



Release and Waiver of Liability, Assumption of Risk, and Indemnity Agreement

For and in consideration of Participant's registration with Rushmore Soccer Club, its affiliates, and any local sponsoring associations and member teams (hereafter, collectively referred to as RSC) and Participant's being allowed to participate in Rushmore Soccer Club events and member team activities, Participant or Participant's parent(s) or legal guardian(s) on behalf Participant (if Participant is a minor has a legal guardian) relinquishes and waives any and all claims and causes of action for personal injury, property damage or wrongful death in connection with, relating to or arising from any and all Rushmore Soccer Club events and member activities, wherever and however such person injuries, property damage, or wrongful death occur. In the language which follows, any reference to a "Participant" includes the Participant and any and all of the Participant's parent(s) or guardian(s) signing on behalf of such Participant, and "Rushmore Soccer Club Activities" means any Rushmore Soccer Club events and member team activities.

To the best of his or her knowledge, Participant acknowledges, understands, has full knowledge of, and assumes all risks inherent in each and all Rushmore Soccer Club Activities and understands that such sports and activities involve risks to Participant, including possible bodily injury, partial or total disability, paralysis, death and other injuries and damages which may arise there from. Participant further acknowledges and understand (a) that such risks and dangers may be caused by the negligence of Participant or negligence of others, including the "Releasees" identified below; and (b) that there may be risks and dangers in connection with or relating to Rushmore Soccer Club Activities not know or reasonably foreseeable at the present time.

Participant acknowledges, understands and assumes the risks arising from use of or presence in or at facilities or premises in or at which Rushmore Soccer Club activities take place. Participant further acknowledges, understands and agrees that included within scope of the Agreement are any claims or causes of action (a) arising from the performance or failure to perform maintenance or inspection or to supervise or control such facilities or premises; (b) relating to failure to warn of dangerous conditions existing in or at such facilities or premises; (c) arising from negligent section, appointment or retention of any Releasees; and (d) arising from negligent supervision or instruction of or by an Releasees.

PARTICIPANT UNDERSTANDS AND AGREES THAT AN EXPRESS PURPOSE OF THIS AGREEMENT IS TO EXEMPT, WAIVE AND RELEASE RELEASEES FROM LIABILITY FOR PERSONAL INJURY, PROPERTY DAMAGE AND WRONGFUL DEATH CAUSED BY NEGLIGENCE, INCLUDING ANY NEGLIGENCE BY ANY RELEASEE.

Participant expressly acknowledges and agrees that the activities at the event in which he or she is participating are dangerous and involve the risk of serious injury and/ or death and/ or property damager. Participant further expressly agrees that the foregoing release, waiver, and indemnity provisions are intended to be as broad and inclusive as is permitted by the law of the state in which the event is conducted and that if any portion thereof is held invalid, it is agreed that the balance shall continue in full legal force and effect.

"Releasees" mean Rushmore Soccer Club, and each of their respective affiliates and any sponsoring associations, member teams, event hosts, other Participants, coaches, officials, sponsors, advertisers, and owners and operators of facilities and premises used for Rushmore Soccer Club activities, and any and all officers, directors, agents, employees, and representatives of any of the foregoing.

Participant agrees that if any claims or causes of action relating to Participant's personal injury or wrongful death or for property damages relating to or arising out of any Rushmore Soccer Club Activities is made or commenced against any Releasees, Participant shall defend, indemnify and hold harmless such Releasees from such claims or causes of action and all damages and liabilities relating thereto, including reasonable attorneys' fees and costs and expenses to defend.

PARTICIPANTS AGREE THAT:

1. Before participating in any Rushmore Soccer Club activities, they will inspect the facilities, premises and equipment to be used, and if they believe that anything is unsafe, they will immediately advise their coaches or supervisors of such conditions and refuse to participate.
2. High school and college players must check their league/ conference eligibility rules before the players or teams accept any awards, and such players understand that by accepting awards, they also accept the eligibility rulings which may be imposed.

PARTICIPANT ACKNOLEGES THAT HE OR SHE (A) HAD READ THE ABOVE PARAGRAPHS; (B) HAS NOT RELIED UPON ANY REPRESENTATIONS OF ANY RELEASEES WITHOUT REASONABLE VERIFICATION OR INQUIRY; (C) HAS TO THE BEST OF HIS OR HER KNOWLEDGTE AND TO HIS OR HER SATISFICATION, BEEN FULLY ADVISED OF THE RISKS AND POTENTIAL DANGERS OF FORCE SOCCER ACTIVITIES; AND (D) SIGNS THIS AGREEMENT VOLUNTARILY, UNDERSTNDING THAT THIS AGREEMENT IS NECESSARY IN ORDER FOR AMATEUR SPORTS EVENTS, SUCH AS THE RUSHMOER SOCCER CLUB ACTIVITES, TO EXIST IN THEIR PRESENT FORM.

Player Name: _____ Signature: _____
(Parent or legal guardian if under 18)

Team Name: _____ Date: _____