SANDERS PERFORMANCE

PARTICIPANT RELEASE AND INDEMNITY AGREEMENT

Printed Name of Student/Participant:

Activity: Performance Training

For and in consideration of being permitted to participate in the Course/Activity above (including related travel, if any), I, THE UNDERSIGNED, HEREBY FULLY RELEASE AND FOREVER DISCHARGE <u>Sanders Performance</u> and all instructors, sponsors, agents, employees, officers, trustees and affiliates of <u>Sanders Performance</u> (collectively "SANDERS PERFORMANCE"), of and from any and all liability to me, my personal representatives, assigns, heirs and next of kin, for any damage to or loss of my property, any injury to my person or my death or any one or more of the foregoing, arising directly or indirectly out of my participation for any purpose in the Activity, INCLUDING ANY SUCH DAMAGE, LOSS OR INJURY THAT IS CAUSED BY ANY ACT OR OMISSION ON THE PART OF <u>SANDERS PERFORMANCE</u>, INCLUDING ANY NEGLIGENT CONDUCT OF <u>SANDERS PERFORMANCE</u> but excluding any gross negligence or willful misconduct of <u>SANDERS PERFORMANCE</u>. IT IS MY EXPRESS INTENT THAT THE ABOVE RELEASE INCLUDES THE RELEASE BY ME OF <u>SANDERS PERFORMANCE</u> FROM THE CONSEQUENCES OF <u>SANDERS PERFORMANCE</u>'S OWN NEGLIGENCE. THE ONLY CIRCUMSTANCE UNDER WHICH MY RELEASE OF <u>SANDERS PERFORMANCE</u> DOES NOT APPLY IS WITH RESPECT TO ANY OCCURRENCE RESULTING FROM THE GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF <u>SANDERS PERFORMANCE</u>.

I FURTHER AGREE TO INDEMNIFY, DEFEND, AND HOLD HARMLESS <u>SANDERS PERFORMANCE</u> for, from and against any and all liabilities, damages, claims, lawsuits, costs (including court costs, attorneys fees and costs of investigation), and actions of any kind or description for any damage to or loss of my property or the property of another, any injury to me or my death, or the injury to or death of any other person or any one or more of the foregoing, arising out of my participation for any purpose in the Course/Activity, INCLUDING ANY DAMAGE, LOSS OR INJURY CAUSED BY ANY ACT OR OMISSION ON THE PART OF <u>SANDERS PERFORMANCE</u>, INCLUDING ANY NEGLIGENT CONDUCT OF <u>SANDERS PERFORMANCE</u> but excluding any gross negligence or willful misconduct of <u>SANDERS</u> <u>PERFORMANCE</u>. IT IS MY EXPRESS INTENT THAT THE ABOVE INDEMNITY INCLUDES INDEMNIFICATION BY ME OF <u>SANDERS PERFORMANCE</u> FROM THE CONSEQUENCES OF <u>SANDERS PERFORMANCE</u>'S OWN NEGLIGENCE. THE ONLY CIRCUMSTANCE UNDER WHICH MY OBLIGATION TO INDEMNIFY <u>SANDERS PERFORMANCE</u> DOES NOT APPLY IS WITH RESPECT TO AN OCCURRENCE RESULTING FROM THE GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF <u>SANDERS PERFORMANCE</u>.

By execution below I hereby acknowledge that I recognize and assume all of the risks associated with the Course/Activity. I ACKNOWLEDGE THAT IT IS IMPORTANT THAT I VERIFY THAT I HAVE INSURANCE COVERAGE WHICH EXTENDS TO ME WHILE PARTICIPATING IN THE COURSE/ACTIVITY, AND THAT I SECURE SUCH COVERAGE IF I DO NOT ALREADY HAVE IT. I understand that <u>SANDERS PERFORMANCE</u> does not provide such coverage, and that no insurance coverage may exist through <u>SANDERS PERFORMANCE</u> to cover any injuries or damages which I may sustain or claims which may arise as a result of my participation in the Course/Activity.

The terms of this Release and Indemnity Agreement are to be governed by and construed under the laws of the State of Texas, and venue with respect to any dispute arising between <u>SANDERS</u> <u>PERFORMANCE</u> and any other party that involves this Release and Indemnity Agreement or my participation in the Course/Activity shall be exclusively in Tarrant County, Texas.

Each provision of this Release and Indemnity Agreement is severable and if one portion is invalid or illegal, such invalid or illegal portion shall not apply, but the remaining portions shall nevertheless remain in full force and effect. I understand that the terms of the Release and Indemnity Agreement are contractual and not mere recitals, and that such terms are binding upon me, my heirs, personal representatives and assigns.

In making this Release and Indemnity Agreement, I have not relied upon any statement or representation pertaining to this matter made by <u>SANDERS PERFORMANCE</u> or any other person or entity which is hereby released.

If the Student/Participant is not eighteen (18) years of age or older, the signature of Student/Participant's parent or legal guardian is required.

As parent or legal guardian of the above-mentioned Student/Participant, I agree to and approve the terms of this Release and Indemnity Agreement and consent to the Student/Participant's participation in the Course/Activity and warrant that I have full authority to do so on behalf of myself, the Student/Participant and the Student/Participant's heirs, personal representatives and assigns. I understand and assume the risks of the Student/Participant's participation in the Course/Activity.

I, THE UNDERSIGNED, HEREBY FULLY RELEASE AND FOREVER DISCHARGE SANDERS PERFORMANCE and all instructors, sponsors, agents, employees, officers, trustees and affiliates of SANDERS PERFORMANCE (collectively "SANDERS PERFORMANCE"), of and from any and all liability to me, my personal representatives, assigns, heirs and next of kin, from any and all claims, demands, controversies, actions or causes of action, belonging to me or Student/Participant now or in the future for any damage to or loss of Student/Participant's property, and any injury to Student/Participant's person or Student/Participant's death or any one or more of the foregoing, arising directly or indirectly out of Student/Participant's participation for any purpose in the Course/Activity, INCLUDING ANY DAMAGE. LOSS OR INJURY CAUSED BY ANY ACT OR OMISSION ON THE PART OF SANDERS PERFORMANCE, INCLUDING ANY NEGLIGENT CONDUCT OF SANDERS PERFORMANCE but excluding any gross negligence or willful misconduct of SANDERS PERFORMANCE. IT IS MY EXPRESS INTENT THAT THE ABOVE RELEASE INCLUDES THE RELEASE BY ME OF SANDERS PERFORMANCE FROM THE CONSEQUENCES OF SANDERS PERFORMANCE'S OWN NEGLIGENCE. THE ONLY CIRCUMSTANCE UNDER WHICH MY RELEASE OF SANDERS PERFORMANCE DOES NOT APPLY IS WITH RESPECT TO ANY OCCURRENCE RESULTING FROM THE GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF SANDERS PERFORMANCE.

I FURTHER AGREE TO INDEMNIFY, DEFEND, AND HOLD HARMLESS <u>SANDERS PERFORMANCE</u> for, from and against any and all liabilities, damages, claims, lawsuits, costs (including court costs, attorneys fees and costs of investigation), and actions of any kind or description for any damage to or loss of Student/Participant's property or the property of another, any injury to Student/Participant or any other person, any injury resulting in Student/Participant's death or the death of another or any one or more of the foregoing, arising out of Student/Participant's participation for any purpose in the Course/Activity, INCLUDING ANY DAMAGE, LOSS OR INJURY CAUSED BY ANY ACT OR OMISSION ON THE PART OF <u>SANDERS PERFORMANCE</u>, INCLUDING ANY NEGLIGENT CONDUCT OF <u>SANDERS</u> <u>PERFORMANCE</u> but excluding any gross negligence or willful misconduct of <u>SANDERS</u> <u>PERFORMANCE</u>. IT IS MY EXPRESS INTENT THAT THE ABOVE INDEMNITY INCLUDES INDEMNIFICATION BY ME OF <u>SANDERS PERFORMANCE</u> FROM THE CONSEQUENCES OF <u>SANDERS PERFORMANCE</u>'S OWN NEGLIGENCE. THE ONLY CIRCUMSTANCE UNDER WHICH MY OBLIGATION TO INDEMNIFY <u>SANDERS PERFORMANCE</u> DOES NOT APPLY IS WITH RESPECT TO AN OCCURRENCE RESULTING FROM THE GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF <u>SANDERS PERFORMANCE</u>.

Dated this ______ day of ______, 20____.

Signature of Parent or Legal Guardian

Signature of Student/Participant

ONLY IF PARTICIPANT IS 18 OR OLDER

I WARRANT THAT I HAVE CAREFULLY READ THIS DOCUMENT AND KNOW ITS CONTENTS, AND THAT I AM 18 YEARS OF AGE OR OLDER AND HAVE FULL AUTHORITY TO EXECUTE THIS DOCUMENT AND THAT I HAVE EXECUTED THIS DOCUMENT VOLUNTARILY AND AS MY OWN FREE ACT. I EXECUTE THIS DOCUMENT FULLY INTENDING TO BE BOUND BY ITS TERMS.

Dated this _____, 20____,

Signature of Student/Participant