



VERIFIED

BUSINESS REPORT

TM

NIL Network requires members of the NIL Verified Network to be vetted annually. This report was generated on 2-16-23.

COMPANY: HAWKER FAMILY SPORTS & ENTERTAINMENT

INDUSTRY: SPORTS AGENCY

REGISTRATION TYPE & DATE: LLC, INCORPORATED ON MAY 11, 2021*

CONTACT NAME & EMAIL: TAY HAWKER, CEO: TAY@HAWKERFAMILYSE.COM



**Working with newly formed entities (typically, entities formed within the past 5 years) is generally thought to be riskier than working with more established entities on account of the newly formed entity having very little relevant experience or track records to review. However, many businesses in the NIL industry will be newly formed because the NIL market is in its infancy, and it may be common for many of the entities in the NIL market to have been newly formed.*

BUSINESS PRACTICES

- COMPANY IS IN GOOD STANDING IN THE STATE OF DELAWARE
- WEBSITE ADHERES TO NCAA NIL POLICY & STATE NIL LAWS
- CREDIBLE BANK AND PAYMENT PRACTICES

- NO POLITICAL DONATIONS
- NO NEGATIVE NEWS OR OTHER RED FLAGS
- CARRIES INSURANCE

NO EMPLOYEES AND/OR SHAREHOLDERS:

- ON GLOBAL WATCH LISTS
- AFFILIATED WITH A UNIVERSITY
- AFFILIATED WITH A GOVERNMENT OFFICIAL

ADDITIONAL COMPANY INFORMATION

(SELF-REPORTED BY HAWKER FAMILY SPORTS & ENTERTAINMENT)

WEBSITE: HAWKERFAMILYSE.COM

COMPLIANCE CONTACT: Tay Hawker, tay@hawkerfamilyse.com

QUALIFICATIONS: Master of Sports Law & Business, Multiple state and organization licenses

COUNTRIES OF OPERATION: United States, England, New Zealand, and Canada.

STATES OF OPERATION: Hawker Family Sports & Entertainment operates in Arizona, Washington D.C., Kentucky, Louisiana, Missouri, New Hampshire, New York, North Carolina, South Carolina, Tennessee, Utah, and Virginia. This subjects them to the state NIL laws in the following states: Arizona, Kentucky, Louisiana, Missouri, North Carolina, South Carolina, Tennessee, and Virginia.

ATHLETE ASSISTANCE

Education: "We are always working with our athletes on education surrounding NIL. However, we do offer resume prep, mock interviews, branding meetings, '5 useful social media tricks' weekly, etc."

ABOUT NIL VERIFIED™

NIL Network, in partnership with Patrick Stubblefield (former Director of Compliance at Oklahoma and current partner with Freeman | Lovell) have developed an NIL business verification process. NIL Verified™ aggregates information about a company's business and reviews their contract terms to ensure they include all of the expected contract clauses and fair language for their clients.



DISCLAIMER: Businesses that have become NIL Verified through NIL Network pay a fee to have their business and business practices reviewed. NIL Verified does not mean that all of the business's products or services have been evaluated or endorsed by NIL Network, or that NIL Network has made a determination as to the business's product quality or competency in performing services.



VERIFIED

BUSINESS REPORT

TM

COMPANY:
HAWKER FAMILY SPORTS
& ENTERTAINMENT



CONTACT:
TAY HAWKER, CEO
TAY@HAWKERFAMILYSE.COM



"STANDARD AGREEMENT" DOCUMENT REVIEW

REQUIREMENTS

- OBLIGATION TO ABIDE BY STATE LAWS AND NCAA, CONFERENCE AND/OR UNIVERSITY POLICIES
- PAYMENT TERMS CLEARLY DEFINED
- EXCLUSIVITY SCOPE CLEARLY DEFINED
- INCLUDES INDEMNIFICATION RIGHTS FOR THE CLIENT
- COULD NOT EXTEND BEYOND STUDENT-ATHLETE'S ELIGIBILITY
- NO PROVISIONS COULD BE CONSTRUED AS A "PAY-FOR-PLAY" ARRANGEMENT
- APPROPRIATE SCOPE OF GRANTED RIGHTS
- APPROPRIATE LIMITATION OF LIABILITY
- SUFFICIENTLY LIMITED MORALS CLAUSE & TERMINATION PROVISIONS
- OBLIGATION TO BECOME FAMILIAR WITH CLIENT
- OBLIGATION TO MAINTAIN ALL REQUIRED LICENSES
- PROVIDES CLIENT WITH AUDIT RIGHTS
- INCLUDES STANDARD REPRESENTATIONS AND WARRANTIES

NOTABLE TERMS

OBLIGATION TO ABIDE BY NIL/NCAA LAWS	Both parties represent & warrants to the other that they will comply with all laws, rules & regulations.
EXCLUSIVITY SCOPE	Non-exclusive
PAYMENT TERMS	Payment within 30 days of receiving payment from the 3rd party.
COULD NOT EXTEND BEYOND STUDENT-ATHLETE'S ELIGIBILITY	Agreement automatically terminated at the conclusion of NCAA Eligibility.
GRANTED RIGHTS	HFSE may use the athlete's NIL for marketing purposes, only.
LIMITATION OF LIABILITY	No party will be liable to any other party for indirect, incidental, special, or consequential damages arising out of the term of this Agreement and any media plan, whether framed as a breach of warranty, in tort, in contract or otherwise.
TERMINATION PROVISION	Clients can terminate upon 14 days written notice.
CLIENT AUDIT RIGHTS	Athlete gives 14 days written notice and their audit rights continue for 3 years after termination of agreement.

The exact language of these NIL Verified™ terms are available on request for individuals considering working with this business. Send your request to the contact listed above.