



## Facilities Use Agreement

This Agreement will serve as a confirmation for use of **Polebenders Vault Club** on \_\_\_\_\_ to \_\_\_\_\_ by:

School/Organization name: \_\_\_\_\_

School/Organization address: \_\_\_\_\_

Name(s) of coach(es): \_\_\_\_\_

Contact # and email of coach(es): \_\_\_\_\_

The rental fee is **\$100 dollars for a 2 hour period** of reserved time. The rental fee includes use of the pits, runway, rings, pull up bar(s). The rental fee **DOES NOT** include use of pole vault poles. Poles must be brought and provided by the rentee of the facility.

Payment of the rental fee in full shall be made at the time of this Agreement and is signed by both parties. The Agreement may be cancelled at no cost up to 48 hours prior to the rental period. **NO REFUND** will be given on any cancellation less than 48 hours prior to the time of the practice/event.

During the rental period, \_\_\_\_\_ shall have exclusive rights to use the building/equipment.

### **INSURANCE**

\_\_\_\_\_ must furnish a certificate of insurance indicating the general liability insurance they carry, and name The School as an additional insurance for the rental period.

**TERMS AND CONDITIONS:**

\_\_\_\_\_ will be financially responsible for any and all damages to the building/contents/premises that results from its use of the facility, including property damage, structural damage, and personal injury.

**LIABILITY:**

The rentee agrees to take full responsibility for the safety of its participants/visitors and to hold Polebenders, it's owners and the buildings owner harmless and free from any and all liability of damages and injuries to its participants/visitors. The rentee further understands that medical emergencies are not the responsibility of Polebenders.

**SUPERVISION**

1. An employee or representative of the school/organization must be on the premises for the duration of the rental period.
2. The lessee must designate a member of the group to be responsible for the entrance and exit of all participants.
3. Food and drink must be carried in and out of the premise.
4. Renting party agrees not to allow any other organization to participate in the use of Polebenders Vault Club. Only organizations named in the contract are available for use, and only for the use set forth in the rental application.
5. All facilities must be left clean and in good order at the close of the contract period. The equipment must be returned to its original position.
6. This is a SMOKE FREE BUILDING/PREMISES. Smoking within the building is strictly prohibited.
7. No illegal substance is permitted on the property.
8. Polebenders assumes no liability for loss by any cause, including, but not limited to, theft or damage of personal property belonging to the renters.

The undersigned have carefully read, understand and agree to the terms of this Agreement, and further agrees that no oral representations, statements or inducements have been made.

Organization: \_\_\_\_\_

Signature: \_\_\_\_\_ Date \_\_\_\_\_