



General Release of Liability and Waiver for Travel in a Private Vehicle

Date: _____

This is to certify that _____ (“Player”) has my permission to ride to/from/both ways (circle one) with Parent/Legal Guardian or another approved adult in a private vehicle, as set forth below, for the _____ (Tournament) on _____ (Date) for the tournament at _____ (Location).

By signing this document I certify that I am personally transporting the above named Player or have arranged for transportation with an adult whom I have approved.

I acknowledge and understand that traveling to and from the Tournament poses certain inherent risks, including risks of my daughter not getting into the personal vehicle as anticipated, traveling in an unsafe vehicle or such travel resulting in an accident, all of which may result in personal property loss, personal injury, and death. The information provided about such risks is not exhaustive, other unknown or unanticipated activities, risks, and outcomes may exist, and Jackson Elite Volleyball cannot assure a Players safety or eliminate any of these risks. We acknowledge that a Player is voluntarily choosing to travel in a private vehicle with knowledge of the risks. Therefore, the Player and his/her parent/legal guardian(s) assume and accept full responsibility for the Player, for the inherent and other risks (both known and unknown) of travel to the Tournament and for any injury, damage, death or loss suffered by the Player (and his/her parent/legal guardian(s)), resulting from those risks, including the risk of the Player’s own negligence or other misconduct.

RELEASE AND INDEMNITY AGREEMENT:

Please read carefully. This Release and Indemnity Agreement contains a surrender of certain legal rights. We (player, and parent/legal guardian(s)) for themselves and for and on behalf of their participating minor child) agree as follows:

- 1). To release and agree not to sue Jackson Elite Volleyball, with respect to any and all claims, liabilities, suits or expenses (including attorneys’ fees and costs)(hereafter collectively “claim” or “claim/s”) for any injury, damage, death or other loss in any way connected with the player’s travel to or from the Tournament in a private vehicle. I understand and agree to waive all claim/s I or my child may have against Jackson Elite Volleyball or it’s directors, bind my/my child’s estate and any family member/heir/other party bringing claim/s, and agree that neither I, my child nor anyone acting on my or my child’s behalf, will make a claim against Jackson Elite Volleyball Club or it’s directors, as a result of any injury, damage, death or other loss suffered by me or my child;
- 2) **To defend and indemnify** (“indemnify” meaning protect by reimbursement or payment) Jackson Elite Volleyball or it’s directors, officers, agents, owners, volunteers, participants, employees, and all other persons or entities acting in any capacity on Jackson Elite Volleyball’s behalf with respect to any and all claim/s brought by or on behalf of me, my participating child, spouse or other family member/s, my/my child’s heir/s or estate, a co-

participant or any other person for any injury, damage, death or other loss to the extent caused by my/my child's conduct in the course of traveling to or from the Tournament in a private vehicle.

This release and Indemnity Agreement includes claims for personal injury or wrongful death (including claims related to emergency, medical, drug and/or health issues, response, assessment or treatment), property damage, loss of consortium, breach of contract or any other claim. Additionally, this indemnity will include the costs and expenses including reasonable attorney fees in defending any such actions or lawsuits, and reimbursement for any judgment or damages rendered against Jackson Elite Volleyball, and its directors, officers, agents, owners, volunteers, participants, employees, and all other persons or entities acting in any capacity on Jackson Elite Volleyball's behalf as contemplated herein, and the costs and expenses including reasonable attorney fees in enforcing this agreement. This Document is intended to be interpreted and enforced to the fullest extent allowed by Wyoming law. The undersigned agrees that any action may only be brought in the District Court of Teton County, Wyoming and not in Federal Court. If any portion of this Document is deemed unlawful or unenforceable, it shall not affect the remaining provisions, and those remaining provisions shall continue in full force and effect.

Participating Player and Parent/Legal Guardian(s) each agree: I have carefully read, understand and voluntarily sign this Document and acknowledge that it shall be effective and legally binding upon me, my spouse, participating minor child and other children, and parent's/participant's other family members, heirs executors, representatives, subrogors, and estate. **Participant and one parent, or both parent/legal guardians(s), if available, must sign below.**

Note: This form must be signed PRIOR to departure (if transportation is to a tournament or both directions to a tournament) by the parent/legal guardian(s) and will serve for only the dates and tournaments listed. This form must be signed by the parent/guardian PRIOR to departure for the tournament.

Parent/Guardian Signature	Print Name Here	Date
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Parent/Guardian Signature	Print Name Here	Date
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Parent/Guardian Signature	Print Name Here	Date
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Approved Driver	Relationship
Approved	Not Approved

Club Director	Date
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