Pine Richland Aquatics, Inc. (PRA) Parent Contract 2018-2019

I, ______, the parent or legal guardian (hereafter referred to as the "Parent") of the Swimmer (or swimmers, if applicable) named below, on behalf of the swimmer and myself, hereby apply for membership to PRA for the 2018-2019 Short Course (SC) and/or Long Course (LC) season and agree as follows:

1. I will read and comply with the policies outlined in the PRA Family Manual 2016-2017 and all agreements and addendums as set forth in registration.

2. I will pay the seasonal registration and USA Swimming registration fees in accordance with the payment method selected. I acknowledge that my failure to meet the financial and/or other obligations set forth herein and in the PRA Family Manual, team by-laws, etc. shall disqualify the Swimmer and all members of the Swimmer's family from participating in practices, meets or other functions until the obligations are met. I further understand that the trial period is for only 2 weeks (14 days calendar days) and applies only to new members. There is NO trial period for returning members regardless of how long they have been separated from the club.

3. I will set up the auto-pay feature of my account on the team website (praswim.org) to allow for automatic payment of splash fees and other expenses that the Swimmer incurs on a monthly basis.

4. I will complete the Emergency Medical Form and all other requested forms, and keep my account information (address, phone numbers, email, etc.) updated in my account on the website.

5. I will provide the required transfer documentation from any USA Swimming team for which the Swimmer previously swam, verifying that I left that team with all financial obligations met (if applicable).

6. The Swimmer shall attend and participate in practice sessions and support PRA by participating in meets as designated by the coaching staff. I also agree that, if eligible, the Swimmer automatically will be entered into all PRA home swim meets.

7. The Swimmer shall wear official team apparel when representing PRA at all swim meets. as prescribed by current team sponsorship or apparel contracts.

8. I agree to volunteer at all PRA hosted swim meets by working in at least 50% of the swim sessions of each meet. I agree, in the event I fail to comply with the volunteer requirement, I shall pay a \$75 opt out fee per unfulfilled volunteer obligation. I understand that a session must be worked from start to finish, regardless of its duration. I understand that my failure to remain for the entirety of the volunteer position will result in a penalty twice that of the opt out fee (\$150 per session). I further agree to donate food items or the monetary equivalent (\$30) to PRA for the concession stand at PRA home swim meets. These provisions are applicable to all members, regardless of whether the Swimmer is participating in the home meet.

9. I agree to participate in all fundraising activities (minimum amounts differ for each individual fundraiser) as set forth by the Board and the Fundraising Committee. PRA is a 501(3)(c) organization. Donations made to the club may be tax deductible. Please consult your tax advisor.

10. I understand that weekday practice times during the Long Course season will switch to mornings once school is out for the summer. Typically, the Long Course practice times will be the same as the Saturday morning practice times during the Short Course season.

11. I understand that it is my responsibility to pick up the Swimmer within 15 minutes of practice ending or to make other arrangements for the Swimmer to be picked up in a timely fashion. In the event that a coach has to stay with Swimmer beyond 15 minutes, I agree that my PRA account will be charged \$15 for every 5 minutes (or fraction thereof) that I am late until the Swimmer is picked up.

12. The primary method of communication of announcements, meet dates, meet work tasks, and other notices is through the PRA website and via e-mail. I agree to provide an email address and to check my email inbox and the PRA website for pertinent information.

13. I will notify the entire PRA Board by letter or e-mail if the Swimmer wishes to withdraw from PRA. I understand that the Swimmer's withdrawal is not accepted until I receive a written acknowledgement from a member of the Board of Directors. I understand that withdrawing after the 2 week trial period at the beginning of the Short Course Season shall not change my financial obligations to PRA for the remainder of the Contract Term, that refunds are given only if notice is made during the 2 week trial period less a \$50 registration fee and that the refund shall not include any refund for USA Swimming fees, out-of-District fees or apparel that was purchased.

14. I promise to uphold the image of PRA and to project that image of which that the team can be proud.

15. I understand that PRA is not affiliated with or sponsored by Pine-Richland School District.

A default by me under this contract or my withdrawal from PRA shall not release me from my financial and other obligations under this contract for the remainder of the Contract Term. A default by me under this contract or my withdrawal from PRA shall entitle PRA, at its option, to accelerate all amounts due hereunder including registration amounts due, volunteer assessments and concession fees for the remaining Contract Term and to collect all such amounts immediately in one lump sum notwithstanding the other provisions of this Contract. Further, I agree to pay any and all collection costs, including but not limited to, court costs and reasonable attorney fees, resulting from my failure to pay as agreed.

The undersigned on behalf of myself, the Swimmer and other members of my family does hereby release and agree to hold harmless PRA, the Board, the Board members, Coaches, Team Chaperones, other members and volunteers, and any facility (including the entity which owns and/or operates such facility) that PRA utilizes, from any liability arising from injury or damage to the Swimmer or any family member or its property while participating in any way in the PRA program, including but not limited to practices, meets, or any other PRA activity and shall look solely to the family's insurance or other assets for any such injury or damage. Each swimmer or family member participates at his or her own risk. PRA is not responsible for any lost or stolen property of the Swimmer or the undersigned. I, intending to be legally bound, grant this release and indemnity on behalf of myself, the Swimmer, and any other person responsible for or representing the Swimmer in consideration of the benefits derived from participating in and being a member of PRA. This release and indemnity shall survive the termination of this contract.

If any part of this Agreement is declared invalid, the balance of the Agreement shall remain in effect. Any matter not covered by this Agreement shall be determined by the Board of Directors and promptly communicated to the undersigned. Any and all modifications to this Agreement shall be in writing and initialed by all parties. This contract represents the entire agreement among the parties regarding the subject matter hereof and supersedes all prior oral or written agreement.