

# Liability Waiver and Participation Agreement

## Medical Authorization and Liability Release

I authorize Kris' and its representatives to consent to medical treatment for my child when I cannot be reached to consent. I am fully aware that any activity involving motion, height, or athletic activities create the possibility of serious injury, paralysis, or even death. I further agree to hold Kris' and its staff harmless for any injury or resulting expense(s). I release and discharge all rights and claims against Kris' and its parties. Kris' strives to provide the maximum in safety and procedures and guidelines, and cannot assume responsibility for any accidents, injuries, or illness that may occur.

## Parent Consent

The athlete listed above has my permission to participate in Kris' program for the 2025/2026 year. In consideration for the training and coaching provided by Kris' and its staff, I understand that my son/daughter must abide by the rules and regulations set forth by the coaches and staff. I understand that violations of any of these rules may result in removal from the classes and/or team. We acknowledge and recognize that hazards are present in any athletic event and that injury may result. Kris' coaches, staff, and volunteers will not be liable for injury that occurs during practice, competitions or travel to and from activities.

## Financial Agreement

- ☐ I understand and agree that tuition is due on the 1st of the month for the current month. So January tuition is due January 1st. Tuition is set up and automatically drafted through iclasspro each month. A valid card must be on file at all times.
- ☐ I understand that I am subject to a late fee charge of \$25 after the 5th of the designated month and if my account is past due on the 10th of the month, my athlete will no longer be allowed to participate until my account is brought up to date. Excessive tardiness of payments will be grounds for my child not competing and possible dismissal.
- ☐ I understand and agree that as a parent signing this contract, that I am solely responsible for the Tuition, Travel Expenses, Uniform and Assessments as outlined in this packet.
- ☐ I understand if I leave the program prior to June 2026, I am subject to a \$300 buyout fee, plus monthly charges. This will be billed to the card on file at the time of departure from the program.
- ☐ I understand I have to work all meets hosted by Kris' or will be subject to pay a fee of \$300 per child.

## Policy Agreement

- ☐ The Season is a full year commitment.
- ☐ All Kris ' customers are required to have a card set up in Iclasspro for all payments. All tuition is run on the 1st of each month. Athletes will not be allowed to practice until there is a card on file or the account is paid in full.
- ☐ Your account must be current for your child to participate in team practices, tumbling classes, open gyms, private lessons and or competitions.

- ☐ All monthly fees, assessment fees, and or uniform fees, must be paid in advance in order to participate in any event. All fees are 100% non-refundable for any reason.
- ☐ I understand that if my child decides to quit the Kris ' program (for any reason other than family relocation) at any time from June 1st to the end of the competition season JUNE 2026, I will be charged a \$300 buyout fee. This fee will be deducted from the card on file or needs to be paid by check within 5 days if the card is not approved.
- ☐ Your child can be suspended from practices and or competitions for displaying inappropriate behavior and refusal to follow gym rules and instructions from coaches or staff. Please discuss this with your child. You are still responsible for your athlete's fees during the period of suspension.
- ☐ Athletes should not be dropped off more than 10 minutes early for team or class. Athletes should not be picked up more than 5 minutes from the end of their practice/class, as this requires coaches and staff to work past their set hours.
- ☐ Fundraising- All fundraisers facilitated are individual, unless others noted. We will apply credits to your accounts. Any surplus of credits from fundraisers can be used towards any service or products Kris' offers. Funds can't be transferred to another athlete. If athletes leave with a credit that will be transferred to the general fund. Refund checks will not be issued in the result of a surplus.
- ☐ All transportation to and from competitions is the sole responsibility of parents. I understand that some competitions require a specific hotel. Information will be given as those dates approach.
- ☐ I understand I am not allowed to use the Kris' logo and make my own Kris' merchandise. I cannot sell or create Kris' apparel or merchandise.
- ☐ I understand I am not allowed to contact vendors on behalf of Kris', doing so is grounds for dismissal from the program.
- ☐ It is the parent's responsibility to stay informed. Check our facebook page, band app, and emails regularly, if you are not receiving information contact the office.
- ☐ All athletes and parents are expected to carry and conduct themselves with the utmost maturity on social media. This includes but is not limited to social media posts, photos, interactions, and discussion boards. Any violation of this policy may result in immediate termination from the program.
- ☐ I have received, read, and understand this 2025/2026 Kris' Power Tumbling Team Handbook