

# I UNDERSTAND THAT BY CHECKING THIS CONSENT BOX, I HAVE READ, UNDERSTAND AND AM GIVING EXPRESS PERMISSION FOR EACH AND EVERY WAIVER, AUTHORIZATION, ACKNOWLEDGEMENT, ETC STATED IN THIS CONSENT DOCUMENT.

## PART 1: PARENTS CONSENT

**Section 1:** Authorization for Medical/Surgical Treatment: The undersigned parent/guardian hereby appoints any Jr Warriors Youth Football coach, officer or agent to give consent to reasonable and necessary medical and/or surgical treatment by any licensed physician or hospital for the player identified herein, when we cannot be reached within a reasonable time because of absence or otherwise. Such consent may include, but is not limited to, administration of anesthetics, diagnostic studies, blood transfusion, injections, medication and/or surgery.

**Section 2:** Express Assumption of the Risk and Release: The undersigned parent/guardian acknowledges that they have read and review this Player Contract. They understand and comprehend its meaning and they agree to abide by its terms and conditions. Consent for participation in the Columbia Basin Youth Football (CBYF) league and their Junior Program by the player herein is hereby granted. The undersigned player and their Parents/guardians understand that football is a collision sport and hereby expressly assume all of the risks of injury or death inherent in and necessary to the sport of football. In consideration of the privilege of the player's participation in the CBYF and Junior Program, the parents/guardians of the player herein release and fully discharge CBYF and their Junior Program, its officers, directors, coaches, and/or agents from any and all liability for claims they may have, of any kind or nature, arising out of any injury to, or death of, the player herein sustained as a result of participating in any CBYF and their Junior Program activity.

**Section 3:** If You Think Your Child Has Suffered a Concussion: Any athlete even suspected of suffering a concussion should be removed from the game or practice immediately. NO athlete may return to activity after an apparent head injury or concussion, regardless of how mild it seems or how quickly symptoms clear, without medical clearance. Medical clearance includes evaluation by a licensed health care provider trained in the evaluation and management of concussion and written clearance to play from that health care provider. The new Zackary Lystedt Law in Washington now requires these concussion guidelines. The undersigned parent/guardian hereby acknowledges they have read and reviewed this section, including the CBYF and their Junior Program concussion information sheet, and will abide by the above terms and conditions. **A Lystedt Law Compliance Form must be signed by Parent/Guardian and Athlete prior to the start of the first practice.** [Concussion Form \(002\).pdf](#)

**Section 4:** Equipment Care and Return: The undersigned acknowledge that any equipment and uniform provided by the junior program of CBYF must be returned in good condition at the conclusion of each season or sooner if requested by the junior program of CBYF. We also understand that we are responsible for the cleaning and care of these items and that we agree to promptly pay full replacement cost value for any equipment or uniform that is not returned by December 15th or the amount will be turned in to ***Collections.***

**Section 5:** Image Release: In consideration of the privilege of the player's participation in the CBYF and their Junior Program, the parents/guardians of the player herein agree that their likeness, or the likeness of the child/ward may be photographed or videotaped and that such image may be published in an outlet used to promote or publicize the sports program.

**Section 6:** Registration Fees Payable to the junior program of CBYF. Registration fees are not refundable. You may request a partial refund prior to the 2<sup>nd</sup> practice. Registration's must be paid in full by the first practice. Registration paid after the first practice will be subject to a late registration fee.

## **PART 2: Columbia Basin Youth Football Parent/Guardian & Player Code of Conduct Contract**

The CBYF and their Junior Program is expected to be the best in providing a positive Sportsmanship Environment for our players. Our league is bigger than any one player, coach or spectator. To maintain this environment the following standards will be enforced:

1. Encourage members of both teams.
2. Keep all comments positive.
3. Only players and coaches are allowed on field, no exceptions.
4. Leave the coaching to the coaches.
5. Criticizing the officials, coaches and opponents will not be tolerated.
6. Foul and abusive language will not be tolerated.
7. You are responsible for all family members and friends attending the games to watch your child.
8. No open alcoholic beverages on fields or in parking areas. No smoking on practice fields or Game fields. Parents arriving intoxicated or under the influence of drugs (including marijuana) will be asked to leave.
9. Help make this a positive and fun experience for all.
10. Report any violations to head coach or board member.
11. Playing time or other non-safety related concerns are not to be discussed with any coach until at least 2 hours after the game or practice has concluded.
12. Do NOT solicit negative comments via social media, including e-mail, to members of the team or coaches. Those choosing to do so will be subject to Enforcement Policy.
13. Recognize that all coaching and administrative positions are volunteer with no compensation received for their time.
14. **Acknowledge you are responsible for paying for the jersey that your child will keep and that you are required to participate in team fundraisers to help cover operational costs.**

### **Enforcement Policy:**

1. Sanctions as deemed necessary by the president or board (including CBYF and/or the Junior Program) may be enforced, including permanent ban.
2. All decisions are final; there will be no hearings or appeals.

### **Minor Waiver/Release**

#### **RELEASE OF LIABILITY FOR MINOR PARTICIPANTS READ BEFORE SIGNING**

IN CONSIDERATION OF my child, being allowed to participate in any way in CBYF and their Junior Program related events and activities, the undersigned acknowledges, appreciates, and agrees that:

1. The risk of injury to my child/ward from the activities involved in these programs is significant, including the potential for permanent disability and death, and while particular rules, equipment, and personal discipline may reduce this risk, the risk of serious injury does exist; and,
2. I FOR MYSELF, SPOUSE, AND CHILD/WARD, I KNOWINGLY AND FREELY ASSUME ALL SUCH RISKS, both known and unknown, EVEN IF ARISING FROM THE NEGLIGENCE OF THE RELEASEES or others, and assume full responsibility for my child/ward's participation; and,
3. I willingly agree to comply with the program's stated and customary terms and conditions for If I observe any unusual significant concern in my child/ward's readiness for participation and/or in the

program itself, I will remove my child/ward from the participation and bring such attention of the nearest official immediately; and,

4. I for myself, my spouse, my child/ward, and on behalf of my/our heirs, assigns, personal representatives and next of kin, HEREBY RELEASE AND HOLD HARMLESS CBYF and their Junior Program; its directors, officers, officials, agents, employees, volunteers, other participants, sponsoring agencies, sponsors, advertisers, and if applicable, owners and lessors of premises used to conduct the event ("Releasees"), WITH RESPECT TO ANY AND ALL INJURY, DISABILITY, DEATH, or loss or damage to person or property incident to my child/ward's involvement or participation in these programs, WHETHER ARISING FROM THE NEGLIGENCE OF THE RELEASEES OR OTHERWISE, to the fullest extent permitted by law.
5. I, for myself, my spouse, my child's/ward, and on behalf of my/our heirs, assigns, personal representatives and next of kin, HEREBY INDEMNIFY AND HOLD HARMLESS all the above Releasees from any and all liabilities incident to my child's/ward involvement or participation in these programs, EVEN IF ARISING FROM THEIR NEGLIGENCE, to the fullest extent permitted by law.

**I HAVE READ THIS RELEASE OF LIABILITY AND ASSUMPTION OF RISK AGREEMENT, FULLY UNDERSTAND ITS TERMS, UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY SIGNING IT, AND SIGN IT FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT. I ALSO FULLY UNDERSTAND THAT BY CHECKING THIS CONSENT BOX, I GIVING EXPRESS PERMISSION FOR EACH AND EVERY WAIVER, AUTHORIZATION, ACKNOWLEDGEMENT, ETC STATED IN THIS CONSENT DOCUMENT.**

#### **UNDERSTANDING OF RISK**

I understand the seriousness of the risks involved in participating in this program, my personal responsibilities for adhering to rules and regulation, and accept them as a participant.