

Athlete Intake Form

Athlete Name _____ Birth Date _____
(dd/mm/yy)

Address _____

City _____ Province _____ Postal Code _____

Athlete Ph # _____ Athlete Email _____

If under 18 please complete this section for Parents and/or Guardians:

Names _____

Phone #s _____

Emails _____

Emergency Contact *(if different than parent/guardian)* _____ Ph # _____

Sport(s) _____ Position(s) _____

Level You Compete At: Local Provincial National Varsity Semi Pro
Professional Olympics World Championships Other: _____

Coach(s) Name (from your sport) _____

Coach(s) Contact # & Email _____

Check the box if you do not want us to contact your coach(s) to share your conditioning performance and ask questions regarding your sporting performance.

Team/Sports Organization Name _____

Injury History (include dates) _____

Relevant Medical History & Medications (includes dates) _____

Who can we thank for your referral? _____

Athlete Intake Form

Waiver, Release, Cancellation and Indemnity Agreement

For and in consideration of permitting the athlete(s)/client(s) listed on page one (1) of this form to join the Athlete Factory and participate in weight lifting, sports conditioning, fitness activities and other Athlete Factory activities (the "Athlete Factory Activities") available at or through the Athlete Factory, the athlete/client assumes all risks of such activity and voluntarily releases, discharges, waives, and relinquishes any and all claims or causes of action for personal injury, property damage or wrongful death occurring to himself/herself arising as a result of engaging or receiving instructions in the Athlete Factory Activities or any activities incidental thereto wherever or however the same may occur and for whatever period said activities or instruction may continue; and for himself/herself, his/hers heirs, executors, administrators and assigns does hereby agree that under no circumstances will he/she or his/hers heirs, executors, administrators and assigns prosecute or present any claim for personal injury, property damage or wrongful death against the Athlete Factory or any coaches, therapists, representatives, employees, contractors or servants for any of said causes of action, whatever the same shall arise by the negligence of any of the said person or otherwise. It is the intention of the athlete/client by this instrument to except and relieve the Athlete Factory from any liability for personal injury, property damage or wrongful death caused by negligence. The athlete/client for himself/herself, heirs, executors, administrators or assigns agrees that in the event any claim for personal injury, property damage, or wrongful death shall be prosecuted against the Athlete Factory arising out of his/her membership/purchase/participation of services in or through the Athlete Factory, he/she shall indemnify and save harmless the Athlete Factory from any and all claims or causes of action by whomever for personal injury, property damage or wrongful death. The athlete/client agrees that the Athlete Factory shall not be responsible or liable to his/her, or his/her guests for article lost or stolen in the Athlete Factory. The Athlete Factory also shall not be responsible or liable for loss or damage to any property of him/her or his/her guests including his/her automobile and contents. It is agreed that any damage to the Athlete Factory or property of the athlete's/client's guests, by any other athlete/client or his/her guests is the sole responsibility of the offending athlete/client. The athlete/client acknowledges that he/she has read the foregoing paragraphs, has been fully and completely advised of the potential dangers incidental to engaging in the Athlete Factory Activities and is fully aware of the legal consequences of signing this instrument. Parents or legal guardians of minors: We the undersigned parents or legal guardian of for and in consideration of the athlete's/client's participation in the Athlete Factory Activities offered at or through the Athlete Factory, state that we have read the above waiver, release, and indemnification and we expressly agree that the terms and conditions of said waiver, release and indemnification shall apply to and be binding upon us and our minor child in so far as it pertains to his/her participation in the Athlete Factory Activities and to any injury or damage our minor child may sustain or cause as a result of such participation.

Photography & Audio/Video Recording The athlete/client (and guardians) acknowledges and consents that photographs and audio/video recordings of the athlete/client may be taken for teaching purposes, and for use in advertising/marketing, including but not limited to social media, at the discretion of the Athlete Factory, now and in the future. The athlete/client (and guardians) understand that consent can be withdrawn at anytime in writing to the Athlete Factory.

Communications & Collection of Data The athlete/client (and guardians) acknowledges and consents to receiving communications of any nature from the Athlete Factory, now and in the future, such as but not limited to emails, newsletters, phone calls, etc. The athlete/client (and guardians) acknowledges and consents that data may be collected on his/her conditioning performance and may be communicated externally to the guardians, sports coaches, sports teams/organizations, sports governing bodies and/or school/teacher of the athlete/client. This data may also be used for the purposes of academic and professional research and teachings, including but not limited to publications and conference presentations. No personal information, such as names, will be used in any publications unless express consent is given. The athlete/client (and guardians) understand that consent can be withdrawn at anytime in writing to the Athlete Factory.

Policies The athlete/client (and guardians) agrees to abide by all other Athlete Factory policies with respect to payments, programs/sessions and code of conduct.

Respect all Athlete Factory coaches, therapists, staff and other athletes and clients. Respect the Athlete Factory facility and equipment. Alcohol, tobacco products and non-prescription drugs, including performance enhancing substances, are strictly prohibited from the premises. Program fees are due monthly on the program start date. The program/billing continues month-to-month until notice is provided to cancel or change. Minimum 48-hour notice is required to cancel or change programs and should be directed to the Lead Coach. No refunds or credit are provided for missed sessions. If a session falls on a holiday and if the facility is open, the session will proceed, but the time may be adjusted to accommodate our facility hours. If the facility is closed the session will be cancelled. We request 24-hour notice to the Lead Coach of an absence. We do not reschedule missed sessions. If an athlete misses a session the athlete's Lead Coach will manage his/her conditioning plan/program accordingly. This could involve permitting the athlete to participate in additional sessions when and where appropriate, subject to session availability, at least 24-hour notification from the athlete of the absence, the athlete remains on a paid program, and it is in the best interest of the athlete's performance and development. If program fees are repeatedly paid late or not paid for an extended period we may require a pre-authorized payment plan to continue training and/or we may discontinue the athlete's training. Copies of detailed policies are available upon request.

Athlete/Client Signature

Legal Guardian Signature (if under 18yrs)

Date

Date

For Office Use Only: QB EM DB MC SC FD