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OFFICE OF THE CITY ATTORNEY ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664

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### **USE PERMIT**

## 32688

Pursuant to a minute order of the City Council of the City of Long Beach at its January 24, 2012 meeting, the City of Long Beach, a municipal corporation ("City"), hereby grants permission to STACY HINKEL, AN INDIVIDUAL, doing business as MOVING FORWARD FITNESS, LLC ("Permittee"), whose address is 231 Angelo Walk, Long Beach, California 90803, for the non-exclusive use of City facilities located at Marine Stadium open space and surrounding walkways and additional park sites upon request ("additional sites"), at least thirty (30) days prior to use, subject to the approval of the Director of the City's Department of Parks, Recreation and Marine ("Director") or his designee, incorporated by this reference (the "permit area").

Permittee may use the permit area subject to the following terms, conditions and limitations:

1. USE. Permittee may use the permit area to conduct outdoor group exercise classes consisting of stroller strides training, and related activities subject to the pre-approval of the Director or his designee.

All uses of the permitted use site(s) by the Permittee, its employees and invitees shall be at their sole risk, cost and expense.

2. TERM. The term of this Permit shall begin on January 1, 2012 and shall end on December 31, 2013. The Director shall have the option at his sole discretion to extend the term of this Permit for three (3), additional one (1) year periods, provided Permittee submits a written request no later than sixty (60) days prior to the expiration of the Permit year.

#### 3. PERMIT FEE.

On January 1, 2013, and every permit year thereafter on January 1 of each Permit year, Permittee shall pay an annual minimum payment to the Department of Parks, Recreation and Marine ("Department"), of Three Hundred Dollars (\$300.00) ("Guaranteed Annual Minimum").

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В. Additional sites added to the permit area as approved by the Director or his designee shall increase the Guaranteed Annual Minimum immediately or retroactive to the first calendar day, of the first month used, as determined by an apportionment formula, calculated as follows: [\$300 x (A / 12)]. where A = the number of calendar month(s) the additional site was used in each Permit year ("Adjusted Annual Minimum"). Once adjusted, Permittee will then pay the Department the sum of the Guaranteed Annual Minimum and the Adjusted Annual Minimum on January 1st of each Permit year.

- C. Permittee shall, within twenty (20) days following the expiration, termination or revocation of this Permit, pay to the Department any and all sums due to the Department. Gross receipts shall mean all monies received by or due the Permittee as a result of the operations authorized by this Permit without any deductions whatsoever, except any sales tax payable to the State or other governmental agency.
- Permittee shall submit, on an annual basis on or SCHEDULE. before January 1st of each Permit year in advance, and/or as requested by the Director, a comprehensive schedule of use of the permit area for approval by the Director or his designee. The submission shall be in writing and shall include all of the dates, times and locations of use of the permit area and additional sites. Permittee shall not deviate from the submitted schedule of use, or add additional dates, times or locations of use of the permit area, without the written consent of the Director or his designee. Any deviation from the submitted schedule of use shall be submitted in writing no later than thirty (30) days prior to the anticipated deviation. This Permit may be revoked if Permittee is found to have deviated from the submitted schedule of use, without the approval of the Director or his designee.

Either Party may terminate this Permit at any time by providing thirty (30) days prior written notice.

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On termination or revocation of this Permit, Permittee shall guit and surrender possession of the permit area and remove its personal property from the permit area.

- 5. IMPROVEMENTS. Permittee shall not erect, construct, alter or maintain any improvements on the permit area without the prior written approval of the Director. Permittee shall pay the cost of any approved improvements. Title to all such improvements shall remain vested in Permittee while this Permit is in effect. Upon termination or revocation of this Permit, Permittee shall, at their sole cost, remove all improvements placed by them on the permit area and restore the permit area to a condition acceptable to the Director so instructed by the City. Such removal and restoration shall be made and accomplished within thirty (30) days after the termination or revocation date. If any improvement has not been removed and the permit area not restored to an acceptable condition within said thirty (30) day period, the City shall have the right, but not the obligation, to remove, demolish and dispose of any improvement and to restore the permit area at Permittee's sole expense. Permittee shall pay to the City on demand all costs incurred by the City in accomplishing the removal of improvements and the restoration of the permit area, together with interest at the maximum rate allowed by law. The Director, at his option, may waive the requirements that Permittee remove all or a portion of improvements placed on the permit area and that Permittee restore the same, in which event title to all improvements which are to remain on the permit area shall vest in the City without any obligation that the City reimburse Permittee for them.
- 6. MAINTENANCE. Permittee shall place all waste of any kind in containers provided by the City and restore the permit area to its original state after each use. If the Permittee fails to maintain the permit area as required, the City will notify Permittee of such failure and, if Permittee fails to correct the situation within thirty (30) days after notice, then the City may make the necessary correction and Permittee shall pay the cost of correction within thirty (30) days after receipt of an invoice from the City.

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Permittee hereby waives to the extent permitted by law any right to make repairs at the expense of the City.

- 7. UTILITIES. The City shall pay all costs associated with the use and installation of utilities of the permit area, provided Permittee's use thereof is deemed to be in the sole opinion of the Director, reasonable and related to the Permittee's permitted use.
- 8. COMPLIANCE WITH LAWS. Permittee during their use of the permit area shall at all times comply with all laws, ordinances, rules and regulations and obtain permits from all federal, state or local government authorities having jurisdiction over the permit area and Permittee's activities on the permit area.
- 9. NO ASSIGNMENT. Permittee shall not assign this Permit or any interest in it or allow the transfer of the Permit, whether by operation of law or otherwise, nor delegate its duties hereunder. Any attempted assignment, transfer, or delegation shall be void and confer no rights whatsoever upon an assignee, transferee or delegate. If Permittee is adjudicated a bankrupt or becomes insolvent or any interest in this Permit is taken by virtue of attachment, execution, or receivership, the City may terminate this Permit on five (5) days notice to Permittee.
- 10. CONTROL OF PERMIT AREAS. The Director shall have absolute and full control of the permit areas. If necessary for the health, welfare or safety of the public or as a result of the termination or revocation of this Permit, the Director shall have the right to enter the permit areas and take possession thereof immediately. The City reserves the right to enter the permit areas at any and all reasonable times including the times and days of Permittee's use. City reserves the right to do any work at the permit areas for the preservation, operation and maintenance of the permit areas that it deems necessary. The Director or designee will inform Permittee when such work will be done if it impacts Permittee's use.
- 11. Except for the City's gross negligence or willful INDEMNITY. misconduct and to the fullest extent permitted by law, Permittee shall indemnify and hold

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harmless the City, its boards, commissions, and their officials, employees and agents (collectively in this Section "City") from and against any and all liability, claims, demands, damage, loss, causes of action, proceedings, penalties, costs and expenses (including reasonable attorney's fees, court costs, and expert and witness fees)(collectively "Claims" or individually "Claim"). Claims include by way of example but are not limited to: Claims for property damage, personal injury or death arising in whole or in part from any negligent act or omission of Permittee, its officers, employees or anyone under Permittee's control (collectively "Indemnitor"); Permittee's breach of this Permit; misrepresentation, willful misconduct; and Claims by any employee of Indemnitor relating to workers' compensation. Independent of the duty to indemnify and as a free-standing duty on the part of Permittee, Permittee shall defend City and shall continue such defense until the Claim (including allegations in a Claim) is resolved, whether by settlement, judgment or otherwise. No finding or judgment of negligence, fault, breach, or the like on the part of Indemnitor shall be required for the duty to defend to arise. Each party shall promptly notify the other party of any Claim.

- 12. INSURANCE. Concurrent with the execution of this Permit and in partial performance of Permittee's obligations hereunder, Permittee shall procure and maintain the following insurance at Permittee's sole expense for the duration of this Permit, including any extensions or renewals thereof, from insurance companies that are authorized to write insurance in the State of California or from insurers listed on the CDI's List of Eligible Surplus Lines' Insurers (LESLI) that have a current rating of or equivalent to A:VIII by A.M. Best Company:
  - Commercial general liability insurance equivalent in coverage scope to ISO form CG 00 01 11 85 or 11 88 in an amount not less than One Million Dollars (\$1,000,000.00) per occurrence and Two Million Dollars (\$2,000,000.00) general aggregate. Such insurance shall include but is not limited to broad form contractual liability, personal and bodily injury, independent contractors liability, sexual molestation liability, and products and completed

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operations liability. The City of Long Beach, its officials, employees, and agents shall be added as additional insureds by endorsement equivalent in coverage scope to ISO form CG 20 26 11 85 and this insurance shall contain no special limitations on the scope of protection afforded to the City, its officials, employees, and agents.

- B. Personal accident insurance covering all participants in an amount not less than Ten Thousand Dollars (\$10,000.00) per person.
- "All Risk" property insurance in an amount sufficient to cover the full replacement value of Permittee's personal property and equipment on the premises. Such insurance shall be endorsed with a waiver of subrogation of any claims against the City, its officials, employees, and agents.
- D. Workers' Compensation insurance as required by the State of California and Employer's Liability insurance in an amount not less than One Million Dollars (\$1,000,000.00) per occurrence.

In addition to the endorsements specified above, each insurance policy required herein shall provide by endorsement or by policy form: (i) that the insurance shall not be canceled, nonrenewed, or reduced in coverage or limits except after thirty (30) days prior written notice to City, (ii) that the insurance shall be primary and not contributing to any other insurance or self-insurance maintained by City, its official, employees, or agents, (iii) that the insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability; and (iv) that the naming of more than one insured shall not, for that reason alone, extinguish any rights of one insured against another, subject to the Company's limits of liability.

Any self-insurance program, self-insured retention, or deductible must be approved separately in writing by City Risk Manager or designee and shall protect the City of Long Beach, its officials, employees, and agents in the same manner and to the same extent as they would have been protected had the policy or policies not contained

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such retention or deductible provisions.

Permittee shall deliver to City certificates of insurance and the required endorsements for approval as to sufficiency and form prior to commencement of this Permit. The certificates and endorsements for each insurance policy shall contain the original signature of a person authorized by that insurer to bind coverage on its behalf. City reserves the right to require complete certified copies of all said policies at any time.

Such insurance as required herein shall not be deemed to limit Permittee's liability relating to performance under this Permit. The procuring of insurance shall not be construed as a limitation on liability or as full performance of the indemnification and hold harmless provisions of this Permit.

Any modification or waiver of the insurance requirements herein shall be made only with the written approval of the City's Risk Manager or designee.

- 13. POSSESSORY INTEREST. This Permit may create a possessory interest subject to property taxation and Permittee may be liable for the payment of property taxes levied on such possessory interest. Permittee shall pay or cause to be paid, prior to delinquency, all taxes, assessments and other governmental and district charges that may be levied or assessed for buildings, improvements or property located on the permit areas and upon possessory interests created by this Permit. Satisfactory evidence of such payments shall be delivered by Permittee upon demand therefore.
- NOTICE. Any notice, demand, request, consent, or communication 14. that either party desires or is required to give to the other party or any other person shall be in writing and either personally delivered or deposited in the U.S. Postal Service, first class, postage prepaid, addressed to Permittee at the address first stated above and to the City at 2760 Studebaker Road, Long Beach, CA 90815 Attn: Director. Notice of change of address shall be given in the same manner as stated herein for other notices. Notice shall be deemed given on the date personal delivery is made or forty-eight (48) hours after deposit in the mail.

15. <u>NO HAZARDOUS MATERIAL</u>. Permittee shall not keep or store any goods, merchandise, supplies, personal property, materials, or items of any kind in, on or at the permit areas which are in any way explosive or hazardous. Permittee shall comply with California Health and Safety Code Section 25359.7 or its successor statute regarding notice to the City on discovery by Permittee of the presence or suspected presence of any hazardous substance in, on or at the permit areas.

16. <u>DEFAULT</u>. Except where this Permit expressly states that the City may immediately revoke this Permit, the City may revoke this Permit if Permittee fails or refuses to comply with any term, condition or provision of this Permit after notice of such failure or refusal from the Director or designee. The acceptance of all or part of the payment of any permit fee after default shall not be deemed a waiver of any right to revoke this Permit on account of such default. Any waiver by the City or Director of a default shall be in writing and shall not be construed as or constitute a waiver of any subsequent default of the same or any other term, condition or provision of this Permit.

Permittee hereby waives any right of redemption under any existing or future laws in the event of removal from the permit areas. Permittee agrees that if the manner or method used by the City in revoking this Permit and removing Permittee from the permit areas gives to Permittee a cause of action for damages or in forcible entry and detainer, then the total amount of damages to which Permittee shall be entitled in any such action shall be One Dollar (\$1.00). Permittee agrees that this Section may be filed in any such action and that when filed it shall be a stipulation by Permittee fixing the total damages to which Permittee is entitled in such action.

17. <u>SIGNS AND ADVERTISING</u>. All signs, advertising or promotional material placed in, on or at the permit areas shall be approved, in advance, in writing by the Director or designee. Permittee shall pay all costs related to such signs, advertising or promotional material. If Permittee places any sign, advertising or promotional material that does not have the prior approval of the Director or designee, then the City may

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remove same without penalty or claim against the City, and Permittee shall immediately pay the cost of such removal on receipt of an invoice from the City, as an additional permit fee.

- 18. NONDISCRIMINATION. During its use of the permit areas and operations, Permittee and its employees shall not discriminate on the basis of race, religion, color, ancestry, sex, sexual orientation, sexual identity, gender identity, AIDS, AIDS relation condition, HIV status, age, national origin, handicap or disability.
- 19. HEALTH AND SAFETY. Permittee shall correct health and safety deficiencies and violations of health and safety practices immediately and shall cooperate fully with the Director in the investigation of accidents or incidents occurring in, on or at the permit areas. In the event of injury to an invitee, Permittee shall see that the injured person receives prompt and qualified medical attention. If Permittee fails to correct unsafe or unhealthy conditions which have led or, in the opinion of the City, could lead to injury, then the Director may immediately revoke this Permit.
- 20. NO VENDING MACHINES. Permittee shall not install nor allow the installation of any vending machines of any kind, including but not limited to food and beverage machines and amusement machines. The Director reserves the right to remove any such machine and Permittee shall pay the cost of such removal on receipt of an invoice from the City, as an additional permit fee.
- 21. NO WAIVER. The failure or delay by the City to insist on strict compliance with any term, condition or provision of this Permit shall not be deemed a waiver of any right or remedy that the City may have and shall not be deemed a waiver of any subsequent or other failure to comply with any term, condition, or provision of this Permit. The receipt and acceptance of all or a part of the payment of a delinquent permit fee shall constitute only a waiver of timely payment for the particular payment involved and shall not constitute waiver of any other failure to comply.
- 22. CLAIMS. The City, its officials, employees, boards, and commissions shall not be liable for and Permittee hereby waives all claims against the

City, its officials, employees, boards, and commissions for loss, theft, or damage to equipment, furniture, trade fixtures, furnishings, records, and other personal property in, on or at the permit areas, for loss or damage to Permittee's business, or injury to or death of persons in, on or at the permit areas from any cause except to the extent caused by the gross negligence or willful misconduct of the City, its officials, employees, boards or commissions.

- discontinues use thereof by operation of law or otherwise, title to any equipment, furniture, trade fixtures, furnishings, and other personal property belonging to Permittee or others under its control and left in, on or at the permit areas sixty (60) days after abandonment or discontinuance of use shall be deemed to have been transferred to the City. The City shall thereafter have the right to remove and to dispose of said property without liability to Permittee or to any person claiming under Permittee, and shall have no duty to account therefore. Permittee hereby names the Director as Permittee's attorney in fact to execute and deliver such documents or instruments as may be reasonably required to dispose of such property and transfer title thereto.
- 24. <u>NO RELOCATION</u>. Permittee agrees that nothing contained in this Permit shall create any right in Permittee for any relocation assistance or payment pursuant to the provisions of Title 1, Division 7, Chapter 16 of the California Government Code from the City on the expiration or revocation of this Permit.
- 25. <u>RESTORATION</u>. Permittee shall promptly notify the City of damage or destruction to the permit areas and the date of same. Permittee shall promptly make proof of loss and proceed to collect all valid claims that Permittee may have against insurers or others based on such damage or destruction. All amounts recovered as a result of said claims shall be used first for the restoration of the permit areas. If existing laws do not permit restoration, then the City may revoke this Permit.
- 26. <u>MISCELLANEOUS</u>. This Permit shall be governed by and construed in accordance with the laws of the State of California. This Permit constitutes the entire

27. <u>RELEASE FORM</u>. Permittee is required to have customers complete and sign a release (waiver) form before participating in group exercise classes. The release (waiver) form(s) used by the Permittee are subject to review and approval by the City's Risk Manager and the City Attorney.

1	Permittee consents to and	l agrees to perform the terms, covenants, and				
	Permittee consents to and agrees to perform the terms, covenants, and					
	Conditions imposed on the Fermittee dif	der ans i emit.				
4	ACCEPTED this 19TH	, day of <sup>JUNE</sup> , 2012.				
5	AGOEL LED UIIS					
		STACY HINKEL, DBA MOVING FORWARD FITNESS, LLC				
7	Dated: March 31 7 , 2012	By: Stacy Hinhel				
8	,	Title: Ourles				
9		"Permittee"				
10		CITY OF LONG BEACH, a municipal				
11	( )	corporation  Assistant City Manager				
12	Dated:, 2012	City Manager EXECUTED PURSUA				
13		"City"				
14						
15	Approved as to form on _	/// / / 8, 2012.				
		ROBERT E.,SHANNON, CITY ATTORNEY				
		Dr. S. Anderson				
		GARY ANDERSON, Deputy				
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	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	2 conditions imposed on the Permittee un  3				



# City of Long Beach Department of Parks, Recreation and Marine

# Release and Waiver of All Liability and Assumption of Risk Agreement

FOR GOOD AND VALUABLE CONSIDERATION, including permission to participate in

and related activities ("ACTIVITY"), I, for myself, my successors, heirs, assigns, executors, administrators, spouse, and next of kin:

- 1. Agree that, prior to participating I will inspect the facilities, equipment, and areas to be used, and, if I believe that any of them are unsafe, I will immediately advise the person supervising the ACTIVITY, facility, or area;
- Acknowledge that I fully understand that my participation may involve risk of serious injury or death, including economic losses, which may result not only from my own actions, inaction, or negligence, but also from the actions, inaction, or negligence of others, the condition of the facilities, equipment, or areas where the ACTIVITY is being conducted, the rules of play, or this type of ACTIVITY;
- 3. **Assume any and all risk** of bodily injuries to myself, including medical or hospital bills, permanent or partial disability, death, and damages to my property, caused by or arising from my participation in the ACTIVITY:
- 4. **Covenant not to sue or present any claim** for personal injury, property damage, or wrongful death against the City of Long Beach, its commissions, official, employees, volunteers, and agents for damages attributable to my participation in the ACTIVITY;
- 5. Release, waive, discharge, and relinquish, to the extent allowable by law, the City of Long Beach, its commissions, boards, officials, employees, volunteers, and agents from any liability, loss, damage, claim, demand, or cause of action against them arising from or attributable to my participation in the ACTIVITY, whether same shall arise by their negligence or otherwise;
- Agree that photographs, pictures, slides, movies, or videos of me may be taken in connection with my participation in the ACTIVITY without compensation from the City of Long Beach and consent to the use of these photographs, pictures, slides, movies, or videos for any legal purpose, and
- 7. Warrant that I am in good health and have no physical condition that would prevent me from participating in this ACTIVITY.

THIS DOCUMENT RELIEVES THE CITY AND OTHERS FROM LIABILITY FOR BODILY INJURY, WRONGFUL DEATH, AND PROPERTY DAMAGE BY NEGLIGENCE. I HAVE READ THIS DOCUMENT, UNDERSTAND THAT I GIVE UP SUBSTANTIAL RIGHTS AND ASSUME ALL RISKS BY SIGNING IT, AND SIGN VOLUNTARILY.

PRINTED NAME	SIGNATURE	DATE



# City of Long Beach / Department of Parks, Recreation and Marine PARENTAL CONSENT Release and Waiver of All Liability and Assumption of Risk Agreement

FOI	R GOOD AND VALUABLE CONSIDERATION	<b>N,</b> including permission for $\_$		("MINOR") to		
parl	rticipate in		and related activities ("A	ACTIVITY"), I, the		
par	rent/guardian of the MINOR for myself and on be	ehalf of the minor:				
1.	Consent to the MINOR's participating in the A	CTIVITY;				
2.	Agree that, prior to the MINOR's participation and areas to be used, and, if either of us be supervising the ACTIVITY;	n in the ACTIVITY, the MING elieves that any of them are	DR and I will inspect the fac unsafe, I will immediately a	cilities, equipment, advise the person		
3.	injury or death, including economic losses, negligence, but also from the actions, in-action	ally understand that the MINOR's <i>participation may involve risk of serious</i> bases, which may result not only from the MINOR's own actions, inactions, or in-actions, or negligence of others, the condition of the facilities, equipment, or ducted, the rules of play, or this type of ACTIVITY;				
4.	Assume any and all risk of personal injuries to the MINOR, permanent of partial disability, or death and damages to the MINOR's or my property, caused by or arising from the MINOR's participation in the ACTIVITY and authorize the City of Long Beach to contact or employ a licensed physician to render any medical treatment that may be deemed necessary for the MINOR or to take and admit the MINOR to any hospital. If such medical treatment is required, agree to pay all medical and hospital bills relating thereto;					
5.	<b>Covenant not to sue or present any claim</b> for personal injury, property damage, or wrongful death against the City of Long Beach, its boards, commissions, officials, employees, volunteers, and agents for damages attributable to the MINOR's participation in the ACTIVITY;					
6.	<b>Release, waive, discharge, and relinquish</b> , to the extent allowable by law, the City of Long Beach, its boards commissions, officials, employees, volunteers, and agents from any liability, loss, damage, claim, demand, or cause of action against them arising from or attributable to the MINOR's participation in ACTIVITY, whether same shall arise by their negligence or otherwise;					
7.	Agree that photographs, pictures, slides, movies, or videos of the MINOR may be taken in connection with the MINOR's participation in the ACTIVITY without compensation from the City of Long Beach and consent to the use of these photographs, pictures, slides, movies, or videos for any legal purpose;					
8.	Warrant that the MINOR is in good health and have no physical condition that would prevent the MINOR from participation in the ACTIVITY; and					
9.	Acknowledge and agree that the City of Long Beach, its officials, employees, and agents shall not be responsible for administering, providing, or assisting in administering medication to the MINOR.					
	IS DOCUMENT RELIEVES THE CITY AND ATTH, AND PROPERTY DAMAGE CAUSED BY		Y FOR PERSONAL INJUI	RY, WRONGFUL		
	OTH PARENTS MUST SIGN UNLESS ONLY ONE PARENTS MUST SIGN AND FURNISH.			STODY. LEGALLY		
	AVE READ THIS DOCUMENT, UNDERSTAND	THAT I GIVE UP SUBSTA	ANTIAL RIGHTS AND ASS	UME ALL RISKS		
BY_	SIGNING IT, AND SIGN VOLUNTARILY.					
PRI	INT PARENT/GUARDIAN NAME	SIGNATURE	DATE			
PRI	INT PARENT/GUARDIAN NAME	SIGNATURE	DATE			
ı ш	AVE READ THIS DOCUMENT SIGNED BY M	V DADENT/Q\ OD CUADO	IANI(S) AND ION THE WA	IVED DELEASE		
	ID ASSUMPTION OF RISK. I AM AWARE OF					

SIGNATURE

DATE

PRINT MINOR'S NAME