



M A U N A



COACHING AGREEMENT

THIS AGREEMENT ("Agreement") shall be deemed effective upon the acceptance and date of purchase by and between Mauna Holding LLC a California Limited Liability Corporation ("Trainer") and the client ("Client"). The provisions of personal coaching services by Trainer to Client are contingent upon this Agreement.

PRICE AND PAYMENT: In consideration for the Services, Client agrees to pay the monthly fee for the purchased service per month in addition to a \$99 USD Initiation Fee. Mauna Holding LLC a California Limited Liability Corporation will issue invoices in advance on the first day of each month for Services to be provided that month. All payments will be due on the 1st day of the month. In case Mauna Holding, LLC does not receive funds within (5) days, a late payment fee of \$30 USD shall apply. In addition, unpaid amounts shall accrue a monthly interest charge equivalent to 12% annually. Prices may be changed for any and all plans, from time to time. Trainer will communicate any price changes to Client with at least one (1) month advanced notice. Price changes will take effect at the start of the next month following the date of the notification. Subject to applicable law, you accept the new price by continuing to use the service after the price change takes effect. Client has five (5) days to notify Trainer if he/she agrees or disagrees with the price change. If Client does not agree with a price change, Client has the right to reject the change by cancelling the service within five (5) days of receiving the notification from the Trainer. If Trainer does not receive a reply within (5) days, either agreeing or disagreeing to the price change, service will be cancelled at the end of the current month without further notification.

TERM & TERMINATION: This Agreement shall commence on the Effective Date and shall continue for a minimum of three (3) months. Upon the completion of three (3) months of service, this agreement shall automatically renew for the next 30 days becoming a month-to-month contract. To terminate the agreement, either party must deliver a written notice of non-renewal at least thirty (30) days prior. No pro-rations shall be awarded in case a termination notice is delivered in mid-month and the following month must be paid in full. The Client can use services provided by the Trainer for the full last month. Either party may terminate this Agreement at any time in the event of a material breach by the other party, which is not cured within thirty (30) days of delivery of written notice to the breaching party.

PHOTOGRAPHY: This agreement grants full permission to Trainer to use photography or any photographic material of the Client in all forms of media for advertising, trade and any other lawful purpose without compensation or notice.

ANTI-DOPING: Mauna Holding LLC and their coaches and any associates or brand associated with the company believe in clean sports and do not tolerate any use of performance enhancing drugs.

BRAND DISCOUNTS: Athlete shall have access to discount codes (which shall remain strictly confidential). Brand partners can change discount amounts, re-structure or remove discounts at their sole and absolute discretion. Mauna Holding LLC, is not liable for any issues that could potentially arise from the relationship of Client and brand partners.

TERMS AND CONDITIONS: By agreeing to this Coaching Agreement you are also agreeing to the Terms and Conditions outlined in our website. Please make sure you read those carefully.

You have read and agree that no oral representations, statements, or inducement apart from the foregoing written agreement have been made.