

PLAYER RELEASE & WAIVER

FLATEN NELLAGE & WAIVEN		
In consideration of	("RBI") program of the Office of the Commissione	
RELEASE FROM LIABILITY AND COVENANT NOT TO SUE tives, executors, administrators, heirs, next of kin, successors and assig of America, Major League Baseball Charities, Inc., the Office of the Cor Inc., MLB Advanced Media, LP, The MLB Network, LLC, each of the Ms sidiaries, affiliates, officers, directors, partners, owners, shareholders, g (each a "RBI Entity" and collectively the "RBI Entities") from, and waive es, damages, costs, expenses (including, but not limited to, attorneys's whatsoever (collectively, the "Liabilities") arising from, based upon or reparent or guardian sustained in connection with the Player's participation limited to, any and all such Liabilities caused in whole or in part by the limited to, any and all such Liabilities caused in whole or in part by the limited to.	gns, to release and forever discharge the Program, the Player's local RE mmissioner of Baseball, Major League Baseball Enterprises, Inc., Major ajor League Baseball Clubs and other affiliated entities and their respe tovernors, agents, servants, officials, employees, volunteers, successor in respect of each RBI Entity and covenant not to sue any RBI Entity for fees and expenses), actions, causes of action, suits, obligations, judgn thating to personal injury or death to, or damage to or loss of property of the program. Such release, discharge, waive and covenant not to	Il league, Boys & Girls Clubs r League Baseball Properties, ctive related entities, sub- rs, assigns and/or licensees or, any and all liabilities, loss- nents and claims of any nature of, the Player and/or his/her sue shall include, but not be
PLAYER ASSUMES RISK. Each of the Player and his/her parent of the potential for injury that exists when participating in this activity, and to or loss of Player property, arising from, based upon or relating to the personal injury or death, and/or damage to or loss of property, arising fit the acts or omissions of any umpire, coach or supervisor, and any persugence of any RBI Entity. Each of the Player and his/her parent or guardiresponsible for any decisions relating to medical treatment for Player of	agrees to assume all risk of and responsibility for personal injury or de Player's participation in the Program. Such assumption of risk include rom, based upon or relating to the lack skill of any player, the improper onal injury or death, or damage to and/or loss of property, caused in w ian understands and agrees that, in the event of any injury to Player, no	ath to Player, and/or damage s, but is not limited to, any conduct of any player and hole or in part by the negli-
RIGHT OF PUBLICITY. The Player's participation in the Program shall constitute permission to use the name, likeness, image, voice, biographical information or any other identification of the Player for advertising, publicity, instructional or any other purposes in connection with the Program or the business of any of the RBI Entities, in perpetuity, worldwide, and in any and all media now or hereafter known, without compensation to or right of prior review or approval by the Player or his/her parent or guardian. Each of the Player and his/her parent(s) or guardian agrees, for him/herself and his/her personal representatives, executors, administrators, heirs, next of kin, successors and assigns, to release and discharge each RBI Entity from, to waive in respect of each RBI Entity, and not to sue any RBI Entity for, any and all Liabilities arising from, based upon or relating to any claim for invasion of privacy, violation of right of publicity, defamation or appropriation, or any similar claim, in connection with any such use.		
MISCELLANEOUS. This release, discharge, waiver and covenant not to sue shall be governed by and construed in accordance with the laws of the State of New York, without regard to conflict of laws principles. New York shall be the sole jurisdiction for all disputes. If any portion of this release, discharge, waiver and covenant not to sue shall be held invalid or unenforceable, the 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 has had full opportunity to ask any questions regarding the Program that he/she may have, that he/she has read and understands this release, discharge, waiver, and covenant not to sue (or that the parent or guardian has read and understands this release, discharge, waiver and covenant not to sue, and has explained it to the Player) and that he/she has been given the opportunity to review this release, discharge, waiver, and covenant not to sue with any he/she chooses, including a lawyer, and has done so to the extent he/she wishes to do so. Each of the Player and his/her parent or guardian further states that the Player is the beneficiary of his/her parent or guardian's insurance policy or is otherwise covered by sufficient insurance coverage, has been examined by a doctor within the past six months, is in good physical condition, is physically fit to participate in the Program and is not subject to any medical condition that poses or may pose risk of harm or disability to others.		
Name of Player (Please Print)	Signature of Player	Date
Name of Parent or Guardian (Please Print)	Signature of Parent or Guardian	

Signature of Witness

Date

Name of Witness (Please Print)