



Non-Disclosure Agreement

During the course of your participation as a member in PRG or in PRG events, PRG may disclose certain confidential and/or proprietary information and materials to you. You may be referred to in this agreement as "Recipient" or "you." PRG skaters, officials, and volunteers are referred to as "PRG Participants." This Agreement, as amended from time to time, will be effective during your membership in PRG and your participation in PRG events and/or activities.

PRG Materials includes all data, materials, products, marketing plans and ideas, training information or plans, specifications, handbook, business plans, financial information, information generated by PRG special committees, issues discussed at PRG meetings, other information disclosed or submitted in any way (i.e., orally, in writing, via email, etc.) and/or material that is conspicuously marked or otherwise identified as Confidential or Proprietary or that Recipient otherwise knows or has reason to know is confidential or proprietary. For the avoidance of doubt, PRG Materials includes:

- PRG's standard policy and/or procedure manuals, training materials and processes;
- Business information of PRG, including, but not limited to financial information, operations, intellectual property rights (including copyright, trademarks, trade secrets, etc.), event planning, communications between or with members of PRG boards and/or PRG committees, any information on any collaboration or productivity websites used by PRG (RDNation, Facebook, etc.) and PRG Policies and Procedures as defined further below;
- Matters related to proposed PRG operations and/or strategy;
- Specialized training, strategy, conditioning techniques, and skills; and/or
- Other information designated by PRG (or its authorized representative) as PRG Materials.

You agree to use PRG Materials solely for the purposes for which they are provided to you by PRG, and you agree to protect the PRG Materials from being used by (or disclosed to) anyone other than you or another authorized recipient, including information shared at the Monthly League Meetings.

Your obligation to protect and refrain from disclosing any confidential or proprietary PRG Materials will survive the expiration of this Agreement. The nondisclosure obligation will not be affected by bankruptcy, receivership, assignment, attachment, or seizure procedures, initiated by or against either you or PRG.

I have read and understand this document. I will not disclose any PRG information to outside members or members who do not maintain a leadership role.

Signature

Date

Print name