

DISCLOSURE AGREEMENT

I, _____, do hereby acknowledge and agree that I have been informed of the following:

1. I am purchasing from (Studio Licensee), ___ (##) pieces of fitness equipment known as the Megaformer (or other) (the “**Purchased Equipment**”).
2. The Megaformer is a machine that has been designed and trademarked by Sebastien Lagree.
3. The Megaformer is used in conjunction with various fitness programs created by Sebastien Lagree, including but not limited to the System Dynamique, SPX Fitness, Pilates Plus, and the Lagree Fitness Training Method (the “**Programs**”).
4. Sebastien Lagree and/or various business entities associated with Sebastien Lagree have entered into numerous License and/or Partnership Agreements, which provide exclusive commercial use within defined territories to licensees and/or partners of Lagree and/or the various business entities, to use certain fitness equipment in association with intellectual property rights belonging to Lagree and/or the various business entities.
5. Commercial use of the Purchased Equipment is expressly prohibited. I am specifically informed and understand that such commercial usage may infringe on the exclusive territories of a licensee or partner. I further acknowledge and understand that any commercial or non-commercial use of the Purchased Equipment in conjunction with Lagree’s intellectual property, which includes, but is not limited to trademarks, logos, trade names, signs, symbols, photographs, names, likenesses, images and/or other marks, will constitute an infringement of said intellectual property rights.
6. If at any time in the future, I transfer possession of the Purchased Equipment, I agree to provide this disclosure to the transferee and require their signature and acknowledgment of receipt and acceptance of these terms, which I agree to provide a copy thereof to Sebastien Lagree.

Dated:

Signature:

Name: