## USD 364 Weight Room Use Liability Release Form

Name of User:

Phone Number:	Email:
Address:	
	vity):
and discharge any and all charge ardless of cause, including to the fullest extent allowed by guests. User also agree to rel Directors, the individual memore representatives from all liabil of injuries of any kind to Use connection with the use of the actions of the District or its enauthority to waive, discharge	consideration for use of the USD 364's Weight Room, User agrees to waive laims against the District and release it from liability for any loss g claims for any negligent actions of the District or its employees or agents, y law, for User, its members, employees, agents, contractors, suppliers, or ease, exonerate, discharge and Hold Harmless the District, its Board of abers thereof, and all officers, agents, employees, volunteers, and ity, claims, causes of action, or demands, including attorney fees, arising out r, or to its property, or losses of any kind which may result from or in a District's facility, up to and including injuries stemming from the negligent employees or agents. User certifies and represents that it has the legal ge, release, and hold harmless the released parties on behalf of itself and ents, contractors, suppliers, or guests.
	ser agrees to reimburse the District for damage to the District's property that embers, employees, agents, contractors, suppliers, or guests.
improvements to District properties of this agreement, the addition, or improvement and	or improvement: User shall not make alterations, additions, or perty or equipment. If User makes an alteration, addition, or improvement in the District in its sole discretion may require User to remove the alteration, restore the property to its original condition at User's expense; these in addition to all other available remedies.
the areas of the District's prop discretion, User agrees to repa damage sustained to District J	ce, and Cleanup: At User's sole expense, User shall maintain in good repair perty utilized under this Agreement. As determined by the District's sole air, replace, or compensate the District for any cleanup required or for any property arising from User's use of District property. Upon User's crict's property, the User shall leave the property in the same or better
	The District retains the right to enter District property at all times during the ding the property being used by User under this Agreement.
regulations and guidelines of make its premises accessible services wherever barriers can	strict warrants that the District's facilities comply with all applicable the Americans with Disabilities Act. The District has made every effort to by removal of barriers wherever reasonable and has provided alternative mot be reasonably removed. User shall be responsible for compliance with activities that are controlled by the User, and the District shall not be liable t's failure to comply.
District's rules and School Bo	ser agrees that the school property will be used in accordance with the pard policies. Note that smoking, or the use of any drug, alcohol, or tobacco District property, including buildings and outdoor areas.

©KASB. This material may be reproduced for use in USD 364. It may not be reproduced, either in whole or in part, in any form whatsoever, to be given, sold or transmitted to any person or entity including but not limited to another school district, organization, company or corporation without written permission from KASB.

## USD 364 Weight Room Use Liability Release Form

<b>Modification</b> : No modification, amendment, or alteration to the terms or conditions contained
herein shall be effective unless contained in a written document and signed by the District's
Superintendent.
Severability Clause: This Agreement is intended to be as broad and inclusive as is permitted by law. If any provision or any part of any provision of this Agreement is held to be invalid or legally unenforceable for any reason, the remainder of this Agreement shall not be affected thereby and shall remain valid and fully enforceable.
Waiver: Failure by the District to enforce any provision of this Agreement shall not be deemed a waiver of the provision or modification of this Agreement. A waiver by the District of any breach of a provision of this Agreement shall not be deemed a waiver of any subsequent breach and shall not be construed to be a modification of the terms of this agreement.
User certifies to have read this document and fully understand its contents.
Signature of User or User's Authorized Representative:
Date: