## PERSONAL TRAINING CONTRACT

## **PARTIES**

	the "Effective Date"), by and between (hereinafter referred to as the "Company") and an address of (hereinafter referred to as the "Company") and address of (hereinafter referred to as the "Company") and address of (hereinafter referred to as the "Company") and address of (hereinafter referred to as the "Company") and address of (hereinafter referred to as the "Company") and address of (hereinafter referred to as the "Company") and address of (hereinafter referred to as the "Company") and address of (hereinafter referred to as the "Company") and address of (hereinafter referred to as the "Company") and address of (hereinafter referred to as the "Company") and	nd					
	with an address of (hereinafter referred to as						
	ient") (collectively referred to as the "Parties").						
SEI	CES						
_	The Services to be provided by the Company to the Client are enlisted below:						
	Parties agree that the trainer will be assigned to the Client by the Company and is subjuding at any time. In case the Client requests a new Trainer, the Company will make event to provide one and accommodate if the circumstances allow.						
	Client hereby will inform the Company and the trainer of any and all conditions, mediather conditions, that constitute to a chance in affecting his/her ability in the participation raining sessions provided by the trainer.						
SES	<u>ONS</u>						
_	training sessions provided by the trainer will include the following activities:						

	8.
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PA	AYMENTS
-	The Parties agree that training sessions will be purchased by the Client for a fee of per training session.
-	The Client is entitled to pay on a per session basis OR a monthly payment for all the training sessions in advance at a discounted rate of
C	ANCELLATION
-	Whereas, the Client agrees that it is the his/her responsibility to notify the Company and the trainer at least 24 hours in advance in case of cancellation. The failure to do so will cause the Client to be charged the full rate for the cancelled/missed training session.
-	The Company also agrees that it is its responsibility to notify the Client at least 24 hours in advance in case of cancellation.
N	<u>IDEMNITY</u>
-	Hereby, the Client agrees to hold the Company and the trainer harmless in case of the arising of any injuries or illnesses experienced as the result of Client's training sessions.
W	ARRANTIES
-	The Parties agree that the training program organized by the Company and its trainers is made solely for the benefit of the Client's health and wellness.
-	In addition to that, the Parties agree that the Company does not guarantee the results of the training sessions but however guarantees to put its maximum effort into the training sessions.
Γl	ERM CONTRACTOR OF THE PROPERTY
-	This Agreement shall be effective on the date of signing this Agreement (hereinafter referred to as the "Effective Date") and will end on
-	Upon the end of the term of the Agreement, this Agreement will not be automatically renewed for a new term.

## **TERMINATION**

- This Agreement may be terminated in case the following occurs:
  - 1. Immediately in case one of the Parties breaches this Agreement.

	2. At any given time by providing a written notice to the other party days prior to terminating the Agreement.							
DISPUTE RESOLUT	TION							
- Any dispute or difference whatsoever arising out of or in connection with this Agreement s be submitted to (Arbitration/mediation/negotiation) in accordance wand subject to the laws of								
GOVERNING LAW								
This Agreement shall be governed by and construed in accordance with the laws o								
<u>SEVERABILITY</u>								
court of competent	In an event where any provision of this Agreement is found to be void and unenforceable by a court of competent jurisdiction, then the remaining provisions will remain to be enforced in accordance with the Parties' intention.							
ENTIRE AGREEME	<u>'NT</u>							
This Agreement contains the entire agreement and understanding among the Parties hereto with respect to the subject matter hereof, and supersedes all prior agreements, understandings inducements and conditions, express or implied, oral or written, of any nature whatsoever with respect to the subject matter hereof. The express terms hereof control and supersede any course of performance and/or usage of the trade inconsistent with any of the terms hereof.								
<u>AMENDMENTS</u>								
_	The Parties agree that any amendments made to this Agreement must be in writing where they must be signed by both Parties to this Agreement.							
- As such, any amen	As such, any amendments made by the Parties will be applied to this Agreement.							
SIGNATURE AND D	<u>DATE</u>							
•	agree to the terms and conditions set forth in this Agreement and such is aghout their signatures below:							
CLIENT	COMPANY							
Name:	Name:							
Signature:	Signature:							
Date:	Date:							