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2  
3 **RESOLUTION NO. 2019-28**  
4

5 **A RESOLUTION OF THE VILLAGE COMMISSION OF THE**  
6 **VILLAGE OF BISCAYNE PARK, FLORIDA, AUTHORIZING**  
7 **THE VILLAGE MANAGER TO NEGOTIATE A PROFESSIONAL**  
8 **SERVICES CONTRACT WITH USA JUDO INSTRUCTOR**  
9 **JOSUE DEPREZ TO PROVIDE CERTAIN JUDO AND SELF**  
10 **DEFENSE TRAINING SERVICES TO VILLAGE RESIDENTS IN**  
11 **THE ED BURKE RECREATION CENTER; PROVIDING FOR AN**  
12 **EFFECTIVE DATE AND FOR ALL OTHER PURPOSES.**  
13

14 **WHEREAS**, the Village of Biscayne Park, Florida (the "Village") is desirous to  
15 provide various courses to its residents at the Village's Ed Burke Recreation Center (the  
16 "Recreation Center");

17 **WHEREAS**, the Parks and Recreation Director has proposed offering certain martial  
18 arts and self-defense courses to Village residents at the Recreation Center;

19 **WHEREAS**, the Village Manager has presented the Village Commission with a  
20 proposed training instructor, Josue Deprez, to provide certain judo and self-defense training  
21 professional services to Village residents in the Recreation Center;

22 **WHEREAS**, pursuant to Section 2-141 of the Village's Code of Ordinances,  
23 professional services are exempted from competitive solicitation requirements;

24 **WHEREAS**, the Village Commission finds it to be in the best interest and welfare of  
25 the Village and its residents to offer these courses to the residents at the Recreation Center;

26 **NOW, THEREFORE, BE IT RESOLVED BY THE VILLAGE COMMISSION**  
27 **OF THE VILLAGE OF BISCAYNE PARK, FLORIDA, that:**

28 **Section 1.** The foregoing "Whereas" clauses are hereby ratified and confirmed as being  
29 true and correct and are hereby made a specific part of this Resolution upon adoption hereof.

30 **Section 2.** The Village Commission approves instructor Josue Deprez to provide judo  
31 and self-defense training professional services.

1            **Section 3.** The Village Manager and Village Attorney are authorized to negotiate a  
2 professional services contract with Josue Deprez, and take any additional actions necessary to  
3 achieve the purpose and intent of this Resolution.

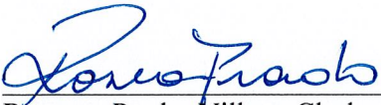
4            **Section 4.** This Resolution shall be effective immediately upon its passage and  
5 adoption.

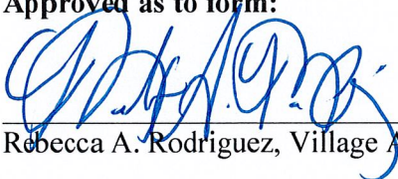
6 PASSED AND ADOPTED this 3<sup>rd</sup> day of December, 2019

The foregoing resolution upon being  
put to a vote, the vote was as follows:

7  
8  
9  
10   
11 \_\_\_\_\_  
12 Tracy Truppman, Mayor

Mayor Truppman: Yes  
Vice-Mayor Tudor: Yes  
Commissioner Samaria: Yes

13  
14  
15 Attest:  
16  
17   
18 \_\_\_\_\_  
19 Roseann Prado, Village Clerk

20  
21  
22  
23 **Approved as to form:**  
24   
25 \_\_\_\_\_  
26 Rebecca A. Rodriguez, Village Attorney  
27

**AGREEMENT BETWEEN THE VILLAGE OF BISCAYNE PARK  
AND Josue Deprez FOR THE PROVISION OF  
JUDO PROGRAM**

**THIS AGREEMENT** is entered into this 3<sup>rd</sup> day of December, 2019 between the Village of Biscayne Park, a Florida municipal corporation, (VILLAGE), and Josue Deprez (INSTRUCTOR).

**WHEREAS**, the VILLAGE desires to retain the professional services of INSTRUCTOR to provide a JUDO program; and

**WHEREAS**, the INSTRUCTOR desires to provide a JUDO program at the Ed Burke Recreation Center.

**ARTICLE I  
SCOPE OF SERVICES**

The INSTRUCTOR agrees to:

- 1.1 Provide a JUDO program for ALL AGES, to be based at the Ed Burke Recreation Center.
- 1.2 Conduct classes in a professional, careful and responsible manner with due regard for the safety of the participants and others, during normal operating hours.
- 1.3 Be solely responsible, at INSTRUCTOR's sole expense, for providing and paying for all instructors, counselors, and other personnel costs associated with the program.
- 1.4 Be solely responsible for securing the services of and compensating assistants or other personnel, as may be required, to perform the program.
- 1.5 Provide to VILLAGE at the close of registration, a list of all participants, along with a signed VILLAGE approved Release form.
- 1.6 Permit only registered program participants to attend program sessions.
- 1.7 Vacate the program facility promptly at the conclusion of the program session in equal or better condition than it was found.
- 1.8 Accept neither fees nor any other payment other than as specifically set forth in this Agreement.
- 1.9 Immediately notify the Village Manager, or her designee, in the event it becomes necessary to cancel a program session.

- 1.10 Immediately notify the Village Manager, or her designee, of any injury sustained by a program participant.
- 1.11 Comply with any other rules adopted by the Village Manager, or her designee, for use of VILLAGE's property, including the facilities used by INSTRUCTOR pursuant to this Agreement.
- 1.12 Actively supervise the operation of each program.
- 1.13 Be responsible for enforcing compliance with the approved rules for all programs. The VILLAGE reserves the right to enact other rules, if necessary, at its sole discretion.
- 1.14 Require that INSTRUCTOR and all other counselors, employees, and/or instructors undergo Level 2 background screening and drug screening prior to supervising children, and furnish all reports to the VILLAGE. The VILLAGE reserves the right to suspend, bar, or expel an employee, counselor, or instructor for any reason, at its sole discretion, without recourse from the subject person or the INSTRUCTOR. Drug screening shall be completed annually on the anniversary of the Agreement.
- 1.15 The VILLAGE reserves the right to suspend, bar, or expel any employee, counselor, or instructor for any reason, at its sole discretion, without recourse from the subject person or the INSTRUCTOR.

The VILLAGE agrees to:

- 1.16 Allow INSTRUCTOR the use of the Ed Burke Recreation Center for INSTRUCTOR's **JUDO** program.
- 1.17 Allow INSTRUCTOR advertising in VILLAGE's newsletters and publications, at no cost to INSTRUCTOR.
- 1.18 Process program participants' fees in accordance with VILLAGE revenue processing procedures.
- 1.19 Grant INSTRUCTOR license, revocable at will, to use the Ed Burke Recreation Center, consistent with the obligations under this Agreement.

## **ARTICLE 2**

### **FEES AND COMPENSATION**

- 2.1 The INSTRUCTOR shall be compensated from fees collected from participants. The parties agree that VILLAGE shall retain thirty percent (30%) of all registration fees and the INSTRUCTOR shall retain seventy percent (70%) of all registration fees.

- 2.2 INSTRUCTOR shall not charge any participant for any other services not contained in the Agreement.
- 2.3 All items sold by INSTRUCTOR shall be approved by the VILLAGE Manager prior to offering any item for sale.
- 2.4 INSTRUCTOR shall keep all books, rosters and attendance in accordance with standard accounting procedures, and shall make them available to the VILLAGE for inspection and audit at all times.

**ARTICLE 3**  
**TERMINATION OF AGREEMENT**

- 3.1 This Agreement may be terminated upon thirty (30) days written notice from the VILLAGE at VILLAGE's sole discretion. INSTRUCTOR may terminate this Agreement, at its sole discretion, by giving thirty (30) days written notice to the VILLAGE.
- 3.2 The VILLAGE may unilaterally immediately terminate this Agreement and the license granted by this Agreement if VILLAGE determines, in its sole discretion, that INSTRUCTOR is not conducting his operations in complete accord with this Agreement, or in the best interests of the VILLAGE.

**ARTICLE 4**  
**INDEPENDENT CONTRACTOR**

- 4.1 The parties agree and affirm that INSTRUCTOR is an independent contractor and not an agent, partner or employee of the VILLAGE, nor shall this Agreement be construed as a partnership nor joint venture between VILLAGE and INSTRUCTOR, the relationship being solely on of licensor and licensee.
- 4.2 INSTRUCTOR has control over the means and methods by which it performs the services. INSTRUCTOR, its employees and agents shall be deemed independent contractors and not agents or employees of the VILLAGE, and shall not attain any rights or benefits generally afforded VILLAGE employees; further, INSTRUCTOR, its employees and agents shall not be deemed entitled to the VILLAGE's worker's compensation, insurance benefits or similar laws.

**ARTICLE 5**  
**INDEMNIFICATION CLAUSE**

INSTRUCTOR agrees to defend, indemnify and hold harmless the VILLAGE from and against any and all claims, suits, damages, liabilities or causes of action arising during the term of this Agreement, arising out of, related to, or in any way connected with the performance or non-performance of any provision of this

Agreement required of the INSTRUCTOR, including personal injury, loss of life or damage to property and from and against any orders, judgment or decrees which may be entered, and from and against all costs, attorney's fees, and expenses incurred in and about the defense of any such claim and the investigation thereof. However, nothing shall be deemed to indemnify VILLAGE for any liability or claim arising solely out of the negligent performance or failure of performance of VILLAGE.

## **ARTICLE 6 INSURANCE**

- 6.1 INSTRUCTOR shall provide, pay for, and maintain in force at all times during the period of this Agreement, a Comprehensive General Liability Insurance Policy with minimum bodily injury coverage of \$500,000.00 (five hundred thousand dollars) and \$200,000.00 (two hundred thousand dollars) property damage liability; workers compensation insurance as required by State Statute. The INSTRUCTOR'S insurance coverage shall be considered the primary carrier.
- 6.2 To the extent applicable, the worker's compensation insurance shall be at the statutory amount to apply for all employees in compliance with the "Workers' Compensation Law" of the State of Florida and all applicable federal laws. In addition, the policy(ies) must include: Employers' Liability at the statutory coverage amount.
- 6.3 The VILLAGE shall be named, as an additional insured on all insurance policies the INSTRUCTOR is required to provide.

## **ARTICLE 7 MISCELLANEOUS**

- 7.1 INSTRUCTOR shall, without additional expenses to VILLAGE be responsible for obtaining any necessary licenses and for complying with any applicable federal, state, county, and municipal laws, ordinances, and regulations in connection with the performance of the services specified herein. INSTRUCTOR shall take proper safety and health precautions, including the employment of needed assistance, to protect participants, the VILLAGE, the public and property of others. INSTRUCTOR shall be responsible for all services performed until completion of this Agreement.
- 7.2 The INSTRUCTOR shall not promote any privately owned business in a VILLAGE park facility or solicit any participant in a VILLAGE park for any privately owned business other than the **JUDO** program. It is further understood that such action(s) may result in immediate termination of the Agreement and the forfeiture of all compensation due to the INSTRUCTOR.

- 7.3 INSTRUCTOR shall meet with the Village Manager or her designee as requested.
- 7.4 No modification, amendment, or alteration of the terms and conditions contained shall be effective unless contained in a written document executed with the same formality and equal dignity herewith.
- 7.5 This Agreement is non-transferable or assignable, and INSTRUCTOR agrees not to transfer or assign the performance of services called for in the Agreement.
- 7.6 This Agreement sets forth the full and complete understanding of the parties as of the effective date, and supersedes any and all negotiations, agreements, and representations made or dated prior to this Agreement.

## **ARTICLE 8**

### **PUBLIC RECORDS**

**If INSTRUCTOR has questions regarding the application of Chapter 119, Florida Statutes, as to INSTRUCTOR's duty to provide public records relating to this Letter of Understanding, contact Village Clerk, Roseann Prado, 640 NE 114 Street, Biscayne Park, FL 33161, [villageclerk@biscayneparkfl.gov](mailto:villageclerk@biscayneparkfl.gov), (305) 899-8000.**

INSTRUCTOR understands, acknowledges and agrees that INSTRUCTOR shall, pursuant to Section 119.0701, Florida Statutes, as amended from time to time, do the following:

- (1) Keep and maintain public records required by the Village to perform the service.
- (2) Upon request from the Village's custodian of public records, provide the Village with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Ch. 119, Florida Statutes, or as otherwise provided by law or Village policy.
- (3) Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the INSTRUCTOR does not transfer the records to the Village.
- (4) Upon completion of the contract, transfer, at no cost, to the Village all public records in possession of INSTRUCTOR or keep and maintain public records required by the Village to perform the service. If the INSTRUCTOR

transfers all public records to the Village upon completion of the contract, the INSTRUCTOR shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If INSTRUCTOR keeps and maintains public records upon completion of the contract, the INSTRUCTOR shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the Village, upon request from the Village's custodian of public records, in a format that is compatible with the information technology systems of the Village.

#### REQUEST FOR NONCOMPLIANCE

(a) A request to inspect or copy public records relating to a Village's contract for services must be made directly to the Village. If the Village does not possess the requested records, the Village shall immediately notify the INSTRUCTOR of the request, and INSTRUCTOR must provide the records to the Village or allow the records to be inspected or copied within a reasonable amount of time.

(b) If INSTRUCTOR does not comply with the Village's request for records, the Village shall enforce the contract provisions in accordance with the contract.

(c) Should INSTRUCTOR fail to provide the public records to the Village within a reasonable time INSTRUCTOR may be subject to penalties under s. 119.10.

#### CIVIL ACTION

(a) If a civil action is filed against INSTRUCTOR to compel production of public records relating to a Village's contract for services, the court shall assess an award against INSTRUCTOR the reasonable costs of enforcement, including reasonable attorney fees, if:

(1) The court determines that INSTRUCTOR unlawfully refused to comply with the public records request within a reasonable time; and

(2) At least eight (8) business days before filing the action, the plaintiff provided written notice of the public records request, including a statement that INSTRUCTOR has not complied with the request, to the Village and to the INSTRUCTOR.

(b) A notice complies with subparagraph (a)2 if it is sent to the Village's custodian of public records and to INSTRUCTOR at INSTRUCTOR's address listed on its contract with the Village or to INSTRUCTOR's registered agent. Such notices must be sent by common carrier delivery service or by registered, Global Express Guaranteed, or certified mail, with postage or shipping paid by the sender and with evidence of delivery, which may be in an electronic format.

(c) Should INSTRUCTOR comply with a public records request within eight (8) business days after the notice is sent it shall not be liable for the reasonable costs of enforcement.

IN WITNESS THEREOF, the parties hereto have made and executed this Agreement on the date above:

VILLAGE OF BISCAYNE PARK,  
FLORIDA, a municipal corporation,  
organized and existing under the laws of  
the State of Florida

ATTEST:

Roseann Prado  
Roseann Prado, Village Clerk

By: [Signature]  
Tracy Truppman, Mayor

Approved as to form:

By: [Signature]  
Rebecca A. Rodriguez, Village Attorney

<Instructor>

Josue De Perez  
[Signature]

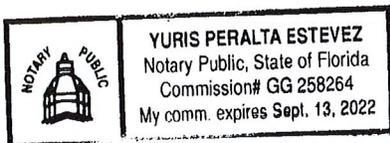
STATE OF FLORIDA     )  
COUNTY OF DADE     )

BEFORE ME, an officer duly authorized by law to administer oaths and take acknowledgments, personally appeared Josue De Perez and acknowledged he/she executed the foregoing Agreement as the proper official of INSTRUCTOR, for the use and purposes mentioned in it and that the instrument is the act and deed of INSTRUCTOR.

IN WITNESS OF THE FOREGOING, I have set my hand and official seal at in the State and County aforesaid on this 18 day of November, 2016.

My Commission Expires:

[Signature]  
NOTARY PUBLIC



**USA Judo Coach, Josue Depez**

**Proposal for Judo Program incorporating emotional health.  
Prepared by USA Judo Coach Josue Depez**

## **USA Judo Coach, Josue Deprez**

I started Judo as a young boy (8 years old) while living in Haiti. I was inspired by Holman Jean Alix, a former national champion living just couple blocks from me. Throughout my career, I won 8 national titles, 5 Panamanian titles, and became the first Haitian to ever go to the 3rd round at the world championship Rio 2013, and then returned to Rio and participated in 2016 Olympic Game. I went on to win the 2015 Pan American Championship in Ecuador, World Championship in Kazakhstan, Gold in the 2016 Memphis National, USA Tournament, and the 2016 Pan American Championship in Havana, Cuba. Currently I coach judo at the Spa of Quayside, winners training center, and I'm the USA Judo National Coach.

In this proposal I plan to show how my Judo program, when incorporating emotional health, can benefit the children of North Miami in the Biscayne Park Recreation Center. Judo is a perfect choice for children. Though it is a martial art, Judo emphasizes these two principles:

- Maximum efficiency with minimum effort
- Mutual welfare benefits for all

### **What is Judo?**

In 1882, Dr. Jigoro Kano (The Father of Judo) made a comprehensive study of ancient self-defense forms. Judo is a sport that demands both physical prowess and mental discipline. Judo is simple and basic, and anyone can learn. Judo in particular, develops discipline, manners, punctuality, strength, stamina, tenacity, toughness, and confidence, which are all character traits that are essential to achievement for overall emotional health and balance.

### **What students will learn**

#### ➤ **Self-Awareness**

Seeing their child excited about learning is something all parents strive to achieve. Judo is mentally and physically stimulating in a productive learning environment; by learning to align their mind with their body, kids become very aware of themselves and others.

## **USA Judo Coach, Josue Deprez**

- **Flexibility and Balance** By learning the techniques and movements involved in Judo children are twisted, turned, contorted and as a result increase their flexibility. These exercises also help kids maintain balanced posture even if they do stumble.

- **Concentration and Focus**

When participating in a Judo class a student needs to remain focused so as to not injure themselves or their classmates. Incorporating emotion regulation to a Judo program is essential in developing a whole person approach to helping students improve on academic performance, self-esteem, confidence, self-reliability, focus mental toughness and clarity, physical and emotional health. This will improve their athleticism, personal development, academic performance, and success goals.

- **Ethical Competition**

The process involves bowing to your opponent and the referee; these are acknowledgements of your opponent's willingness to engage you in a bout and the referee's position in control of the fight. The compulsory bowing and handshake upon completion of the fight means sportsmanship is paramount.

- **Self Defense**

Judo does not teach weapons fighting or even striking (punches and kicks). However, they learn to grapple and control an opponent to defend long enough for a chance to run away unscathed. The confidence that Judo gives a child also helps to make them bully-proof.

- **Technique**

In my program kids will learn an array of techniques used in Judo. Not only will they learn and master each technique but will be educated on the meaning and rules of each move.

- **Exercise**

Judo can provide a variety of forms of exercise, a long low intensity workout providing aerobic benefits, short intense workouts building anaerobic benefits. Physical activity as you know helps to release endorphins, powerful chemicals that lift your mood and increase energy levels. That increased energy level has an impact on mental and emotional health.

## **USA Judo Coach, Josue Deprez**

### **Action Plan:**

My motto is “help a child be great!!!!” The program I’m proposing will assist each child with his or her individual needs, taking the students step by step through the art, and providing the tools to succeed, all while incorporating emotional health. Each class will start with a warm up followed by a lecture on two or more techniques, followed by practice. My goal is not to push students from one belt to another, but to help them achieve the skills and confidence to earn their rank while helping them to understand how to accept, process, and release emotional stress, which is imperative for their academic, personal growth and success. We are facing a crisis with our youth to include but not limited to bullying, low self-esteem, increased suicide rates, poor academic performance, higher than normal high school dropout rates, negative coping mechanisms, suicides and gun violence deaths. As a certified USA Judo coach who participated in several tournaments across the world, I will also prepare and train each qualifying student to participate in tournaments.



# CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

06/18/2019

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

**IMPORTANT:** If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

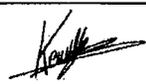
<b>PRODUCER</b> Hiscox Inc. 520 Madison Avenue 32nd Floor New York, NY 10022	<b>CONTACT NAME:</b> PHONE (A/C, No, Ext): (888) 202-3007      FAX (A/C, No): E-MAIL: contact@hiscox.com ADDRESS:	
	<b>INSURER(S) AFFORDING COVERAGE</b> NAIC # INSURER A: Hiscox Insurance Company Inc      10200 INSURER B: INSURER C: INSURER D: INSURER E: INSURER F:	
<b>INSURED</b> Enterprise Deprez Judo & Fitness Inc. 12345 E 11th Ct Miami FL 33161		

**COVERAGES**      **CERTIFICATE NUMBER:**      **REVISION NUMBER:**

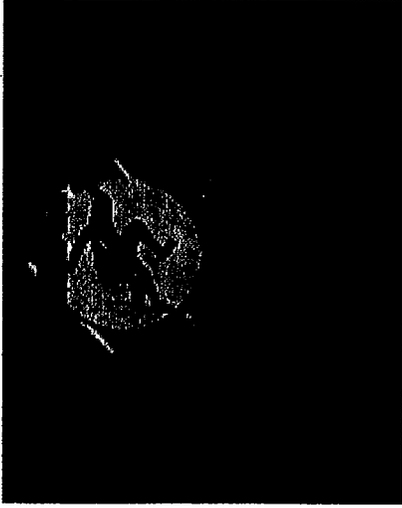
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> <b>COMMERCIAL GENERAL LIABILITY</b> <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR  GEN'L AGGREGATE LIMIT APPLIES PER: <input checked="" type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:			UDC-2318396-CGL-19	08/07/2019	08/07/2020	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000 MED EXP (Any one person) \$ 5,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 2,000,000 PRODUCTS - COMP/OP AGG \$ S/T Gen. Agg. \$
	<b>AUTOMOBILE LIABILITY</b> <input type="checkbox"/> ANY AUTO <input type="checkbox"/> ALL OWNED AUTOS <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> HIRED AUTOS <input type="checkbox"/> NON-OWNED AUTOS						COMBINED SINGLE LIMIT (Ea accident) \$ BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
	<input type="checkbox"/> <b>UMBRELLA LIAB</b> <input type="checkbox"/> OCCUR <input type="checkbox"/> <b>EXCESS LIAB</b> <input type="checkbox"/> CLAIMS-MADE DED    RETENTION \$						EACH OCCURRENCE \$ AGGREGATE \$ \$
	<b>WORKERS COMPENSATION AND EMPLOYERS' LIABILITY</b> ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below		Y/N	N/A			<input type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER E.L. EACH ACCIDENT \$ E.L. DISEASE - EA EMPLOYEE \$ E.L. DISEASE - POLICY LIMIT \$

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

<b>CERTIFICATE HOLDER</b>	<b>CANCELLATION</b> SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE 

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**NBCA CEU**  
**APPROVED**

*Josue Deprez*

CERTIFICATE OF COMPLETION FOR:

**BOMMARITO UNIVERSITY  
M.A.S.S CERTIFICATION**

NSCA PROVIDER # L1321  
NASM PROVIDER # 1,084

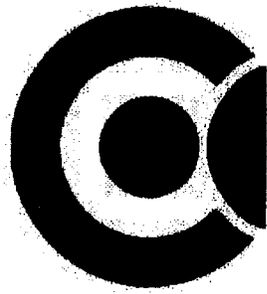
**JUNE 10<sup>TH</sup>, 2019**

*Pete Bommarito*

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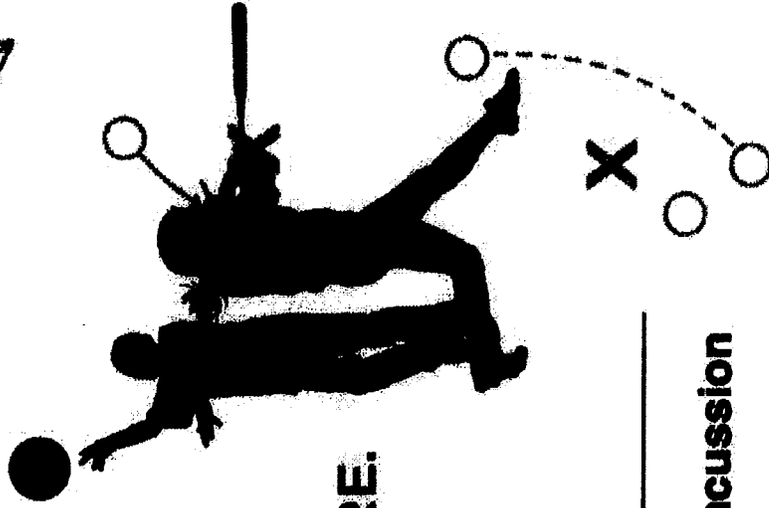
PETE BOMMARITO, PRESIDENT

**CERTIFICATE OF COMPLETION**



**CDC HEADS UP**

**SAFE BRAIN. STRONGER FUTURE.**



Awarded January 2019 to

**Josue Deprez**

In recognition of completing the HEADS UP Concussion Training for Youth Sports Coaches





# **USA Judo**

## **2019 Certificate of Membership**

This certifies that

### **Deprez Judo Club**

is a club member in good standing with

USA Judo and is subject to the rules  
and regulations of USA Judo



# SAFESPORT

Where your game plan starts

Josue Deprez

has successfully completed

SafeSport Refresher Training

On: 11/5/2017

Completion Code: USOC-SSR-2014-1-567818

