claims to rights of privacy, publicity, notoriety or any other rights arising out of or related to any use by the Sponsors of my or Participant/Guest's name, likeness, or appearance.

I agree that Participant/Guest and I shall not receive and waive any right to and any and all claims for compensation and consideration of any kind arising out of Participant/Guest's voluntary involvement with or appearance on the Programs and/or any use of any of the Materials, including but not limited to compensation due or owing to Participant/Guest as a result of membership in any guild or union (including but not limited to AFTRA, SAG or AFM) and represent that no other party is entitled to compensation as a result of Participant/Guest's appearance on the Programs and/or in connection with any use of any of the Materials. On behalf of Participant/Guest and myself, I waive and release all claims to any and all proceeds and revenues derived from the Programs, any derivative works thereof and any of the Materials, and agree that such proceeds and revenue are the sole property of the Publicity Releasees. On behalf of Participant/Guest and myself, I agree that the Publicity Releasees shall have the right, without my consent, to assign, license or otherwise transfer, in whole or in part and exclusively or non-exclusively, any of the rights granted by this Publicity Consent.

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If Participant/Guest or I disrupt players, coaches or staff as they are performing their jobs or enter any restricted areas, the person in violation will be removed from the event.

I, the undersigned, hereby represent and warrant to the Sponsors that I have full legal authority to authorize and execute the above Agreement which I have read and approved. My signature indicates I am fully aware of the consequences should I attempt in any way to break the aforementioned restrictions. I understand and agree that litigation related to or arising from this Agreement may be brought only in a state or federal court located within Denver, Colorado and the parties consent to the jurisdiction of such court.

BY INDICATING YOUR ACCEPTANCE OF THIS AGREEMENT, YOU ARE AFFIRMING THAT YOU HAVE READ AND UNDERSTAND THIS AGREEMENT. YOU ACKNOWLEDGE THAT YOU ARE SIGNING THE AGREEMENT AND WAIVER FREELY AND VOLUNTARILY, AND INTEND BY YOUR ACCEPTANCE TO BE A COMPLETE AND UNCONDITIONAL ASSUMPTION OF ALL RISKS AND RELEASE OF ALL LIABILITY OF THE SPONSORS, INCLUDING FOR THEIR NEGLIGENCE, TO THE GREATEST EXTENT ALLOWED BY LAW.

Participant/Guest Parent/Guardian Signature:	
Printed Name:	
Date:	

IMPORTANT – HOW TO SUBMIT YOUR WAIVER:

This waiver must be completed and returned to 24 Hour Fitness prior to the start of the event.

- Participants will not be allowed on the field or allowed to participate in any activities until this waiver has been turned in—NO EXCEPTIONS.
- To ensure ease at check-in, **Email Option is preferred.**

CHECK THE BOX OF THE SUBMISSION METHOD YOU ARE SELECTING:

- ☐ **Email Option** Print and sign official waiver. Email both a photocopy of the parent/legal guardian's driver's license and the scanned waiver to **24lifeoutside@24hourfit.com**. Email must include both attachments. NO EXCEPTIONS.
 - Subject line of the email must include the name of the youth participant as shown below in the example.
 - Example: 2019 Junior Combine [LAST NAME, FIRST NAME]
- In-Person Option At check-in on the day of the event, registrant(s) must bring a photocopy of their parent/legal guardian's driver's license and the signed waiver. Parents will have the option of signing the waiver and presenting their driver's license in person at check-in, as well.