

Project Love In Action and Milan Hollister LLC
Participant's Consent, Waiver, Multimedia Publicity, Privacy Release, and Full Legal Release

PARTICIPANT'S NAME: _____ **DOB:** _____
MAILING ADDRESS: _____
TELEPHONE: _____ **EMAIL:** _____

By signing this Consent, Waiver and Full Legal Release, Participant ("Participant" hereinafter includes Participant's Parent or Guardian, or any minors in Participant's care, or any Teacher, Instructor, Professor, or Administrator participating individually or facilitating students or other groups participating in the project) understands that he or she is agreeing to the terms of this entire document and is also allowing Project Love in Action (hereinafter PLIA) and MHL (hereinafter MHL) to incorporate certain Materials identified below in one or more of its multimedia works. Participant is willing to fully release said Materials to PLIA and MHL. If Participant is a Teacher, Instructor, Professor, Administrator, or other individual involved in facilitating other participant students or classes, or participating individually, Participant understands that this consent, waiver, and full legal release applies to all of the terms of this document, and any and all materials, ideas or concepts, provided by a class, students, or a participating classroom, to PLIA and MHL when included in the project's campaign. Participant understands that this is a perpetual consent, waiver, and full legal release, and that the same cannot be revoked, rescinded, or terminated. Participant cannot later claim individual ownership rights to any ideas, materials, or concepts incorporated into the PLIA or MHL campaign as a result of Participant's involvement in the PLIA or MHL campaign or bring legal claims against PLIA or MHL. Participant understands that he or she will not receive any monetary compensation or payment for inclusion or use of any materials or for any participation in the activities of PLIA and MHL. Participant understands that by taking part in any activities of PLIA and MHL, Participant is releasing PLIA and MHL from any claims or legal liability of any kind.

Participant hereby grants PLIA and MHL permission to use, adapt, modify, reproduce, distribute, publicly perform and display, in any form now known or later developed, the Materials specified in this release throughout any geographical location, worldwide, by using or incorporating them into one or more Works and/or advertising, social media, YouTube, websites, television programs, radio programs, and promotional materials relating thereto. Materials to be Released include, but are not limited to: Name, Voice, Visual likeness (on photographs, video, film, etc.), Photographs, graphics, text copy or other artwork as specified, ideas, concepts, artwork, drawings, writings, Images, Film, videotape or other audiovisual materials, Other: _____.

Participant warrants and represents that the Materials identified above are either owned by Participant are original to Participant, or Participant has full authority from the owner of the Materials to grant this release. Participant releases PLIA and MHL, its agents, employees, licensees and assigns from any and all claims Participant may have now or in the future for invasion of privacy, right of publicity, copyright infringement, defamation or any other cause of action arising out of the use, reproduction, adaptation, distribution, broadcast, performance or display of the Works. Participant waives any right to inspect or approve any Works that may be created containing the Materials. Participant understands and agrees that PLIA and MHL is and shall be the exclusive owner of all right, title and interest, including copyright, in the Works, and any advertising or promotional materials containing the Materials. If Participant is a Teacher, Instructor, Professor, Administrator, or other individual involved in facilitating individual participant students or entire or partial classes, or participating individually, he or she acknowledges that this consent, waiver and full legal release, applies in its entirety to all involvement with PLIA and MHL.

Nothing in this document is designed to create a partnership or joint venture agreement between PLIA and MHL and Participant. Further, this agreement does not authorize Participant to act as an agent or representative of the PLIA and MHL, under any circumstances. This agreement does not give Participant any stock, ownership, or interest of any kind, under any circumstances, in the company, profit, or business of PLIA and MHL. Further, this agreement does not allow use, under any circumstances, by Participant, of PLIA and MHL's Logos, artwork, name, or any other intellectual property, without specific written approval by PLIA and MHL.

Participant acknowledges that he/she has knowingly and willingly agreed to the terms of this agreement and release. Participant hereby agrees to abide by the terms, provisions, and conditions of this agreement and release. Participant hereby irrevocably releases and agrees to protect, indemnify and hold harmless PLIA and MHL and its respective heirs, agents, employees and assignees, and any person or entity to PLIA and MHL from and against any and all claims, demands, causes of action and damages, including attorney's fees resulting from any legal disagreement, legal claim, civil claim, accident, incident, or occurrence arising out of, incidental to or in any way related to or resulting from the act of participating directly and in person, or providing Materials for this agreement. Participant hereby further covenants and agrees that Participant, their heirs, successors and assigns will not make any claim or institute any action at law or in equity against PLIA and MHL or his or her respective heirs, agents, representatives, employees, successors or assigns. Participant acknowledges that this waiver shall be effective before, during and after Participant's execution of this document, continuously, and any time in the future, whatsoever. Participant acknowledges that the Media Release shall be effective as of the date of the consent, release and waiver is signed.

Any reference to a participant includes that participant's heirs, executors, administrators, successors and assigns, singular includes plural and masculine includes feminine. This waiver, consent and release shall be governed by, construed, and enforced in accordance with the laws of the State of Missouri. This document represents all of the terms of the understanding between PLIA and MHL and Participant and that no verbal inducements have been made or relied upon and it is understood that the terms of this document may only be amended in a writing signed by PLIA/MHL and Participant.

PARTICIPANT'S NAME: _____
SIGNATURE OF PARTICIPANT: _____ **DATE:** _____

PARTICIPANT'S PARENT/GUARDIAN: _____
SIGNATURE OF PARTICIPANT'S PARENT/GUARDIAN: _____ **DATE:** _____