



NYCRBI Player Registration Form and Medical Consent/Release

Player Name:	Birthdate (mm/xx/yyyy):
Address:	Gender: Male □ Female □
Address 2 (if applicable):	Age: Team Name:
City: State: _	Zip Code:
Phone: Email:	
Parent/Guardian Information – 18+	
Contact #1	Contact #2
Name:	Name:
Phone:	Phone:
 Email:	 Email:
Medical Information	
Emergency contact:	Insurance carrier:
Relationship to player:	Phone:
Phone:	Policy:
covenant not to sue any RBI Entity for, any and all liabilities, losses, damages, costs, expenses (judgments and claims of any nature whatsoever (collectively, the "Liabilities") arising from, best and/or his/her parent or guardian sustained in connection with the Player's participation in the any and all such Liabilities caused in whole or in part by the negligence of any RBI Entity in cor exists when participating in this activity, and agrees to assume all risk of and responsibility for p upon or relating to the Player's participation in the Program. Such assumption of risk includes, b based upon or relating to the lack of skill of any player, the improper conduct of any player and to and/or loss of property, caused in whole or in part by the negligence of any RBI Entity. Each	ent or guardian agrees, for him/herself and his/her personal representatives, executors, fullest extent permitted by applicable law, Harlem RBI and waive in respect of each RBI Entity and including, but not limited to, attorneys' fees and expenses), actions, causes of action, suits, obligations ed upon or relating to personal injury or death to, or damage to or loss of property of, the Player Program. Such release, discharge, waive and covenant not to sue shall include, but not be limited to,
principles. Any dispute, claim or cause of action arising out of this release, discharge, waiver and York, NY and administered by the American Arbitration Association in accordance with its then Entity shall be entitled to join or consolidate claims in arbitration by or against other individuals capacity. The arbitrator shall have the power to award any remedies available under applicable ladmages not measured by the prevailing party's actual damages, except as may be required by sawarded and cannot be used in any other case except to enforce the award itself. If any portion or remaining portion hereof shall not be affected thereby and shall remain in full force and effect. REPRESENTATIONS. Each of the Player and his/her parent or guardian states that he/she had a shall remain and the state of the shall not be affected.	ent for Player or for such treatment itself. Ind construed in accordance with the laws of the State of New York, without regard to conflict of laws of covenant not to sue shall be settled by mandatory, confidential, final and binding arbitration in New to current commercial arbitration rules. Neither Player and his/her parent or guardian, nor any RBI so or entities, or arbitrate as a representative member of a putative class or in a private attorney general aw; provided, however, that the arbitrator shall have no authority to award punitive or other monetary tatute. Any award and any judgment confirming it only applies to the arbitration in which it was of this release, discharge, waiver and covenant not to sue shall be held invalid or unenforceable, the as had full opportunity to ask any questions regarding the Program that he/she may have, that he/she able, that the parent or guardian has read and understands this release, discharge, waiver and covenant of the state of the program that he/she may have and covenant had be presented to the present of guardian has read and understands this release, discharge, waiver and covenant had be presented to the present of guardian has read and understands this release, discharge, waiver and covenant had be presented to the presented to
ARBITRATION. This release, discharge, waiver and covenant not to sue shall be governed by a principles. Any dispute, claim or cause of action arising out of this release, discharge, waiver and York, NY and administered by the American Arbitration Association in accordance with its then Entity shall be entitled to join or consolidate claims in arbitration by or against other individuals capacity. The arbitrator shall have the power to award any remedies available under applicable le damages not measured by the prevailing party's actual damages, except as may be required by s awarded and cannot be used in any other case except to enforce the award itself. If any portion cremaining portion hereof shall not be affected thereby and shall remain in full force and effect. REPRESENTATIONS. Each of the Player and his/her parent or guardian states that he/she has read and understands this release, discharge, waiver, and covenant not to sue (and, if applicanot to sue, and has explained it to the Player) and that he/she has been given the opportunity to	ent for Player or for such treatment itself. In did construed in accordance with the laws of the State of New York, without regard to conflict of laws of covenant not to sue shall be settled by mandatory, confidential, final and binding arbitration in New current commercial arbitration rules. Neither Player and his/her parent or guardian, nor any RBI so rentities, or arbitrate as a representative member of a putative class or in a private attorney general away; provided, however, that the arbitrator shall have no authority to award punitive or other monetary statute. Any award and any judgment confirming it only applies to the arbitration in which it was of this release, discharge, waiver and covenant not to sue shall be held invalid or unenforceable, the as had full opportunity to ask any que stions regarding the Program that he/she may have, that he/she able, that the parent or guardian has read and understands this release, discharge, waiver and covenant review this release, discharge, waiver, and covenant not to sue with any person he/she chooses,