

LEGACY SPORTS INSURANCE WAIVER/ RELEASE

IN CONSIDERATION OF _____, my minor child being allowed to participate in any way in the *LEGACY SPORTS* Entities, related events and activities, the undersigned acknowledges, appreciates and agrees that:

1. The risk of injury from the activities involved in these programs is significant, including the potential for permanent disability and death, and while particular rules, equipment, and personal discipline may reduce the risk, the risk or serious injury does exist; and,
2. For spouse, child, and myself I knowingly and freely assume all such risks. Both known and unknown, even if arising from the negligence of the releases or others, and assume full responsibility for my child's participation; and,
3. I willingly agree to comply with the program's stated and customary terms and conditions for participation. If I observe any unusual significant concern in my child's readiness for participation on and/or in the program itself, I will remove my child from the participation and bring such attention of the nearest official immediately; and,
4. I myself, my spouse, my child, and on behalf of my/our heirs, assigns, personal representatives and next of kin, hereby indemnify and hold harmless of all the above release's from any and all liabilities incident to my involvement or participation in these programs, even arising from their negligence to the fullest extent permitted by law.
5. We understand and acknowledge that the *LEGACY SPORTS* Entities do not guarantee the security or safety of Program sites, of the areas adjacent to and surrounding Program sites, or of any areas Participants may traverse on their way to or from Program sites. We release the *LEGACY SPORTS* Entities from any and all claims arising out of accidents or events caused by a Participant or third parties not associated with the Program, which incidents could occur on Program sites, in areas adjacent to or surrounding Program sites, or in areas traversed by Participants traveling to our Program sites. We further release the *LEGACY SPORTS* Entities from liability for any damage or injury that may occur as a result of the surface or condition of the Program site itself (e.g. the football playing field), or the condition of facilities or equipment used at the site.
6. We recognize that the Participant must obey the instructions of coaches, their assistants, and any other Program staff, and we have instructed the Participant to obey said coaches and other Program staff.
7. We further understand that should any medical services be provided or made available to the Participant in connection with his participation in the tournament, the provision or availability of which the *LEGACY SPORTS* Entities do not sponsor or guarantee, the *LEGACY SPORTS* Entities do not warrant or make any representation concerning the adequacy or continuation of such medical services, nor can the *LEGACY SPORTS* Entities be deemed responsible or held liable for any claims arising out of the provision of such medical services or the failure to provide or to continue to provide such medical services. We also understand that the *LEGACY SPORTS* Entities cannot be held liable for any other services provided in connection with the Tournament, including without limitation any coaching, counseling, transportation, or security services.
8. I, on behalf of my participating child consent that the photographs, artwork, audio, video, or writing that is documented may be used by the *Legacy Sports*, its assigns or successors, in whatever way they desire, including television, CD-ROMs, web page, publications, and

any other form for the storage, retrieval and reproduction of information, images; furthermore, I hereby consent that such information, photographs, videos, and the plates and/or tapes from which they are made shall be their property, and they shall have the right to sell, duplicate, reproduce and make other uses of such information, photographs, videos, recordings, and plates as they may desire free and clear of any claim whatsoever on my part.

9. If any portion of this Waiver and Release is declared invalid or unenforceable by a final judgment of any court of competent jurisdiction, we hereby agree that such determination shall not affect the balance of this Waiver and Release, but this Waiver and Release shall remain in full force and effect, as such invalid portion shall be deemed severable.

I have read this release of liability and assumption of risk agreement, fully understand its terms, understand that I have given up substantial rights by signing it, and sign it freely and voluntarily without any inducement.

Parent/Guardian Signature

Printed Name

Participant Name

Date