

NAIGC Healthcare Team Provider Application

Applicant information

Application Date:	
Applicant Legal Name:	
Practitioner Specialty:	

License or Certification Information

License or Certification State:	
License or Certification Number:	
License or Certification Start date	
License Expiration date:	

Malpractice Information

Malpractice provider:	
Malpractice policy number:	
History of Malpractice claims or legal actions held against Applicant. (If yes, describe)	

I, _____, affirm that all information provided is true to the best of my knowledge. I am not willingly deceiving or providing false information with regards to my professional training, licensing, or litigation history.

Signature of Applicant: _____ Date: _____

Information Verified by NAIGC Healthcare Coordinator

Name of NAIGC Healthcare Coordinator): _____ Date: _____

NAIGC Healthcare Team Official Provider Contract

This agreement shall serve as recognition that _____, henceforth referred to as “Applicant,” is recognized as an official provider by the National Association of Intercollegiate Gymnastics Clubs, henceforth referred to as “NAIGC.” The entirety of this arrangement is detailed below:

Term of Contract:

This relationship between the NAIGC and Applicant shall last one year starting on the first day of July and ending on the last day of June. The Applicant may apply annually but must be approved by the NAIGC Healthcare coordinator with each annual application. After the term of this contract expires, it does not automatically renew, however this does not preclude the Applicant from reapplying in the future.

Limited Practice at NAIGC Sanctioned Events

The NAIGC, by recognizing the Applicant, agrees to enter in a professional relationship that allows the Applicant to apply their professional medical or healthcare training to members of the NAIGC at NAIGC sanctioned events. For NAIGC sanctioned events which are not hosted by the NAIGC, the Applicant agrees to obtain written permission before performing services at the event. These services will not be provided to the general public and will be offered solely to members of the NAIGC organization. The Applicant assumes responsibility for verifying the NAIGC membership of those seeking services. The Applicant agrees to only provide services that they have professional licensure or certification in.

Verification

Applicant agrees to submit licensing and / or certification and malpractice information, as applicable, to the NAIGC. The NAIGC Healthcare Coordinator will verify the status of the Applicant’s license or certification in the state that they practice in. This verification will be performed annually before the Applicant is approved as an “Official Provider” by the NAIGC and may also be re-verified at any point throughout the term of the contract per the NAIGC Board’s or healthcare coordinator’s request.

Malpractice and Litigation

The NAIGC accepts no liability for the services being provided by the Applicant. Any negative consequences or injury due to care will fall solely on the Applicant. The Applicant will be responsible for maintaining medical care records on any individuals to whom care is provided, as well as observing HIPPA compliancy at any events where services are provided. Procedures or techniques utilized will be limited to the scope of practice of the Applicant’s licensed profession for the state or province that the event is taking place in. Services will be limited to procedures that can be provided on site at the location of the event.

The NAIGC acknowledges that temporary licenses can be extended to healthcare practitioners who travel with an organization and provide licensed care to the members of the organization for specific events under the Sports Medicine Licensure Clarity Act of 2017. If the Applicant is called into question by a State Licensing Board for practicing without a license at a NAIGC sanctioned event, the Board will acknowledge the professional relationship between the NAIGC and the Applicant, and if necessary, assist with legal defense of the Applicant, assuming no other violations of this contract have occurred.

Scheduling of Events and Equipment

The NAIGC will confirm with the Applicant at which NAIGC hosted events services are to be provided, and provide space and supplies within reason at the event. Should specialty or disposable equipment be required, the Applicant may submit costs of shipping or purchasing to the board of the NAIGC for reimbursement. The board reserves the right to deny any requests for reimbursement, and to modify dates / times of available services at any NAIGC events. For NAIGC sanctioned events which are not hosted by the NAIGC, the organization does not guarantee space and supplies at the event or reimbursement for shipping. The Event Sanctioning Meet Owner will work with the Healthcare Team to coordinate logistics between practitioners and events hosts should this be viable.

Compensation

The NAIGC agrees to pay Applicant \$0.00 for services provided at any NAIGC sanctioned event. Due to the voluntary nature of this agreement, the NAIGC will provide housing and meals at a per diem rate to Applicant. Travel expenses may also be reimbursed on a case by case basis. The NAIGC reserves the right to deny any requests for reimbursement.

Privileges

By entering into this agreement, the NAIGC grants the title of “Official (Applicant specialty) for the NAIGC” to the Applicant and grants the Applicant rights to advertise as such for the term of the contract. The NAIGC Board and healthcare coordinator retain the power to veto any advertisement the Applicant produces for any reason, and shall notify the Applicant to cease and desist any advertising in question. Planned advertisements may be submitted to the NAIGC Board or healthcare coordinator for pre-approval to limit loss and complications of retracting an already released or printed advertisement.

This title is in no way exclusive to one Applicant. (Ex: There can be multiple physical therapists who hold the title of “Official Physical Therapist for the NAIGC.”

Termination

Should this contract be violated by the Applicant, directly or incidentally, the NAIGC Board reserves the right to terminate the agreement without notice or explanation. If the Applicant is found to be unfit for their responsibilities, or found to have violated ethical or scope of practice regulations, then this contract will be terminated. Within 3 days of notification of termination, the Applicant must cease and desist any marketing or advertising claiming to be an “Official _____ for the NAIGC,” or risk litigation.

Indemnification

The Applicant shall indemnify, defend, and hold harmless the NAIGC and its board, operations specialists, volunteers, and subcontractors, from and against any and all losses arising from services described in this contract or bodily injury to or death of persons or damage to the property of the NAIGC to the extent caused by the negligent acts, errors and/or omissions or the willful misconduct of the Applicant or its employees, subcontractors, officers, agents, exhibitors and invitees.

The NAIGC agrees to indemnify, hold harmless and defend the Applicant and their respective officers, board members, agents and employees from and against any and all liabilities, damages, actions, costs, losses, claims, and expenses (including attorney's fees) on account of personal injury, death or damage to or loss of property or profits arising out of or resulting, in whole, or in part, from any act, omission, negligence, fault or violation of law or ordinance of the NAIGC or its board, operations specialists, volunteers, and subcontractors. Such indemnification by the NAIGC shall apply unless such damage or injury results from the sole negligence, gross negligence or willful misconduct of the Applicant, its employees, subcontractors, officers, agents, exhibitors and invitees.

Force Majure

If any casualty or unforeseeable cause beyond the control of either party, including, without limitation, acts of God, fires, floods, epidemics, quarantine restrictions, terrorist acts, strikes, labor disputes, failure of public utilities, or unusually severe weather, prevents the fulfillment of this this Agreement, both parties are is hereby released from any damage so caused thereby.

Conflict of Interest

Direct solicitation of professional services to NAIGC members via electronic means or at in-person events is not allowed. Providers are not precluded from providing services to NAIGC members / clubs for compensation outside of official NAIGC initiatives and events but may not solicit directly to members. Practitioners may hand out business cards or ask members they have interacted with to write them a review online while at NAIGC events. The Healthcare Coordinator(s) will manage all business promotion requests for NAIGCfit and has the power to approve or deny a Practitioner's request to offer deals on services or to promote their personal business in any other ways via social media. The Healthcare Coordinator will moderate potential advertising or promotions.