



THE RECREATIONAL LEAGUE OF TEXAS ROLLERGIRLS®

Code of Conduct

As a participant in the recreational league of Texas RollerGirls, Inc., I understand that I must follow the following Code of Conduct:

- 1) Respect the game of Flat Track Derby, follow its rules and regulations, and always play fairly and safely.
- 2) Respect the authority of officials during the game and of the league board members and managers.
- 3) Demonstrate good sportsmanship before, during and after games. No Fighting is Allowed.
- 4) Help fans and folks outside of the league understand the game of Flat Track Derby so they can watch and enjoy.
- 5) Be courteous to opposing teams and treat all players and trainers with respect.
- 6) Respect the privilege of the use of Playland Skate Center and other practice facilities.
- 7) Be modest when successful and gracious in defeat.
- 8) Refrain from the use of drugs, alcohol, and abusive language during practices and games.
- 9) Always behave in a professional manner when representing your recreational league and Texas RollerGirls.

I HAVE READ AND UNDERSTAND THE REC-N-ROLLERDERBY CODE OF CONDUCT. I UNDERSTAND THAT I MAY BE REMOVED FROM PLAY AT ANYTIME FOR VIOLATION.

This Code of Conduct is valid for the entire year and all sessions skated during that year.

Signature: _____ Date: _____

Printed Name: _____ Staff Initials: _____

Non-Compete Clause

While participating as an individual member of the Texas RollerGirls Recreational League, one can not participate with another roller derby league. Each individual member of the Texas RollerGirls Recreational League will agree to not pursue membership, manage, train or game bout with another roller derby league unless given written authorization from the Texas RollerGirls Interleague Relations Manager.

This Non-Compete Clause is valid for the entire year and all sessions skated during that year.

Signature: _____ Date: _____

Printed Name: _____ Staff Initials: _____



Non-Disclosure Agreement

Austin Texas Rollergirls, Inc, ("COMPANY") and _____, ("RECIPIENT") agree:
Texas Rollergirls and its designees disclose to RECIPIENT confidential information or trade secrets generally regarding: Financial conditions of the COMPANY, Operational aspects of the COMPANY, Information related to Human Resources of the COMPANY, Trade secrets or certain Intellectual Property of the COMPANY (such as training drills for flat track derby)

RECIPIENT agrees that RECIPIENT shall not disclose the information so conveyed, unless in conformity with this agreement, and shall protect the same from disclosure with reasonable diligence. The RECIPIENT may disclose the information for the growth of Flat Track Derby with proper reference to Texas Rollergirls as the source of information and without charging for the information.

The obligation of non-disclosure shall terminate when if any of the following occurs:

- (a) The confidential information becomes known to the public without the fault of RECIPIENT, or;
- (b) The information is disclosed publicly by COMPANY, or;
- (c) a period of 60 months passes from the disclosure, or;
- (d) the information loses its status as confidential through no fault of RECIPIENT.

In any event, the obligation of non-disclosure shall not apply to information which was known to RECIPIENT prior to the execution of this agreement.

This agreement is valid for the entire year and all sessions skated during that year with the Rec-n-Rollerderby League.

Signature: _____ Date: _____

Printed Name: _____ Staff Initials: _____

Photo Release Agreement

For consideration which I acknowledge, I irrevocably grant to Texas Rollergirls, Inc., ("Company") and Company's assigns, licensees and successors the right to use my image and name in all forms and media including composite or modified representations for all purposes, including advertising, trade or any commercial purpose throughout the world and in perpetuity. I waive the right to inspect or approve versions of my image used for publication or the written copy that may be used in connection with the images.

I relinquish any right that I may have to examine or approve the completed product or products or the advertising copy or printed material that may be used in conjunction therewith or the use to which it may be applied.

I release Company and Company's assigns, licensees and successors from any claims that may arise regarding the use of my image including any claims of defamation, invasion of privacy, or infringement of moral rights, rights of publicity or copyright. Company is permitted, although not obligated, to include my name as a credit in connection with the image.

Company is not obligated to utilize any of the rights granted in this Agreement.

I have read and understood this agreement and I am over the age of 18. This Agreement expresses the complete understanding of the parties.

This agreement is valid for the entire year and all session skated during that year with the Rec-N-Rollerderby League.

Signature: _____ Date: _____

Printed Name: _____ Staff Initials: _____



THE RECREATIONAL LEAGUE OF TEXAS ROLLER GIRLS®
ASSUMPTION OF RISK, WAIVER, AND RELEASE FROM LIABILITY

In consideration of the use of the property, facilities and/or services of Texas Roller girls, the undersigned agrees as follows:

1. **RISK FACTORS:** The undersigned understands and acknowledges that the use of equipment, facilities and services provided by the Texas Roller girls involves risks such as, but not limited to, the following which might result from the use of equipment or facilities, from the activity itself, from the acts of others, or from the unavailability of emergency or emergency medical care. **RISK OF PROPERTY DAMAGE, BODILY INJURY, AND POSSIBLE DEATH.**
2. **ASSUMPTION OF RISK.** The undersigned **ASSUMES ALL RISKS THAT ARISE OUT OF THE USE OF THE EQUIPMENT OR FACILITIES, THE ACTIVITY ITSELF, THE ACT OF OTHERS, OR THE UNAVAILABILITY OF EMERGENCY CARE**, including but not limited to, those **RISK FACTORS** described in section 1 above.
3. **PREREQUISITE SKILLS AND TRAINING.** The undersigned acknowledges that he or she has the requisite skills, qualifications, physical abilities, and training necessary for proper and safe use of the equipment and facilities and to participate in the activity itself. The undersigned agrees that if he or she has any questions as to what skills, qualifications or training is necessary to properly use the equipment, facility, or to participate in the activity itself, then they shall direct such questions to the appropriate Texas Roller girl member on site.
4. **RELEASE.** The undersigned **RELEASES** the Texas Roller girls and Playland Skate Center of responsibility and agrees **NOT TO SUE** them on account of or in conjunction with any claims, causes of action, injuries, damage, cost of expenses arising out of the activity, including those based on death, bodily injury or property damage whether or not caused by the acts, omissions or other fault of the parties being released.
5. **INDEMNIFY AND DEFEND.** The undersigned agrees to **INDEMNIFY AND DEFEND** the Texas Roller girls (hereinafter referred to as "indemnitee") of each against, and hold them harmless from any or all claims, causes of action, damage judgments, costs or expenses, including attorney fees which in any way arise from the activity or this agreement which include but are not limited to damages to or destruction of any property of the indemnitee, of any others, injury or death of the undersigned or anyone else or any liability arising from the act or negligent act of the indemnitee, the undersigned or anyone else.
6. **REPRESENTATIVES.** The undersigned enters into this agreement for himself/herself, his/her heirs, assigns and legal representatives.
7. **EMERGENCY TREATMENT CONSENT.** The undersigned, as a participant in the subject activity, hereby consents to medical treatment in a medical emergency where the undersigned is unable to consent to such treatment.
8. **INSURANCE.** The undersigned understands that the insurance policy purchased through the Texas Roller girls enrolls the undersigned in the Women's Flat Track Derby Association (WFTDA) insurance program, which includes accidental and general liability coverage. The undersigned is encouraged to have a physical examination and to purchase personal health insurance prior to any and all participation.
9. **ACKNOWLEDGMENT.** The undersigned has read and understands this agreement and realizes it relates to surrendering valuable legal rights and does so freely and voluntarily.
10. **TERM OF VALIDITY.** This waiver is valid for the entire year and all sessions skated with the League during that year.

Signature: _____ Date: _____

Printed Name: _____ Staff Initials: _____