



DFW HIGH INTENSITY VOLLEYBALL PARTICIPATION AGREEMENT

SECTION 1 Conditions of Participation

We the parents/guardians of _____ have read the included information concerning the policies and practices of DFW High Intensity Boys Volleyball Club (hereafter called the "club".) We agree to allow our son/dependent to join the club for the 2011-12 season. We understand that we are responsible for all fees due by the player as well as transportation to and from practices. Maintaining membership on a specific team will be at the discretion of the club officials. We have read the material provided and understand the time commitment involved in practice and competition. We have reviewed the fee schedule and understand that the individual must pay all fees in full regardless of the duration of participation. Understanding the stipulations and having discussed these with our child, we agree to and will support the participation in the club. I agree to let the club use any pictures that they may take during practices or games for use to promote the club and release them of any liability. I agree to abide by the rules and policies of USA Volleyball and the North Texas Region.

SECTION 2 Membership

The undersigned player and parent/guardian, hereafter designated as a member, agree to accept membership in DFW High Intensity Volleyball for the 2011-12 junior season. Membership entitles the member to participate in practices and tournament designated by the club. Equal opportunity to participate will be provided during practice; however, on court time at tournaments is not guaranteed, but is to be determined by the club staff. Members may not be allowed to participate if their payments are not paid by the due dates.

In the event of default, this obligation is referred to an attorney, and/or collection agency, the member agrees to pay, over and above their liabilities, reasonable club attorney fees, court costs and the cost of collection.

By use of the facilities provided by the club, the member expressly agrees that the club shall not be liable for any damages arising from personal injuries sustained by the member or guest(s) in, on or about the premises of the said facility and further agrees the club shall not be liable for any loss or theft of personal property. Members assume full responsibility for any injuries, damages or losses which may occur to the member or guest, in or about the premises of said facilities and does hereby full and forever release and discharge the club, owners, employees and agent from any and all claims, demands, damages, rights of action, or causes of action, present or future, whether the same be known or unknown anticipated, or unanticipated, resulting from or arising out of the member's or guest's use of intended use of the said facilities or the facilities and equipment thereof provided;

however, that nothing contained shall release or discharge the club from its negligence or the negligence of employees or officers.

Member warrants, represents and agrees that the member is in good physical condition and that he has no disability impairment or ailment that prevents him from engaging in active or passive exercise that will be detrimental to his health, safety, comfort or physical condition if he does so engage or participate. It is recommended that everyone consult his own physician before beginning any exercise program.

Members shall not be relieved of their obligation to make any payment herein agreed to and no deduction or allowance from said payments shall be made, by reason of the absence or withdrawal of the member from membership or by reason of the member's failure to attend or use the facility.

The undersigned has received, read, understands and agrees to abide by and cause family members and guests to abide by the rules and regulations of the club as they now exist and as they may from time to time be amended or supplemented.

This agreement is not transferable by the member without the specific agreement and approval of the club. That due to the fact that damages under this agreement are difficult to ascertain, the parties mutually agree that in the event of a default, the club is entitled to receive the entire contract balance due as liquidated damages plus all delinquency fees as prefaced herein. This agreement, together with any attachment(s), will be governed by the laws of the State of Texas, supersedes all prior oral or written representations or communications between the parties constitutes the entire understanding of the parties regarding the subject matter of this agreement, and may only be modified or amended by a written supplement signed by both parties.

I would like to be considered for financial aid and willing to participate in fundraising efforts to supplement expenses.

I would like to be considered for an extended payment schedule.

I have multiple sons/dependents (number) who are members of the club and would like to be considered for possible fee reduction.

I am willing to help sponsor additional club members who otherwise are not financially able to participate.

Name: _____
(Parent/Guardian) (Player)

Signature: _____
(Parent/Guardian) (Date) (Player) (Date)