

## RELEASE

### **JUGGLE, LLC**

2641 Sandover Road  
Columbus, Ohio, 43220

The undersigned ("Juggler") hereby grants to Juggle, LLC ("Juggle") and its successors, licensees and assigns, the full and complete right to use:

---

(the "**Material**") in and for any other purpose in connection with Juggle, and in connection with advertisements, promotions, publicity and other material relating to the Juggle.

I understand that by giving permission to Juggle for the use of my Material, that my name and image will be accessible by the public and/or users of our service.

The rights herein granted shall extend to and include Juggle's use of the Material in any and all manner and media whatsoever, whether now known or hereafter devised, throughout the universe in perpetuity, free and clear of any and all claims for royalties, residuals, or other compensation.

Juggle shall have the sole right to determine the manner in which the Material shall be used pursuant to this agreement, and Juggle shall not be obligated to use the Material as part of Juggle or otherwise, or to broadcast or otherwise exhibit or exploit Juggle.

Juggler hereby warrants and represents that it is the sole owner or holder (or the authorized representative of the sole owner or holder) of the rights granted herein, including, but not limited to any and all copyrights, trademarks, and rights in the likenesses of any people (if any) depicted in the Material, that it is authorized to enter into and execute this agreement, that nothing of value apart from the Material was given (or was agreed to be given) to Juggle or any other person or entity in exchange for use of the Material for Juggle, that the consent of no other person or entity is required to enable Juggle to use the Material as described herein, and that such use will not violate the rights of any third parties.

The parties agree to indemnify and hold free and harmless to the fullest extent permitted by law, the other party, each of their respective parent, subsidiary, and affiliated organizations, and each of their respective agents, employees, successors, licensees and assigns, from and against any and all claims, damag-

es, liabilities, costs and expenses, including but not limited to reasonable attorneys' fees, resulting from any breach of any warranty, representation, or agreement made herein.

This agreement and all matters or issues collateral thereto shall be governed by the internal, substantive law of Ohio without regard to the conflicts of law provisions thereof. In any action by Juggler for breach of any provision hereunder, Juggler agrees that its exclusive remedy shall be an action at law for damages and in no event shall Juggler be entitled to injunctive or any other equitable relief.

This agreement contains the parties' entire understanding relative to its subject matter. Nothing in this agreement shall limit or restrict any rights otherwise enjoyed by Juggle under law or contract.