

JAB Training Services Agreement

This Agreement is made and entered into _____, by and between _____ (“Client”) and Jessica Roberts (“Trainer”) from today and all future dates unless otherwise noted. In consideration of the mutual promises exchanged herein and other good and valuable consideration, the parties agree as follows:

1. Client and Jessica Roberts have agreed that Jessica Roberts will conduct 4 week Session of 60 scheduled group workout sessions. Each class will be held at Jessica’s Accelerated Boot Camp Fitness Studio, at 5:20am 8:45am or 6:30 pm, Monday, Wednesday, Friday and every Tuesday at 5:20am and Thursdays at 5:20pm and 6:30pm. Class sessions will be 1 hour long. If a class is canceled it will be posted on the monthly calendar.
2. Client will pay Jessica Roberts, in advance, the sum of \$90.00 for this 4 week sessions. Participants will not be allowed to attend sessions without having submitted payment. If you are resigning you have until the 5th day of the month to pay or there will be a \$15.00 late fee. Jessica Roberts will not provide “make up” sessions. Missed days are lost. No exceptions. This format encourages you to take responsibility for your commitment to the program and your achievements. If you have registered and paid, but find you are unable to attend the upcoming 4-week session, Jessica Roberts can offer you the following options:
 - A. If you notify Jessica Roberts five days prior to the start date of your first session you may receive a refund, less a \$60.00 cancellation fee. Or,
 - B. Full credit towards a future 4-week session. This credit will expire 60 days from the original session date. This credit is nontransferable and non-negotiable. There is no cash refund. If you receive credit towards another session you will then have only one opportunity, otherwise you will lose your credit.
3. At the time of, or prior to, execution of this Agreement, Client has executed and delivered to a Waiver and Assumption of Risk Agreement in which Client assumes all risks of participating in a fitness program and agrees that Jessica Roberts and her agents, employees, or contractors, if any, shall have no liability for any injury, illness, or similar difficulty that Client may suffer arising out of or connected with Client’s participation in Jessica Roberts program. Client hereby acknowledges and agrees that Jessica Roberts sole discretion, may require Client to obtain the consent of his/her physician or primary healthcare provider prior to providing Client with any fitness or exercise programs, training, or instruction. Jessica Roberts also reserves the right to require Client to obtain such consent at any future point in the relationship should Jessica Roberts deem it necessary due to any change in Client’s medical condition.
4. Client and Jessica Roberts may agree to conduct additional sessions at mutually convenient times and locations, to be billed to Client at Jessica Roberts then current service rates.

Client acknowledges and agrees that Jessica Roberts has the right to terminate this relationship at anytime and for any reason, with no obligation due to Client beyond a prorated refund of payments made for any unused sessions.

By: _____
Trainer Jessica Roberts

By: _____
Client: Please Sign