



MASTER HAN'S MARTIAL ARTS

MASTER HANS MARTIAL ARTS STUDENT AGREEMENT TERMS AND CONDITIONS

1. **MEMBER FITNESS** - By signing this agreement, Member(s) represents to the academy that he/she has had an opportunity to observe and/or participate in the program selected by the member prior to signing this agreement & that he/she is physically & mentally fit to take a class offered by the academy in that program or any others selected by the Member(s).
2. **Non-Use** - the failure or inability of the member(s) to use the facilities, classes or services of the Academy for any reason, will neither relieve nor suspend the Member's obligation to make all payments required under this agreement on a timely basis, nor entitle the Member to a refund or credit of membership fees.
3. **Unavailability** - If the academy or its facilities are substantially unavailable for use due to damage or loss by fire, accident, act of God or any other cause, the member's program will be extended for a period of time to equal the time of loss of availability, but no refund or credit will be due the member(s).
4. **ASSUMPTION OF THE RISK/LIABILITY WAIVER AND RELEASE** - In consideration of the privilege of participation in the activities of the Master Han's Martial Arts Academies or Youn Wha Ryu Association, I hereby waive any claim against Master Man Hee Han, or Master Han's Tae Kwon Do Academy, or Master Han's Martial Art's Academy (YWR LP) or said association by virtue of any personal injury, physical or mental, that I might sustain in connection with the activities of the academies, or at any subsequent tournaments or other places or participation connected with the activities for said academies or associations. I also agree not to hold Master Hans Martial Arts Academy (YWR LP), responsible for any failure of the use of the self-defense techniques taught in the classes if harm is brought against me. This will include any self defense weapons purchased by will, or by suggestion are at the risk of the purchaser to carry out the instructed use as they interpreted that to be. I also hereby agree not to assert any such claim against Master Hans Martial Arts Academy, Youn Wha Ryu Association or anyone connected with said Academies or associations. It is also to my complete understanding that I am at my own risk when using any stretching apparatus or any other equipment at the academies & that supervision is not always provided. The Member understands & agrees that strict observation of the rules and regulations relative to training, including the use protective equipment, is required & that the use of facilities & the Members presence at the academy are at the sole risk of the Member. It is understood & agreed by the member that Martial arts involves defensive & offensive skills & training which include violent & sudden movements & that in connection with the training & instruction sessions, there will be physical contact between instructors & members & between & among the members themselves & that such contact may result in personal injury despite the best intentions & following adequate precautions. The Member agrees that the Academy & its instructors, agents, employees, operators & authorized representatives, shall not be responsible for & are hereby released from any liability, claim, loss, including loss of property, damage, personal injury, or expense incurred by a member or anyone claiming through a Member, or related to any activity connected with the academy including, but not limited to, any caused by the negligence or gross negligence of the academy or its instructors, members, agents, employees, operators, or authorized representatives.
5. **CLASSES/CONTACT** - Scheduling and content & programs & furnishings of facilities & instructors are at the sole discretion of the Academy & may be changed from time to time upon notice by the academy. Member understands that during the course of instruction, Academy instructors, authorized personnel and/or other members will be engaged in a course of conduct requiring physical contact with the member. He/she gives full consent to such contact as is required by the training program & classes.
6. **Holidays** - the member understands that classes may not be held on national or local holidays, scheduled vacations or other times as directed by the academy.
7. **Compliance with laws and regulations** - All rights & obligations of the Academy and Member under this agreement are subject to all applicable federal, state and local laws & regulations. When in conflict of this agreement, the contents of such laws and regulations shall be deemed to expressly modify this agreement & the agreement shall be deemed reworded to incorporate such text as may be necessary in order to make this agreement in compliance therewith. The academy & members agree to continue to be bound under the modified agreement including such text & further agree that no other modifications shall be deemed made to the agreement. If any portion of this agreement shall be deemed unenforceable, no other portion shall be unenforceable. Any waiver or delay by the academy in enforcing any right under this agreement will not be a waiver or release thereof
8. **Acceptance of Member** - Upon acceptance as a member at the academy, the member(s) agrees to faithfully comply with all provisions, term and conditions hereof including all rules & regulations of the academy. The Academy reserves the right to immediately suspend or terminate any member from participation or enjoyment of rights under this agreement for failure to comply with roles and regulations of the academy. Suspension or termination of a member shall not entitle the member to a refund or credit for any tuition already paid. The member shall be liable for any tuition due during the cancellation notice period. The examination/testing fees are not included in the price of this agreement.
9. **To cancel this agreement** pursuant to any such right contained in the agreement, the Member shall, 60 days prior to the end of the contract agreement date, notify the academy of cancellation, in writing, by certified mail return receipt requested, or by personal delivery to the address specified in this agreement for the academy. If the member has executed a credit, lien or automatic funds transfer agreement with the academy to pay for services, any negotiable instrument shall be terminated after the cancellation notice period stated herein.
10. I further understand that any pictures or videos of here said buyer &/or members that are taken may be used for publicity with or without my name, without compensation.

Student Name(s) _____

Parent Name _____

Date _____