



APPENDIX VI

PERSONAL TRAINER AGREEMENT



Personal Trainer Agreement

I, _____, (“Trainer”), doing business as _____, have been hired by _____, an owner/resident of the Renaissance Owners Association (“ROA”) to provide ongoing personal training in ROA’s gym. Owner/Resident and Trainer agree to abide by ROA’s Rules and Regulations and further agree to hold harmless and indemnify ROA, its officers, directors, employees, and agents to the fullest extent allowed by law from any and all liability, including but not limited to liability for personal injury and wrongful death, arising from their use of the common areas, including the gym facilities and the operation of the gym equipment. Trainer and Owner shall inspect all equipment prior to its use to make certain it is operating properly for the training sessions and shall report any problem with the equipment to the desk attendant. Trainer and Owner/Resident use the gym (and all surrounding areas) at their own risk and assume all risks associated with said usage. ROA staff does not provide medical attention. In the event of a medical emergency, Trainer and Owner/Resident should immediately call 9-1-1.

Trainer

Date

Owner/ Resident

Date