

AGREEMENT

THIS AGREEMENT is made and executed effective the _____ day of _____, by and among _____ High School and _____ High School, _____ (“Athlete”) and _____ (“Parents”). Tournament Series Participation: (circle one) Girls Boys

WITNESSETH:

WHEREAS, _____ High School offers no IHSAA varsity program in the Sport which will be available during the Season; and

NOW, THEREFORE, in consideration of the foregoing, of the promises, covenants terms and conditions hereinafter set forth, and of other good and valuable considerations, the receipt and sufficiency of such considerations being hereby acknowledged, the parties agree as follows;

1. Athlete and /or Parents will be responsible for any and all registration fees, entrance fees or fees associated with competition and transportation to competitions.
2. Athlete will compete in IHSAA sanctioned varsity events in the Sport for which Athlete is qualified as a _____ High School student. Athlete will not be considered as a representative of any other school, and will not qualify for participation based upon Athlete’s relationship with any other school.
3. All Competitions will be scheduled by the _____ High School Athletic Department and contracts will be signed prior to any competitions by the _____ Athletic Department. During the IHSAA Gymnastics Season, any competitions other than those IHSAA contracted events arranged through the _____ High School Athletic Department must be approved by the _____ Athletic Department and the IHSAA using the IHSAA Waiver form.
4. Athlete and Parents shall be required to complete all appropriate IHSAA physical and waiver forms prior to participation in practices, training or events pursuant to this Agreement.
5. Athlete and Parents, on behalf of themselves and Athlete, hereby generally AGREE TO RELEASE, INDEMNIFY, DEFEND AND HOLD HARMLESS _____ HIGH SCHOOL AND SCHOOL CORPORATION, it’s employees and administrators of and from all claims, costs, debts, demands, causes of action, loss, damage, judgment and expenses, of every kind and nature, that any of them may have arising from or relating to, directly or indirectly, the participation of Athlete pursuant hereto, however and whenever arising. Without limiting the foregoing, it is the specific intention of Athlete and Athlete’s Parents, for themselves and on behalf of Athlete, to waive and forever release and future claims of personal injury, pain, suffering, impairment disfigurement, loss of time, wages and income; medical and hospital expenses, expenses incurred for medications, treatments or other remedies, property damages, loss of services, society and companionship, and any and all other losses, costs, damages, claims and expenses of any and every kind and character which Athlete of Parents have or may hereafter suffer, sustain or incur by reason of Athletes participation Provider’s IHSAA varsity program in the Sport.

Since practices and competitions will be held at facilities other than those owned by _____ Schools, it is the intention of Athlete and Athlete’s Parents, for themselves and on behalf of Athlete, that the releases, waivers and indemnifications herein granted be extended to the owners and operators of all such facilities.

6. Parents shall be solely responsible for all transportation for Athlete to practices, events (Home and Away) and training sessions. Further Parents, or either of them, shall act as coach of Athlete at all practices and contests, and must attend all practices and contests. It is agreed and acknowledged that if at least one (1) of Parents is not in attendance at a practice or a contest, Athlete will not be permitted to practice or participate in the contest.

7. The parent and the athlete will provide a complete practice schedule, including locations, dates, and time to the Athletic Director of _____ **High School** prior to the start of practices. Further, if practices deviate from that schedule in any way, that information will be provided to the Athletic Director in a timely manner. All practices will be scheduled in accordance with IHSAA guidelines, so as to not jeopardize any athlete's eligibility in any way.
8. This Agreement is made in accordance with the laws of the State of Indiana, which shall govern the enforcement and interpretation of all issues arising from or relating hereto, and this Agreement shall be binding upon all parties, their successors, heirs and assigns.
9. This Agreement will be reviewed each year by all parties and may be rescinded by any of the parties at that review.

IN WITNESS WHEREOF, the parties have hereto affixed their signatures on and of the date first above written.

“PRINCIPAL” (Athlete’s High School)

School Corporation/High School: _____

Signature: _____

Printed Name: _____

“PRINCIPAL” (Partnered High School)

School Corporation/High School: _____

Signature: _____

Printed Name: _____

“ATHLETE”

Signature: _____

Printed Name: _____

“PARENTS”

Signature: _____

Printed Name: _____

Signature: _____

Printed Name: _____

Reviewed and approved as to form Indiana High School Athletic Association.

By: _____

Dated: _____