## COMPETITOR RELEASE AGREEMENT

Effective ("Date"), the International Sport Karate (Kickboxing) Association, Inc. ("ISKA"), and the ISKA Entertainment Company ("IEC"), who are both Georiga corporations, **Bryan Keith** and the respective owners, directors, officers, employees, agents, licensors, and licensees of ISKA, **BlackEye Athletics, BlackEye, BEA, Victory Fight Series, VFS, Ground N Pound, BlackEye Muay Thai, Combat Sparring League, CSL** hereafter known as the "Protected Parties", and

\_\_\_\_\_("Competitor"), agree that, in exchange for the ISKA's agreement to sanction the martial arts event to be held\_\_\_\_\_\_("Event"), and the Protected Parties' agreement to record Competitor's performance in the Event, Competitor will release the Protected Parties from liability for any damages suffered by Competitor in connection with the Event, and from liability for any compensation to Competitor for the use of Competitor's name and likeness. Competitor and the Protected Parties agree that the consideration granted to each under this release is sufficient to be legally binding; that the parties to be bound shall include each party's' representatives, heirs, executors, administrators, assignees, and any other parties seeking to claim through one of the parties; and that each party will be bound by the following provisions:

1. ASSUMPTION OF RISK. Competitor is fully aware of the risks involved in martial arts competition in general, and any additional risks peculiar to the specific competition Competitor will be participating in at the Event. Competitor warrants that he is fully qualified and prepared to participate in the Event, and that his health is such as to place no unusual risks on his participation. Competitor therefore agrees to assume all risks attendant to, or resulting from, his participation in the Event.

2. COVENANT NOT TO SUE AND ASSIGNMENT OF CLAIMS. Competitor releases and forever discharges the Protected Parties from any demand or claim in any way resulting from Competitor's participation in the Event. Competitor agrees not to commence, prosecute, or permit to be prosecuted, any action in law or equity, against the Protected Parties, for any injury or damages sustained as a result of Competitor's participation in the Event, whether or not such injury or damages may be the result of active or passive negligence by the Protected Parties. Competitor also assigns to the Protected Parties any claims Competitor may bring against any parties not specifically protected by this agreement for injury or damages in any way related to Competitor's participation in the Event.

3. INDEMNIFICATION. Competitor will indemnify the Protected Parties from any claims brought by any parties attempting to claim through Competitor or attempting to bring claims in any way related to Competitor's participation in the Event.

4. MODEL RELEASE. Competitor grants to the Protected Parties the unrestricted right to record, edit, and compile Competitor's participation in the Event in any way desired by the Protected Parties, and to sell, distribute, or otherwise utilize the recording in any manner desired by the Protected Parties. Competitor agrees the consideration listed in this agreement is sufficient for this grant of rights, and Competitor will not seek additional compensation, regardless of the outcome of the efforts of the Protected Parties to sell or distribute the recording.

5. MISCELLANEOUS. Competitor warrants that he has read and fully understands this agreement, is of legal age to contract, and has had the opportunity to seek legal advice before signing. This agreement shall be governed by Georgia law, with venue for any disputes to be in Douglas County, Georgia. Any provisions of this agreement found to be unenforceable by law shall be considered severed, with the remainder of this agreement to continue in full force and effect. This agreement represents the entire understanding between the parties regarding the subject matter hereof.

Effective this \_\_\_\_\_("Date")

Signature of Competitor