

PRINTED NAME OF PARTICIPANT

FLORIDA INDEPENDENT CHRISTIAN ATHLETIC ASSOCIATION ATHLETE WAIVER/RELEASE FORM ("AGREEMENT")



PHONE:

In consideration of being permitted to participate in any way in any Florida Independent Christian Athletic Association activity ("Activity") I. for myself, my personal representatives, assigns, heirs, and next of kin:

- 1. ACKNOWLEDGE, agree and represent that I understand the nature of the Activity and that I am qualified, in good health, and in proper physical condition to participate in such Activity. I further agree and warrant that if at any time I believe conditions to be unsafe, I will immediately discontinue further participation in the Activity.
- 2. I FULLY UNDERSTAND that: (a) ATHLETIC ACTIVITIES INVOLVE RISKS AND DANGERS OF SERIOUS INJURY, INCLUDING PERMANENT DISABILITY, PARALYSIS, AND DEATH ("RISKS"); (b) these risks and dangers may be caused by my own actions or inactions, the actions or inactions of others participating in the Activity, the condition in which the Activity takes place, or THE NEGLIGENCE OF THE 'RELEASES' NAMED BELOW; (c) there may be OTHER RISKS AND SOCIAL AND ECONOMIC LOSSES either not known to me or not readily foreseeable at this time, and I FULLY ACCEPT AND ASSUME ALL SUCH RISKS AND ALL RESPONSIBILITY FOR LOSSES, COSTS, AND DAMAGES incurred as a result of participation in the Activity.
- 3. I HEREBY RELEASE, DISCHARGE, AND COVENANT NOT TO SUE the FICAA, as well as the officers, directors, agents, employees and assigns of each, and the FICAA's schools, teams, coaches, officials, administrators, members, volunteers, participants, sponsors, advertisers, and if applicable owners and lessors of premises on which the Activity takes place, and any other party indemnified and held harmless by the FICAA (each considered one of the 'RELEASES" herein) FROM ALL LIABILITY, CLAIMS, DEMANDS, LOSSES, OR DAMAGES ON MY ACCOUNT CAUSED OR ALLEGED TO BE CAUSED IN WHOLE OR IN PARTY BY THE NEGLIGENCE OF THE "RELEASES" OR OTHERWISE, INCLUDING NEGLIGENT RESCUE OPERATIONS, NEGLIGENT SECURITY, TRAVEL, AND RECREATIONAL OPERATIONS AND ACTIVITIES; AND I FURTHER AGREE that if, despite this RELEASE AND WAIVER OF LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AGREEMENT I, or anyone on my behalf, makes a claim against any of the Release's, I WILL INDEMNIFY, SAVE, AND HOLD HARMLESS EACH OF THE RELEASES from any litigation expenses, attorney fees, loss, liability, damage, or cost which may incur as the result of such claim.

AGREEMENT TO PARTICIPATE

I, or we, grant to the Directors, Assistants, or assigned chaperones of this event to act as guardians/spokesman in granting permission for emergency treatment/hospitalization (including anesthesia) if necessary for my child en route to or from or at the site of any FICAA event or hospital or other medical facility. I understand that should a health emergency arise, I will be attempted to be notified, but that if I cannot be reached by telephone, such medical treatment as deemed necessary, by competent medical personnel is authorized. I understand that all costs associated to any medical procedures received as a result of necessary treatment will be my own. I hereby authorize the FICAA to allow the reproduction, dissemination and/or publication of my name and likeness for media coverage, public relations, or any other purpose which may involve the use of photographs, films, and/or video tape recording. This is to be done in conjunction with my participating in this FICAA event and I understand and agree that I may neither pay a fee to receive individual promotional consideration from my participation in this event, nor will I receive any payment for the possible commercial use of my name or likeness.

I HAVE READ THIS AGREEMENT, FULLY UNDERSTAND ITS TERMS, UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY SIGNING IT AND HAVE SIGNED IT FREELY AND WITHOUT ANY INDUCEMENT OR ASSURANCE OF ANY NATURE AND INTEND IT TO BE COMPLETE AND UNCONDITIONAL RELEASE OF ALL LIABILITY TO THE GREATEST EXTENT ALLOWED BY LAW AND AGREE THAT IF ANY PORTION OF THIS AGREEMENT IS HELD TO BE INVALID THE BALANCE, NOTWITHSTANDING, SHALL CONTINUE IN FULL FORCE AND EFFECT.

PARTICIPANT'S SIGNATURE (only if age 18 or over):			
CHOOL NAME:			
MINOR RELEASE: AND I, THE MINOR'S PARENT AND/OR LEGAL GOOD THE MINOR'S EXPERIENCE AND CAPABILITIES AND THE MINOR'S EXPERIENCE AND CAPABILITIES AND EALTH, AND IN PROPER PHYSICAL CONDITION TO PARTICIPATE COVENANT NOT TO SUE, AND AGREE TO INDEMNIFY AND SAVE AND LIABILITY, CLAIMS, DEMANDS, LOSSES, OR DAMAGES ON THE CAUSED IN WHOLE OR IN PARTY BY THE NEGLIGENCE OF THE "PRESCUE OPERATIONS AND FURTHER AGREE THAT IF, DESPITE THINOR'S BEHALF MAKES A CLAIM AGAINST ANY OF THE RELEASING ARMLESS EACH OF THE RELEASES FROM ANY LITIGATION EXPROST ANY MAY INCUR AS THE RESULTS OF ANY SUCH CLAIM.	ND BELIEVE THE MINOR TO BE QUE IN SUCH ACTIVITY. I HEREBY RE AND HOLD HARMLESS EACH OF THE MINOR'S ACCOUNT CAUSED OR RELEASES" OR OTHERWISE, INCLUTHIS RELEASE, I, THE MINOR, OR AS NAMED ABOVE, I WILL INDEMN	JALIFIED, IN LEASE, DIS HE RELEAS ALLEGED JDING NEG ANYONE ON IFY, SAVE,	N GOOD SCHARGE, ES FROM TO BE LIGENT N THE AND HOLD
RINTED NAME OF PARENT/GUARDIAN:			
ADDRESS:			
(Street)	(City)	(State)	(Zip)
PHONE:	DATE:		
PARENT/GUARDIAN SIGNATURE (if participant is under the age of 18):			