



COACHING AGREEMENT, including  
CONFIDENTIALITY and NON-DISCLOSURE  
Between CLEAREDGE, LLC and CLIENT

**ClearEdge, LLC**, a limited liability corporation organized and existing under the laws of the State of Arizona and the County of Maricopa.

**Client:** The athlete who will receive coaching from ClearEdge, LLC. and Deborah Dubree

**Parent/Guardian** (when applicable): The parent or legal guardian of a Client who is 18 years old or younger

**1. Client Responsibility**

- a. Client agrees that the success of coaching can only occur with consistent and committed practice and execution by the Client. Practice and execution are the sole responsibility of the Client
- b. Coaching, which is not advice, therapy, or counseling, may address specific performance, and personal related topics or general conditions in the Client's life or sports related performance. All decisions made and all implementation of such decisions are the sole responsibility and at the sole discretion of the Client. Client accepts solely the responsibility, effect and liability of any and all decisions and implementations made.

2. **Cancellations:** Cancelled or missed sessions occasionally occur in any on-going coaching relationship. If CLIENT needs to cancel or change the time of a coaching session a 24-hour notice is required in order to not be charged for the session. With advance notice of more than 24-hours Client will not be charged and ClearEDGE, LLC will make every effort to reschedule the session as soon as possible. If ClearEDGE, LLC needs to reschedule a session with Client because of illness, travel, or emergency, then ClearEDGE, LLC will make every effort to give Client adequate notice to reschedule their session.

3. **Confidentiality and Non-Disclosure:** ClearEDGE, LLC protects the confidentiality of the Client. ClearEDGE, LLC will only release information about the Client and what is discussed during the sessions with Client's written permission. Parents, legal guardians, teams, coaches, agents, etc. are included as parties that will not be privy to Client's confidential information.

4. **Non-disclosure and Intellectual Property:** ClearEDGE, LLC will not voluntarily communicate Client's future plans, performance strategies, routines, business information, or financial information to any other third party. To protect the intellectual property of ClearEDGE, LLC and the intellectual property of other coaching/training resources that ClearEDGE, LLC might provide Client with, Client agrees not to disperse, share or reuse the coaching/training materials, techniques, methods, recordings or any other such information unless Client has the written permission of ClearEDGE, LLC and/or the written permission of the source of that intellectual property.



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- 5. **Severability** – If any provision of this Agreement is or becomes unenforceable for any reason, in any jurisdiction, that shall not affect then the remainder of this Agreement shall nevertheless remain in full force and effect.
- 6. **Dispute Resolution:** Any disputes regarding this Agreement will be submitted to mediation with the assistance of a neutral independent mediator acceptable to both parties.
- 7. **Jurisdiction** – This contract shall be governed by and interpreted in accordance with the Laws of the State of Arizona, County of Maricopa

**Client’s signature and the signature of the Parent/Guardian on this Agreement indicates their full understanding of and agreement with the terms as they are presented in this Agreement.**

**Client:**

**Parent/Guardian:** signature required only if Client is 18 years old or younger

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Name PLEASE PRINT

\_\_\_\_\_  
Name PLEASE PRINT

\_\_\_\_\_  
Dated

\_\_\_\_\_  
Dated

**INSTRUCTIONS:**

- Print name/s and date
- SIGN
- Send to ClearEDGE, LLC
  - Send Option 1: Scan and email to Deborah@YourClearEDGE.com
  - Send Option 2: Fax to: 480.212.1909