

LICENSE AGREEMENT

Between:

Coaching Association of Canada (CAC)
and

Coach: _____

Whereas the CAC is a federal corporation with a mandate to promote throughout Canada the profession of coaching in all sports and at all levels; and Whereas the Professional Coaching Program of the CAC is responsible for establishing and administering standards for the profession of coaching; and Whereas the Coach has fulfilled these standards and is seeking recognition as such; The Parties hereby agree as follows:

1. The CAC hereby grants to the Coach a non-transferable, non-exclusive right and license to use, under the terms and for the duration of this Agreement, the trade-marked designation "Chartered Professional Coach" (denoted by the initials "ChPC").
2. The Professional Coaching Program of the CAC, will fulfill these responsibilities in relation to this Agreement:
 - a) Publish and maintain the qualification standards necessary for an individual to be granted a license to use the trade-marked designation "Chartered Professional Coach";
 - b) Publish, maintain and enforce a code of ethics and accompanying complaint and disciplinary procedures;
 - c) Specify continuing professional development requirements, if any, that must be satisfied by the Coach to maintain the designation "Chartered Professional Coach" over the term of this Agreement;
 - d) Specify requirements for the Coach to submit to a Police Records Check or other police screening techniques as may be prescribed; and
 - e) Provide, within Board-approved budget and policies of the CAC, services and resources to support the Coach in the pursuit of his or her professional coaching activities.
3. The Coach will fulfill these responsibilities in relation to this Agreement:
 - a) Comply with the code of ethics and accompanying complaint and disciplinary procedures referred to in Section 2 b);
 - b) Fulfill any continuing professional development requirements that are required to be fulfilled over the term of this Agreement;
 - c) Endorse and comply with the requirements of the Canadian Anti-Doping Program as



- they apply to coaches and athlete support personnel;
- d) Fulfill any requirements to submit to a Police Records Check, or other police screening techniques as may be prescribed; and
 - e) Pay any license fee as determined by the CAC.
4. This Agreement will be for a term of one year, commencing on the date of its execution by the CAC, and may be renewed annually on or before its anniversary date.
5. This Agreement may be terminated by the Coach upon 60 days written notice of the Coach's intention to terminate the Agreement, which will terminate accordingly provided the Coach has paid all fees owing to the CAC and is not subject to any complaints or disciplinary procedures.
6. This Agreement may be terminated by the CAC with no notice in accordance with the code of ethics and accompanying complaint and disciplinary procedures referred to in Section 2 b).
7. Nothing in this Agreement will imply any transfer of ownership, right, title or interest in respect of the CAC's trademarks or other intellectual property, apart from the license granted herein.
8. Nothing in this Agreement will bestow upon the Coach a membership or other form of member affiliation in the CAC.
9. This Agreement will be interpreted in accordance with the laws of the Province of Ontario.

The parties hereby agree to abide by the terms and conditions outlined in this Agreement.

Print Name

Signature

Date

Coaching Association of Canada

Wayne Parro, ChPC

Date