

SUBSCRIPTION AGREEMENT

CROSSFIT RISK RETENTION GROUP, INC.

For

CLASS B COMMON STOCK

This Agreement is made between CrossFit Risk Retention Group, Inc. (“CrossFit RRG”) and _____ (“CrossFit Affiliate” or “Subscriber”).

Pursuant to the terms and conditions stated herein and in consideration of the Professional Liability Insurance being offered by CrossFit RRG exclusively to its shareholders in exchange for the Subscriber’s agreement to purchase Class B common stock in CrossFit RRG and become an insured under the terms of the Professional Liability Insurance Policy to be underwritten and issued by CrossFit RRG, the CrossFit Affiliate hereby represents and agrees as follows:

1. The Subscriber represents that it is a CrossFit Affiliate of CrossFit, Inc. and is in good standing with CrossFit, Inc. as of the date of the execution of this Subscription Agreement.
2. The CrossFit Affiliate agrees to purchase five (5) shares of Class B Common Stock (“Class B Stock”) in CrossFit RRG for One Thousand Dollars and no cents (\$1,000.00) (“Purchase Price”) subject to the terms and conditions stated herein, in the Articles of Incorporation of CrossFit RRG, the Bylaws of CrossFit RRG, and as further set forth in the Prospectus which accompanies this Subscription Agreement.
3. The CrossFit Affiliate acknowledges and agrees that the Class B Stock which it agrees to acquire is restricted stock, with no market value, and which may not be sold, assigned, transferred, pledged or hypothecated to any third party and may only be redeemed by CrossFit RRG on such terms and conditions as may be set forth in the Articles of Incorporation and Bylaws of CrossFit RRG or may be otherwise established pursuant to act of the Board of Directors of CrossFit RRG.
4. The CrossFit Affiliate agrees that it shall tender the Purchase Price for the Class B Stock together with an executed copy of this Subscription Agreement by returning the same to CrossFit RRG to the following address:

CrossFit RRG, c/o Nexo Insurance Services, Inc., 111 N. Sepulveda, Blvd., Suite 243, Manhattan Beach, CA 90266 or via fax at 310-937-1127 or via email at ereingen@nexoins.com

5. CrossFit RRG agrees to keep the Purchase Price tendered by the CrossFit Affiliate in escrow with Wells Fargo Bank, N.A. until either a sufficient amount of money is obtained from all subscribers of all classes of stock in

CrossFit RRG to capitalize CrossFit RRG in the amount determined by the Montana Department of Insurance, at which time the escrowed amounts shall be released from escrow and remitted to CrossFit RRG; or, if a sufficient amount of money to capitalize CrossFit RRG is not obtained, the Subscriber shall have its Purchase Price refunded in full as provided in paragraph 7 of this Subscription Agreement.

6. The CrossFit Affiliate further acknowledges and agrees that the Purchase Price shall be used to fund capital and surplus requirement established by the Montana Department of Insurance (the "Department") as a condition precedent to the issuance of the Professional Liability Insurance Policy, and to defray start-up and operational costs of CrossFit RRG.
7. In the event that an insufficient number of subscribers is obtained to meet the initial capital and surplus requirement of the Department by December 11, 2009 (the "Cancellation Date"), this Subscription Agreement shall be cancelled and the Subscriber's Purchase Price shall be refunded the Purchase Price.
8. Subscriber acknowledges and agrees that it has received together with this Subscription Agreement a copy of the Confidential Offering Circular dated December 14, 2009, together with Exhibits A through E; and, Subscriber has had the opportunity to read the same and consult with legal counsel of Subscriber's choosing before executing and returning this Subscription Agreement together with the Purchase Price.
9. This Subscription Agreement shall be governed under the laws of the state of Montana, the domiciliary state of CrossFit RRG. Venue shall be in the First Judicial District, Lewis and Clark County, Montana.
10. To the extent any provision contained herein is found by a court of competent jurisdiction to be inconsistent with the terms and conditions of the Articles of Incorporation and Bylaws of CrossFit RRG, the Articles of Incorporation and Bylaw shall control.
11. This Subscription Agreement may be executed in counterparts.

AGREED to this ____ day of _____, 20__.

Signature: _____

Printed Name/Title: _____

CROSSFIT AFFILIATE

Contact Number/Email: _____

Countersigned:

CROSSFIT RISK RETENTION GROUP, INC.

By: _____

Its: _____