



OMAN INSURANCE CORPORATE CHALLENGE

Presented by LivFit and Rush-A-Way

TERMS AND CONDITIONS

These are the terms and conditions that govern your relationship with the Event and in your capacity as a participant in this Event or otherwise. Please read these terms and conditions carefully before agreeing to participate, volunteer or otherwise being engaged in this Event, as it contains your rights and obligations. By continuing with this Event, you expressly agree to the terms and conditions below:

1. Definitions

1.1 "OMAN INSURANCE CORPORATE CHALLENGE" or "CORPORATE CHALLENGE" includes reference to the owner and organizers of the Event, the shareholders, the partners, the sponsors, the beneficial owners, including Rush-A-Way, Oman Insurance, affiliates, directors, officers, employees, agents, contractors, partners, sponsors, insurers, spectators, equipment suppliers, volunteers, and any persons in anyway engaged by or related to the Event;

1.2 "Event" means this event being held by Buzzle Events (Rush-A-Way), being marketed by the name of "Oman Insurance Corporate Challenge", to be held on such date and time, and at such Venue as specified on the event website;

2. General Rules:

2.1 I understand that each registration is a team registration, for a four-member team, based on the option I choose while payment. 2.2 I understand that my team needs to bring at least one smart phone with 3G/4G connection for the Event. 2.3 The CORPORATE CHALLENGE is conducted on a point system where each task has a time limit along with points. The faster the task is completed the more points are received. For example: A 20 minute task if completed in 15 minutes, the team will receive 300 points as each second is a point. 2.4 The race will be facilitated using a web-based application. In case of a technological failure, a manual system will be in place providing the participants with clues, instructions and points. 2.5 I grant permission to the Organizers to use my photograph and/or any other record of my participation in The Event for any legitimate purpose. I understand that any and all photographs, motion pictures, recordings, and/or likenesses of them captured during Event become the sole property of The Event. I grant the right, permission and authority to The Organizers to use my name and any such photographs, motion pictures, recordings, and/or likenesses for any legitimate purpose, including but not limited to promoting, advertising, and marketing activities. 2.6 I agree to become familiar with and abide by all written and/or posted rules of OMAN INSURANCE CORPORATE CHALLENGE. I further agree to comply with all directions, instructions and decisions of The Organizers and Venue personnel. I further agree not to challenge these rules, directions, instructions, or decisions on any basis at any time.

3. Emergency Delay or Cancellation: 3.1 I acknowledge that the Organizers at its sole discretion may delay, modify, or cancel the Event if conditions or natural or man-made emergencies make administering the Event unreasonably difficult or unsafe. I agree that "emergency" is defined to mean any Event beyond the control of CORPORATE CHALLENGE 3.0, including but not limited to: high wind, extreme rain or hail, hurricane, tornado, earthquake, flood, acts of terrorism, fire, threatened or actual strike, labor difficulty or work stoppage, insurrection, war, public disaster, and unavoidable casualty. In the Event of a delay, modification, or cancellation of the Event as described in this paragraph, I understand that I will not be entitled to a refund of my entry fee or any other costs incurred in connection with the Event.

4. Warning of Assumption of Inherent Risks 4.1 I understand fully the inherent risks involved in the Event and assert that I am willingly participating in the Event. I acknowledge that: (a) I know the nature of the Event; (b) I understand the demands of this activity relative to my physical condition; and (c) I understand the potential impact of the types of injuries that may result from the Event. I hereby assert that I knowingly assume all of the inherent risks of the activity and take full responsibility for any and all damages, liabilities, losses, or expenses that I incur as a result of participating, volunteering or otherwise being involved in the Event. In short, I acknowledge that I am participating, volunteering or otherwise being involved in the Event entirely at my own risk.

5. Waiver of Liability for Negligence 5.1 To the extent permitted by law I agree that under these terms and conditions CORPORATE CHALLENGE shall be excluded from liability for negligence in the conduct of the Event and further the organizers shall be excluded from liability under any civil liability or consumer law, or any arbitration order, applicable to the Emirate of Dubai in which this Event is held subject to the exception that this exclusion of liability will not apply in circumstances where the conduct of CORPORATE CHALLENGE or its officers, partners, sponsors, servants or agents is proven to be grossly negligent. 5.2 I hereby forever waive, release, covenant not to



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sue, and discharge CORPORATE CHALLENGE and the other Released Parties from any and all claims, actions, arbitration claims, costs and expenses, suits, demands, losses and other liabilities in relation to any of death, physical or mental injury (including the aggravation, acceleration or occurrence of such injury), the contraction, aggravation or acceleration of a disease or the coming into existence, the aggravation, acceleration or occurrence of any other condition, circumstance, occurrence, activity, form of behaviour, course of conduct or state of affairs in relation to an individual that is or may be harmful or disadvantageous to me or the community or that may result in harm or disadvantage to me or the community resulting from the inherent risks of the Event or any acts of CORPORATE CHALLENGE (or other Released Parties), that do not tantamount to proven gross negligence, that I may have arising out of my participation or otherwise being involved in the Event.

6. Indemnification Agreement 6.1 I hereby agree to hold harmless, defend, and indemnify CORPORATE CHALLENGE 3.0, which for the avoidance of doubt includes defending and paying any judgment, court costs, arbitration costs, expenses and claims, investigation costs, attorney’s fees, and any other expenses incurred that relate to a breach of these terms and conditions from any and all claims made by me, or any Releasing Party, arising from death, physical or mental injury, including the aggravation, acceleration or occurrence of such an injury, the contraction, aggravation or acceleration of a disease or the coming into existence, the aggravation, acceleration or occurrence of any other condition, circumstance, occurrence, activity, form of behaviour, course of conduct or state of affairs in relation to an individual that is or may be harmful or disadvantageous to me or the community or that may result in harm or disadvantage to me or the community due to my participation, volunteering or otherwise being involved in the Event, including by way of any such harm, disadvantage, injury caused to the Releasing Party during training or preparing for the event, be it at the Venue, at any participating partners of CORPORATE CHALLENGE or the Event or at any other third party venue. This applies both to claims arising from the inherent risks of the Event or any act of CORPORATE CHALLENGE. 6.2 I further agree to hold harmless, defend, and indemnify (which for the avoidance of doubt includes defending and paying any judgment, court costs, investigation costs, attorney’s fees, and any other expenses incurred that relate to a breach of this contract) CORPORATE CHALLENGE (and the other Released Parties) against any and all claims of co-participants, rescuers, and others arising from my conduct in the course of my participation, volunteering or otherwise being involved in the Event. 6.3 I hereby indemnify and hold harmless CORPORATE CHALLENGE against any claims.

7. Refunds/Transfers/Ticket changes 7.1 All fees and associated costs (including optional product purchases), paid in registration for this Event are not refundable by CORPORATE CHALLENGE under any circumstances, including but not limited to injury, halting participation, eviction from the Event, a scheduling conflict and/or Event cancellation.

DECLARATION I HEREBY FULLY AND EXPRESSLY CONFIRM THAT BY REGISTERING FOR THE EVENT, I AGREE AND ACCEPT THESE TERMS AND CONDITIONS AND IRREVOCABLY AGREE TO BE FULLY BOUND BY THE SAME. I FURTHER CONFIRM THAT WHERE I HAVE REGISTERED FOR THE EVENT FOR ANOTHER PERSON, THEN SUCH PERSON HAS READ AND ACCEPTED THESE TERMS AND CONDITIONS AS WELL, AND HAS IRREVOCABLY AGREED TO BE FULLY BOUND BY THE SAME.

Company Name: _____ **Team Number:** _____

Team Name: _____ **Date:** _____

Team Members:

Name: _____ **Email:** _____ **Signature:** _____

Name: _____ **Email:** _____ **Signature:** _____

Name: _____ **Email:** _____ **Signature:** _____

Name: _____ **Email:** _____ **Signature:** _____