GULLIVER PREP FORMS HELP GUIDE

Student Athlete Eligibility Required Documentation Checklist All Forms must be <u>Completed</u>, <u>Dated</u>, & with <u>Authorized/Required Signatures</u>

Student Athletes' must turn in and have all form completed, dated, with signatures, before participation in any tryout for a sport.

Student Athlete Name:	Grade:
	FHSAA Preparticipation Physical Evaluation (EL2)
	Part 1 & Part 2 filled out completely by Parent and Student Athlete
	Student Athlete & Parent Signature (Bottom, Page 1)
	Physician/Physician Assistant/Nurse Practitioner Signature (Bottom, Page 2)
ı	FHSAA Consent & Release from Liability Certificate (EL3)
	Health Insurance Company & Policy Number (Bottom, Page 1)
	Student Athlete & Parent Signature (Bottom, Page 1)
	Student Athlete & Parent Signature (Bottom, Page 2)
	Student Athlete & Parent Signature (Bottom, Page 3)
,	Student Athlete & Parent Signature (Bottom, Page 4)
FHSAA Registration	Form Youth Exchange, International, Immigrant Student (EL4) {if applicable}
	The entire form must be filled out and copy of Passport/Visa provided (Entire Document)
GUL	LIVER Athletic Participation Agreement (ATHLETIC FORM #3)
	Parent Signature (Bottom Left, Page 1)
GULL	IVER Schools Athletic Participation Waiver & Release (ATHLETIC FORM #4)
	Parent Signature/Emergency Contact Information (Middle Upper Left, Page 1)



Revised 03/16

Preparticipation Physical Evaluation (Page 1 of 3)

This completed form must be kept on file by the school. This form is valid for 365 calendar days from the date of the evaluation as written on page 2. This form is non-transferable; a change of schools during the validity period of this form will require page 1 of this form to be re-submitted.

	1. Student Information (to be comple	cica by student	or j		
	t's Name:			Sex: Age: Date of Birth:	/
chool		Grad	e in	School: Sport(s):	
Iome .	Address:			Home Phone: ()
ame (of Parent/Guardian:			E-mail:	
erson	to Contact in Case of Emergency:				
		none: ()		Work Phone: ()Cell Phone: ()
	al/Family Physician:	ione. ()		ity/State: Office Phone: (
art	2. Medical History (to be completed by st	tudent or parent	:). E	Explain "yes" answers below. Circle questions you don't	know
cho 2. Do 3. Ha 4. Ha 5. Ar	ve you had a medical illness or injury since your last eck up or sports physical? you have an ongoing chronic illness? ve you ever been hospitalized overnight? ve you ever had surgery? e you currently taking any prescription or non-scription (over-the-counter) medications or pills or		27.28.29.	Have you ever become ill from exercising in the heat? Do you cough, wheeze or have trouble breathing during or afte activity? Do you have asthma? Do you have seasonal allergies that require medical treatment? Do you use any special protective or corrective equipment or medical devices that aren't usually used for your sport or positi	ion
6. Ha	ng an inhaler? ve you ever taken any supplements or vitamins to p you gain or lose weight or improve your formance?			(for example, knee brace, special neck roll, foot orthotics, shur retainer on your teeth or hearing aid)? Have you had any problems with your eyes or vision? Do you wear glasses, contacts or protective eyewear?	nt,
7. Do me	you have any allergies (for example, pollen, latex, dicine, food or stinging insects)?		33. 34.	Have you ever had a sprain, strain or swelling after injury? Have you broken or fractured any bones or dislocated any joint	
3. Ha aft	ve you ever had a rash or hives develop during or er exercise? ve you ever passed out during or after exercise?			Have you had any other problems with pain or swelling in mustendons, bones or joints? If yes, check appropriate blank and explain below:	
10. Ha 11. Ha 12. Do du	ve you ever been dizzy during or after exercise? ve you ever had chest pain during or after exercise? you get tired more quickly than your friends do ring exercise?			Head Elbow Hip Neck Forearm Thigh Back Wrist Knee Chest Hand Shin/Calf	
he	ve you ever had racing of your heart or skipped artbeats? ve you had high blood pressure or high cholesterol?			Shoulder Finger Ankle Upper Arm Foot	
15. На 16. На	ve you ever been told you have a heart murmur? s any family member or relative died of heart		37.	Do you want to weigh more or less than you do now? Do you lose weight regularly to meet weight requirements for sport?	your
17. Ha	blems or sudden death before age 50? ve you had a severe viral infection (for example, ocarditis or mononucleosis) within the last month?		39.	Do you feel stressed out? Have you ever been diagnosed with sickle cell anemia? Have you ever been diagnosed with having the sickle cell trait!)
pa	s a physician ever denied or restricted your ticipation in sports for any heart problems? you have any current skin problems (for example,			Record the dates of your most recent immunizations (shots) for Tetanus: Measles:	
itc	ning, rashes, acne, warts, fungus, blisters or pressure sores ve you ever had a head injury or concussion?)?		Hepatitus B: Chickenpox:	
21. Ha	ve you ever had a head highly of concussion: ve you ever been knocked out, become unconscious lost your memory?		42.	MALES ONLY (optional) When was your first menstrual period?	
	ve you ever had a seizure? you have frequent or severe headaches?			When was your most recent menstrual period? How much time do you usually have from the start of one period.	
4. Ha	ve you ever had numbness or tingling in your arms, nds, legs or feet? ve you ever had a stinger, burner or pinched nerve?			the start of another? How many periods have you had in the last year? What was the longest time between periods in the last year?	
.э. па	ve you ever had a singer, burner or principled herve?			<u> </u>	

We hereby state, to the best of our knowledge, that our answers to the above questions are complete and correct. In addition to the routine medical evaluation required by s.1006.20, Florida Statutes, and FHSAA Bylaw 9.7, we understand and acknowledge that we are hereby advised that the student should undergo a cardiovascular assessment, which may include such diagnostic tests as electrocardiogram (EKG), echocardiogram (ECG) and/or cardio stress test.





Revised 03/16

Preparticipation Physical Evaluation (Page 2 of 3)

This completed form must be kept on file by the school. This form is valid for 365 calendar days from the date of the evaluation as written on page 2. This form is non-transferable; a change of schools during the validity period of this form will require page 1 of this form to be re-submitted.

Student's Name:	i assistant or certi-	fied advanced registered n	urse practitioner).		Data of Dieth	/ /
	/eight:	% Body Fat (optional):	Pulse:	Blood Pressure:	Date of Birth:	/
Temperature:	Hearing: right: P			Blood Flessure.	/(/	_ , /)
Visual Acuity: Right 20/	Left 20/	Corrected: Yes No	·	Unequal		
FINDINGS	NORMAL		ABNORMAL FIND		_	INITIALS*
MEDICAL						
1. Appearance						
2. Eyes/Ears/Nose/Th	roat					
3. Lymph Nodes						
4. Heart						
5. Pulses						
6. Lungs						
7. Abdomen						
8. Genitalia (males or						
9. Skin						
MUSCULOSKELETAL						
10. Neck						
11. Back						
12. Shoulder/Arm						
13. Elbow/Forearm						
14. Wrist/Hand						
15. Hip/Thigh						
16. Knee						
17. Leg/Ankle						
18. Foot						
* - station-based examinati	on only					
		N/PHYSICIAN ASSISTANT			0.11	()
		ve was performed by myself or	an individual under my c	direct supervision with the	tollowing conclusio	n(s):
Cleared without limita	ation					
Disability:			Diagnosis:			
Precautions:						
Not cleared for:				Reason:		
Cleared after complete	ing evaluation/rehabil	litation for:				
Recommendations:						
Name of Physician/Physicia	an Assistant/Nurse Pra	actitioner (print):			Date:	//
		(Fint).				
. 1441000.						
Signature of Physician/Physician	sician Assistant/Nurse	e Practitioner:				



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Florida High School Athletic Association

Preparticipation Physical Evaluation (Page 3 of 3)

This completed form must be kept on file by the school. This form is valid for 365 calendar days from the date of the evaluation as written on page 2. This form is non-transferable; a change of schools during the validity period of this form will require page 1 of this form to be re-submitted.

Student's Name:						
ASSESSMENT OF PHYSICIAN TO WHOM REFERRED (if applicable)						
I hereby certify that the examination(s) for which referred was/were perfe	formed by myself or an individual under my direct supervision with the follow	ing conclusion(s)				
Cleared without limitation						
Disability:	Diagnosis:					
Precautions:						
Not cleared for:	Reason:					
Recommendations:						
Name of Physician (print):	Date:	_//				
Address:						
Signature of Physician:						

Based on recommendations developed by the American Academy of Family Physicians, American Academy of Pediatrics, American Medical Society for Sports Medicine, American Orthopaedic Society for Sports Medicine and American Osteopathic Academy for Sports Medicine.



Name of Parent/Guardian (printed)

Name of Student (printed)

Florida High School Athletic Association

Revised 04/20

Consent and Release from Liability Certificate (Page 1 of 4)

This completed form must be kept on file by the school. This form is valid for 365 calendar days from the date of the most recent signature. This form is non-transferable; a change of schools during the validity period of this form will require this form to be re-submitted.

School: School District (if applicable): Part 1. Student Acknowledgement and Release (to be signed by student at the bottom)

I have read the (condensed) FHSAA Eligibility Rules printed on Page 4 of this "Consent and Release Certificate" and know of no reason why I am not eligible to represent my school in interscholastic athletic competition. If accepted as a representative, I agree to follow the rules of my school and FHSAA and to abide by their decisions. I know that athletic participation is a privilege. I know of the risks involved in athletic participation, understand that serious injury, including the potential for a concussion, and even death, is possible in such participation, and choose to accept such risks. I voluntarily accept any and all responsibility for my own safety and welfare while participating in athletics, with full understanding of the risks involved. Should I be 18 years of age or older, or should I be emancipated from my parent(s)/guardian(s), I hereby release and hold harmless my school, the schools against which it competes, the school district, the contest officials and FHSAA of any and all responsibility and liability for any injury or claim resulting from such athletic participation and agree to take no legal action against FHSAA because of any accident or mishap involving my athletic participation. I hereby authorize the use or disclosure of my individually identifiable health information should treatment for illness or injury become necessary. I hereby grant to FHSAA the right to review all records relevant to my athletic eligibility including, but not limited to, my records relating to enrollment and attendance, academic standing, age, discipline, finances, residence and physical fitness. I hereby grant the released parties the right to photograph and/or videotape me and further to use my name, face, likeness, voice and appearance in connection with exhibitions, publicity, advertising, promotional and commercial materials without reservation or limitation. The released parties, however, are under no obligation to exercise said rights herein. I understand that the authorizations and rights granted herein are voluntary and that I may revoke any or all of them at any time by submitting said revocation in writing to my school. By doing so, however, I understand that I will no longer be eligible for participation in interscholastic athletics. Part 2. Parental/Guardian Consent, Acknowledgement and Release (to be completed and signed by a parent(s)/guardian(s) at the bottom; where divorced or separated, parent/guardian with legal custody must sign.) I hereby give consent for my child/ward to participate in any FHSAA recognized or sanctioned sport **EXCEPT** for the following sport(s): List sport(s) exceptions here I understand that participation may necessitate an early dismissal from classes. I know of, and acknowledge that my child/ward knows of, the risks involved in interscholastic athletic participation, understand that serious injury, and even death, is possible in such participation and choose to accept any and all responsibility for his/her safety and welfare while participating in athletics. With full understanding of the risks involved, I release and hold harmless my child's/ward's school, the schools against which it competes, the school district, the contest officials and FHSAA of any and all responsibility and liability for any injury or claim resulting from such athletic participation and agree to take no legal action against the FHSAA because of any accident or mishap involving the athletic participation of my child/ward. I authorize emergency medical treatment for my child/ward should the need arise for such treatment while my child/ward is under the supervision of the school. I further hereby authorize the use or disclosure of my child's/ward's individually identifiable health information should treatment for illness or injury become necessary. I consent to the disclosure to the FHSAA, upon its request, of all records relevant to my child/ward's athletic eligibility including, but not limited to, records relating to enrollment and attendance, academic standing, age, discipline, finances, residence and physical fitness. I grant the released parties the right to photograph and/or videotape my child/ward and further to use said child's/ward's name, face, likeness, voice and appearance in connection with exhibitions, publicity, advertising, promotional and commercial materials without reservation or limitation. The released parties, however, are under no obligation to exercise said rights herein. I am aware of the potential danger of concussions and/or head and neck injuries in interscholastic athletics. I also have knowledge about the risk of continuing to participate once such an injury is sustained without proper medical clearance READ THIS FORM COMPLETELY AND CAREFULLY. YOU ARE AGREEING TO LET YOUR MINOR CHILD ENGAGE IN A POTENTIALLY DANGEROUS ACTIVITY. YOU ARE AGREEING THAT, EVEN IF MY CHILD'S/WARD'S SCHOOL, <u>THE SCHOOLS AGAINST WHICH IT COMPETES, THE SCHOOL DISTRICT, THE CONTEST OFFICIALS AND FHSAA</u> <u>USES REASONABLE CARE IN PROVIDING THIS ACTIVITY, THERE IS A CHANCE YOUR CHILD MAY BE SERI</u> <u>OUSLY INJURED OR KILLED BY PARTICIPATING IN THIS ACTIVITY BECAUSE THERE ARE CERTAIN DANGERS</u> <u>INHERENT IN THE ACTIVITY WHICH CANNOT BE AVOIDED OR ELIMINATED. BY SIGNING THIS FORM YOU ARE</u> GIVING UP YOUR CHILD'S RIGHT AND YOUR RIGHT TO RECOVER FROM MY CHILD'S/WARD'S SCHOOL, THE THAT RESULTS FROM THE RISKS THAT ARE A NATURAL PART OF THE ACTIVITY. YOU HAVE THE RIGHT TO RE-<u>FUSE TO SIGN THIS FORM, AND MY CHILD'S/WARD'S SCHOOL, THE SCHOOLS AGAINST WHICH IT COMPETES,</u> THE SCHOOL DISTRICT, THE CONTEST OFFICIALS AND FHSAA HAS THE RIGHT TO REFUSE CHILD PARTICIPATE IF YOU DO NOT SIGN THIS FORM. Lagree that in the event we/I pursue litigation seeking injunctive relief or other legal action impacting my child (individually) or my child's team participation in FHSAA state series contests, such action shall be filed in the Alachua County, Florida, Circuit Court. F. I understand that the authorizations and rights granted herein are voluntary and that I may revoke any or all of them at any time by submitting said revocation in writing to my school. By doing so, however, I understand that my child/ward will no longer be eligible for participation in interscholastic athletics. Please check the appropriate box(es): My child/ward is covered under our family health insurance plan, which has limits of not less than \$25,000. Policy Number: My child/ward is covered by his/her school's activities medical base insurance plan. I have purchased supplemental football insurance through my child's/ward's school. I HAVE READ THIS CAREFULLY AND KNOW IT CONTAINS A RELEASE (Only one parent/guardian signature is required) Signature of Parent/Guardian Name of Parent/Guardian (printed) Date

Signature of Student

Signature of Parent/Guardian I HAVE READ THIS CAREFULLY AND KNOW IT CONTAINS A RELEASE (student must sign)



Revised 04/20

Consent and Release from Liability Certificate for Concussions (Page 2 of 4)

This completed form must be kept on file by the school. This form is valid for 365 calendar days from the date of the most recent signature.

School:	School District (if applicable):	

Concussion Information

Concussion is a brain injury. Concussions, as well as all other head injuries, are serious. They can be caused by a bump, a twist of the head, sudden deceleration or acceleration, a blow or jolt to the head, or by a blow to another part of the body with force transmitted to the head. You can't see a concussion, and more than 90% of all concussions occur without loss of consciousness. Signs and symptoms of concussion may show up right after the injury or can take hours or days to fully appear. All concussions are potentially serious and, if not managed properly, may result in complications including brain damage and, in rare cases, even death. Even a "ding" or a bump on the head can be serious. If your child reports any symptoms of concussion, or if you notice the symptoms or signs of concussion yourself, your child should be immediately removed from play, evaluated by a medical professional and cleared by a medical doctor.

Signs and Symptoms of a Concussion:

Concussion symptoms may appear immediately after the injury or can take several days to appear. Studies have shown that it takes on average 10-14 days or longer for symptoms to resolve and, in rare cases or if the athlete has sustained multiple concussions, the symptoms can be prolonged. Signs and symptoms of concussion can include: (not all-inclusive)

- · Vacant stare or seeing stars
- · Lack of awareness of surroundings
- Emotions out of proportion to circumstances (inappropriate crying or anger)
- · Headache or persistent headache, nausea, vomiting
- Altered visior
- Sensitivity to light or noise
- Delayed verbal and motor responses
- · Disorientation, slurred or incoherent speech
- Dizziness, including light-headedness, vertigo(spinning) or loss of equilibrium (being off balance or swimming sensation)
- Decreased coordination, reaction time
- · Confusion and inability to focus attention
- Memory loss
- Sudden change in academic performance or drop in grades
- · Irritability, depression, anxiety, sleep disturbances, easy fatigability
- In rare cases, loss of consciousness

DANGERS if your child continues to play with a concussion or returns too soon:

Athletes with signs and symptoms of concussion should be removed from activity (play or practice) immediately. Continuing to play with the signs and symptoms of a concussion leaves the young athlete especially vulnerable to sustaining another concussion. Athletes who sustain a second concussion before the symptoms of the first concussion have resolved and the brain has had a chance to heal are at risk for prolonged concussion symptoms, permanent disability and even death (called "Second Impact Syndrome" where the brain swells uncontrollably). There is also evidence that multiple concussions can lead to long-term symptoms, including early dementia.

Steps to take if you suspect your child has suffered a concussion:

Any athlete suspected of suffering a concussion should be removed from the activity 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 written medical clearance from an appropriate health-care professional (AHCP). In Florida, an appropriate health-care professional (AHCP) is defined as either a licensed physician (MD, as per Chapter 458, Florida Statutes), a licensed osteopathic physician (DO, as per Chapter 459, Florida Statutes). Close observation of the athlete should continue for several hours. You should also seek medical care and inform your child's coach if you think that your child may have a concussion. Remember, it's better to miss one game than to have your life changed forever. When in doubt, sit them out.

Return to play or practice:

Following physician evaluation, the *return to activity process* requires the athlete to be completely symptom free, after which time they would complete a step-wise protocol under the supervision of a licensed athletic trainer, coach or medical professional and then, receive written medical clearance of an AHCP.

For current and up-to-date information on concussions, visit http://www.cdc.gov/concussioninyouthsports/ or http://www.seeingstarsfoundation.org

Statement of Student Athlete Responsibility

Parents and students should be aware of preliminary evidence that suggests repeat concussions, and even hits that do not cause a symptomatic concussion, may lead to abnormal brain changes which can only be seen on autopsy (known as Chronic Traumatic Encephalopathy (CTE)). There have been case reports suggesting the development of Parkinson's-like symptoms, Amyotropic Lateral Sclerosis (ALS), severe traumatic brain injury, depression, and long term memory issues that may be related to concussion history. Further research on this topic is needed before any conclusions can be drawn.

I acknowledge the annual requirement for my child/ward to view "Concussion in Sports" at www.nfhslearn.com. I accept responsibility for reporting all injuries and illnesses to my parents, team doctor, athletic trainer, or coaches associated with my sport including any signs and symptoms of CONCUSSION. I have read and understand the above information on concussion. I will inform the supervising coach, athletic trainer or team physician immediately if I experience any of these symptoms or witness a teammate with these symptoms. Furthermore, I have been advised of the dangers of participation for myself and that of my child/ward.

Name of Student-Athlete (printed)	Signature of Student-Athlete	Date
Name of Parent/Guardian (printed)	Signature of Parent/Guardian	Date
Name of Parent/Guardian (printed)	Signature of Parent/Guardian	Date

Revised 04/20



Florida High School Athletic Association

Consent and Release from Liability Certificate for

Sudden Cardiac Arrest and Heat-Related Illness (Page 3 of 4)
This completed form must be kept on file by the school. This form is valid for 365 calendar days from the date of the most recent signature.

School:	School District (if applicable):	

Sudden Cardiac Arrest Information

Sudden cardiac arrest (SCA) is a leading cause of sports-related death. This policy provides procedures for educational requirements of all paid coaches and recommends added training. Sudden cardiac arrest is a condition in which the heart suddenly and unexpectedly stops beating. If this happens, blood stops flowing to the brain and other vital organs. SCA can cause death if it's not treated within minutes.

Symptoms of SCA include, but not limited to: sudden collapse, no pulse, no breathing.

Warning signs associated with SCA include: fainting during exercise or activity, shortness of breath, racing heart rate, dizziness, chest pains, extreme fatigue.

It is strongly recommended that all coaches, whether paid or volunteer, be regularly trained in cardiopulmonary resuscitation (CPR) and the use of an automated external defibrillator (AED). Training is encouraged through agencies that provide hands-on training and offer certificates that include an expiration date. Beginning June 1, 2021, a school employee or volunteer with current training in CPR and the use of an AED must be present at each athletic event during and outside of the school year, including practices, workouts and conditioning sessions.

The AED must be in a clearly marked and publicized location for each athletic contest, practice, workout or conditioning session, including those conducted outside of the school year.

What to do if your student-athlete collapses:

- 1. Call 911
- 2. Send for an AED
- 3. Begin compressions

FHSAA Heat-Related Illnesses Information

People suffer heat-related illness when their bodies cannot properly cool themselves by sweating. Sweating is the body's natural air conditioning, but when a person's body temperature rises rapidly, sweating just isn't enough. Heat-related illnesses can be serious and life threatening. Very high body temperatures may damage the brain or other vital organs, and can cause disability and even death. Heat-related illnesses and deaths are preventable.

Heat Stroke is the most serious heat-related illness. It happens when the body's temperature rises quickly and the body cannot cool down. Heat Stroke can cause permanent disability and death.

Heat Exhaustion is a milder type of heat-related illness. It usually develops after a number of days in high temperature weather and not drinking enough fluids.

Heat Cramps usually affect people who sweat a lot during demanding activity. Sweating reduces the body's salt and moisture and can cause painful cramps, usually in the abdomen, arms, or legs. Heat cramps may also be a symptom of heat exhaustion.

Who's at Risk?

Those at highest risk include the elderly, the very young, people with mental illness and people with chronic diseases. However, even young and healthy individuals can succumb to heat if they participate in demanding physical activities during hot weather. Other conditions that can increase your risk for heat-related illness include obesity, fever, dehydration, poor circulation, sunburn, and prescription drug or alcohol use.

By signing this agreement, I acknowledge the annual requirement for my child/ward to view both the "Sudden Cardiac Arrest" and "Heat Illness Prevention" courses at www.nfhslearn.com. I acknowledge that the information on Sudden Cardiac Arrest and Heat-Related Illness have been read and understood. I have been advised of the dangers of participation for myself and that of my child/ward.

Name of Student-Athlete (printed)	Signature of Student-Athlete	Date
Name of Parent/Guardian (printed)	Signature of Parent/Guardian	Date
Name of Parent/Guardian (printed)	Signature of Parent/Guardian	/



Name of Parent/Guardian (printed)

Florida High School Athletic Association

Revised 04/20

Consent and Release from Liability Certificate (Page 4 of 4)

This completed form must be kept on file by the school. This form is valid for 365 calendar days from the date of the most recent signature.

Attention Student and Parent(s)/Guardian(s)

Your school is a member of the Florida High School Athletic Association (FHSAA) and follows established rules. To be eligible to represent your school in interscholastic athletics, in an FHSAA recognized sport (i.e. bowling, competitive cheerleading, girls flag football, lacrosse, boys volleyball, water polo and girls weightlifting or sanctioned sport (i.e. baseball, basketball, cross country, tackle football, golf, soccer, fast-pitch softball, swimming & diving, tennis, track & field, girls volleyball, boys weightlifting and wrestling), the student:

- 1. This form is non-transferable; a separate form must be completed for each different school at which a student participates.
- 2. Must be regularly enrolled and in regular attendance at your school. If the student is a home education student or attends a charter school or Florida Virtual School Full time Program or a special/alternative school or certain small non-member private schools, the student must declare in writing his/her intention to participate in athletics to the school at which the student is permitted to participate. Home education students and students attending small non-member private schools must be approved through the use of a separate form prior to any participation. (FHSAA Bylaw 9.2, Policy 16 and Administrative Procedure 1.8)
- 3. Must attend school within 10 days of the beginning of each semester to be eligible during that semester. (FHSAA Bylaw 9.2)
- 4. Must maintain at least a cumulative 2.0 grade point average on a 4.0 unweighted scale prior to the semester in which the student wishes to participate. This GPA must include all courses taken since the student entered high school. A sixth, seventh or eighth grade student must have earned at least a 2.0 grade point average on 4.0 unweighted scale the previous semester. (FHSAA Bylaw 9.4)
- 5. Must not have graduated from any high school or its equivalent. (FHSAA Bylaw 9.4)
- 6. Must not have **enrolled in the ninth grade for the first time** more than four school years ago. If the student is a sixth, seventh or eighth grade student, the student must not participate if repeating that grade. (FHSAA Bylaw 9.5)
- 7. Must have signed permission to participate from the student's parent(s)/legal guardian(s) on a form (EL3) provided the school. (Bylaw 9.8)
- 8. Must not turn 19 before September 1st to participate at the high school level; must not turn 16 prior to September 1st to participate at the junior high level; and must not turn 15 prior to September 1st to participate at the middle school level, otherwise the student becomes permanently ineligibile. (FHSAA Bylaw 9.6)
- 9. Must undergo a pre-participation physical evaluation and be certified as being physically fit for participation in interscholastic athletics (form EL2).
- 10. Must be an amateur. This means the student must not accept money, gift or donation for participating in a sport, or use a name other than his/her own when participating. (FHSAA Bylaw 9.9)
- 11. Must not participate in an all-star contest in a sport prior to completing his/her high school eligibility in that sport. (FHSAA Policy 26)
- 12. Must display good sportsmanship and follow the rules of competition **before**, **during and after** every contest in which the student participates. If not, the student may be suspended from participation for a period of time. (FHSAA Bylaw 7.1)
- 13. Must not provide false information to his/her school or to the FHSAA to gain eligibility. (FHSAA Bylaw 9.1)
- 14. Youth exchange, other international and immigrant students must be approved by the FHSAA office prior to any participation. Exceptions may apply. See your school's principal/athletic director. (FHSAA Policy 17)
- 15. Must refrain from hazing/bullying while a member of an athletic team or while participating in any athletic activities sponsored by or affiliated with a member school.

If the student is declared or ruled ineligible due to one or more of the FHSAA rules and regulations, the student has the right to request that the school file an appeal on behalf of the student. See the principal or athletic director for information regarding this process.

By signing this agreement, the undersigned acknowledges that the information on the Consent and Release from Liability Certificate in regards to the FHSAA's

od.			
		/	1
Signature of Student-Athlete	Date		
		/	/
Signature of Parent/Guardian	Date		
	Signature of Student-Athlete Signature of Parent/Guardian	Signature of Student-Athlete Date	Signature of Student-Athlete Date





Revised 06/19

Affidavit of Compliance with the Policies on Athletic Recruiting & Non-Traditional Student Participation

For: Any student who changes attendance to a member school at any time, regardless of whether the change occurs during the school year

(i.e. a transfer) or during the summer period between school years, including youth exchange, international and immigrant students, or is a "Non-Traditional" student (i.e. home education, certain charter and special/alternative school, certain private school, FLVS Full Time Public Program, etc.) participating for your school. *This form is not required for students entering from a terminating grade*

school (i.e. 5th grade to 6th, 8th grade to 9th grade).

Action: Must be read and signed by the student and his/her parent(s)/legal guardian(s) appointed by a court

of competent jurisdiction. This form only needs to be done once for each change of schools or change in participation as a

"Non-Traditional" student at a member school.

Due date: Must be received by the school <u>prior to participation</u> in the first sport in which the student wishes to participate,

Required by: FHSAA Policies.

Purpose: To heighten the awareness of and compliance with rules prohibiting athletic recruiting on the part of student-athletes, their parents

legal guardians, and member schools, as well as participation with a member school as a "Non-Traditional" student.

Verification: Page 3 will be checked for completeness. Submission of this form DOES NOT grant eligibility.

TO: STUDENT-ATHLETE

The school that you have chosen to attend, or participate for as a "Non-Traditional" student, is a member of the Florida High School Athletic Association (FHSAA). The FHSAA has rules that prohibit a member school from making any effort to encourage or entice a student to attend or participate there for athletic purposes. This is called athletic recruiting, and it is not permitted on the high school level. The Florida Legislature, in fact, has directed the FHSAA to "adopt bylaws that specifically prohibit the recruiting of students for athletic purposes." Florida law also regulates the participation in interscholastic athletics by "Non-Traditional" students.

What follows is an explanation of athletic recruiting rules, as well as regulations related to participation by "Non-Traditional" students, and the penalties for violating them. You and your parent(s) or legal guardian(s) must read this document and declare that you were not recruited to attend or participate for the school for athletic purposes and that you are aware of the regulations regarding participation as a "Non-Traditional" student by signing the attached "Affidavit of Compliance". The signed affidavit must be submitted to the member school prior to a date not earlier than the first day of practice of the first sport in which the student wishes to participate, as posted on the FHSAA Website.

Please read this information carefully. Sign the affidavit truthfully and honestly. Do not sign the affidavit if you have any questions about these rules or believe that a violation of these rules may have occurred. Instead, have your school's athletic director contact the FHSAA Office by phone at 352.372.9551 ext. 340 or by e-mail at compliance@fhsaa.org. Violations of these rules and regulations can and do result in severe penalties for the school and the student-athlete. Making an inaccurate statement by signing the affidavit when you know you should not will only make these penalties worse for all involved if violations are later determined to have occurred.

What is athletic recruiting?

Athletic recruiting is any attempt by any employee or athletic department staff member of an FHSAA member school, a representative of the school's athletic interests or a third party to pressure, urge or entice a student who does not currently attend or participate for that school to change his/her attendance or participation there for the purpose of athletic participation. This occurs when the school employee, athletic department staff member or representative of the school's athletic interests makes improper contact with the student or a member of his/her family in an effort to pressure or urge the student to go to that school OR promises, offers or gives the student an impermissible benefit in an effort to entice the student to go to or participate for that school.

Who is "a representative of the school's athletic interests?"

Any person, business or organization that participates in, assists with, and/or promotes a school's athletic program is considered to be a representative of the school's athletic interests. This includes, but is not limited to:

- A student-athlete or other student participant in the athletic program at that school;
- The parents, guardians or other family members of a student-athlete or other student participant in the athletic program at that school;
- Immediate relatives of a coach or other members of the athletic department staff at that school;
- A volunteer with that school's athletic program;
- A member of an athletic booster organization of that school;
- A person, business or organization that makes financial or in-kind contributions to the athletic department or that is otherwise involved in promoting the school's interscholastic athletic program.

What is improper contact with a student who does not attend a school?

Any contact or communication of any kind with a student who does not attend or participate for a particular school, or a member of the student's family, in attempt to pressure, urge or entice the student to change attendance to a different school for athletic reasons is improper. The improper contact can either be in person, through written or electronic means such as letters, flyers, e-mails, text messages, social media or through a third party. Did someone talk you into changing to this school to play athletics? Did someone urge you to change to this school to play athletics? If so, you may have been athletically recruited.



Revised 06/19

Affidavit of Compliance with the Policies on Athletic Recruiting & Non-Traditional Student Participation

What is an impermissible benefit?

An impermissible benefit is any benefit that is promised, offered or given to a student or a member of his/her family but is not offered or generally made available to all students who apply to or attend or participate for the school. Did someone promise, offer or give you anything more than what any other student who attends or participate for this school is generally promised, offered or given that caused you to decide to change to this school? If so, it probably is an impermissible benefit.

What is a "third party"?

A "third party" is an independent person, business or organization who may or may not be a representative of the school's athletic interests.

What are the penalties for violations of athletic recruiting rules by a member school?

A member school that violates athletic recruiting rules will be assessed one or more of the following penalties:

- A public reprimand;
- A financial penalty;
- Forfeiture of all contests and awards won in which the student who was athletically recruited or received an impermissible benefit participated or contributed;
- One or more forms of probation (administrative, restrictive or suspension) for one or more years;
- Prohibition against participating or coaching in certain competitions, including state playoffs, for one or more years in the sport(s) in which the violation(s) occurred;
- Prohibition against participating in any competitions for one or more years in the sport(s) in which the violation(s) occurred;
- · Restricted membership for one or more years during which some or all of the school's membership privileges are restricted or denied;
- Expulsion from membership in the FHSAA.

What are the penalties for a student who is found to have been athletically recruited or receives an impermissible benefit?

A student who is found to have accepted an impermissible benefit will be ineligible for athletic competition for one or more years at the school where the violation occurred, and may be declared ineligible for athletic competition at all FHSAA member schools for one or more years.

What are the regulations regarding the participation of "Non-Traditional" students?

A Non-Traditional student is eligible to participate provided:

- The student meets the same residency requirements as other students in the school at which he/ she participates; and
- The student meets the same standards of acceptance, behavior and performance as required of other students in extracurricular activities; and
- The student registers with the school his/her intent to participate in interscholastic athletic competition as a representative of the school, utilizing the official Association process as approved by the Executive Director, <u>prior to participation</u> in the sport(s) in which he/she wishes to participate, as posted on the FHSAA website; and
- The student complies with all FHSAA regulations, including eligibility requirements regarding age and limits of eligibility, and local school regulations during the time of participation; and
- The student provides proof of basic medical insurance coverage and both independently secured catastrophic insurance coverage and liability
 insurance coverage which names the FHSAA as an insured party in the event the school's insurance provider does not extend coverage to such
 students; and
- The student provides his/her own transportation to and from the school; and
- The student provides to school authorities all required forms (including, but not limited to, the EL2, EL3 and, where applicable, the EL7, EL7V, EL12, EL12V and EL14) and provisions.

What are the penalties for violations of regulations regarding "Non-Traditional" student by a member school?

Allowing students to participate without properly registering a non-traditional student will subject the school to a monetary penalty.





Revised 06/19

Affidavit of Compliance with the Policies on Athletic Recruiting & Non-Traditional Student Participation

The student/parent must complete, obtain all applicable signatures and submit this form to the school **on or before the first day of practice for the first sport in which the student wishes to participate**, as established on the FHSAA Calendar. Submission of this form **DOES NOT** grant eligibility. The student must be **ELIGIBLE** in all other respects.

We, the undersigned, being sworn, certify that the	following statements are true:		
1. Student {full legal name}			("THIS STUDENT"),
who was born on {date}	, 19/20	and who is currently in the {number}	th grade, now attends or wishes to
participate for {school now attending/participating	ng for}		("THIS SCHOOL"),
commencing on {date}	, 20		
THIS STUDENT has previously attended/particip	eated for {list all previous seconda	ry schools beginning with the most recent and	working back in time}
2. I have read and understand the definition of contact" and "impermissible benefit", or I have read	athletic recruiting, including the ead and understand the regulations	explanation of the terms "representatives of the regarding participation as a "Non-Traditional"	school's athletic interests", "improper student.
3. No employee, athletic department staff me third party has had communication, directly or in pressure, urge or entice THIS STUDENT to change	directly, through intermediaries, o	or otherwise with THIS STUDENT or any men	nber of his/her family in an attempt to
4. No employee, athletic department staff mothird party is giving, has given, has offered or proror any member of his/her family for the purpose of	nised to give, directly or indirectly	, through intermediaries, or otherwise any imp	
5. If THIS STUDENT is a "Non-Traditional" EL7V, EL12, EL12V and EL14 forms prior to pa			forms and, where applicable, the EL7,
6. If THIS STUDENT is a youth exchange (J EL3 forms and, where applicable, the EL4 Form.	-1 and F-1 Visas), international or	immigrant student, THIS STUDENT has subs	nitted to THIS SCHOOL the EL2 and
Under penalties of perjury, I declare that I h knowingly making a false statement includes fi THIS SCHOOL to fines, forfeitures, probations an	nes and/or imprisonment. I furth	er understand that the penalties for knowingly	making a false statement may subject
FOR STUDENT/PARENT(S)/LEGAL GUARE	DIAN(S):		
Signature of Student	Date	Signature of Parent/Legal Guardian	Date
Signature of Student	Date	Signature of Parent/Legal Guardian	Date
Printed Name of Student		Printed Name of Parent/Legal Guardian	
			/
		Signature of Parent/Legal Guardian	Date
		Printed Name of Parent/Legal Guardian	



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:	Student Name (c	learly print student's ful	I Gulliver Prep register	red name, no nick names please)
I	Last:		First:	
	Grade:	_ Campus (circle): MCl Upp	K PK-8 Campus per School Campus	Montgomery Campus Upper School Miller Campus
		ATHLET	C FORM #3	
		Athletic Particip		nt
,	<u>Accident Ir</u>	<u>nsurance, Transp</u>		
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is limited to injuries sustaine				
DI EASE NOTE THAT TO	THE EVTEN	T VOU DO NOT COM	DI V WITH VOLD D	PRIMARY INSURANCE CARRIER'S
				COVERAGE PROVIDED BY GULLIVER'S
EXCESS INSURER MAY				
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				ust receive the actual claim form within 45 days
			y possible in order to i	nsure that it can be processed. Late submissions
may be subject to denial by	the insurance c	arrier.		
TRANSPORTATION. Gull	iver Schools m	aintains a fleet of vehicl	es and, whenever poss	sible, Gulliver will provide transportation to and
from school-sponsored activ	vities and athlet	ic events, including inte	ercampus programs. P	arents must provide written authorization when
				s passengers with student-drivers or adults other
				edgement that their children are taking on other iver-owned vehicles, except for vehicles leased
or rented from approved con				
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				THER EMPLOYEES, STUDENTS, ULLIVER, MAY DECIDE ON THEIR
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				ANY RESPONSIBILITY, LIABILITY OR
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EVENTS REQUIRE PAR	ENT AUTHO	RIZATION SLIPS TO	O BE SIGNED BY P	ARENTS OF PARTICIPATING
				supervise activities that their child
				h activity has been planned for their home NO DUTIES WITH RESPECT TO
EVENTS WHICH ARE N	OT OFFICIA	LLY SPONSORED B	Y GULLIVER.	
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				voluntarily accept and agree to its terms and writing that I have agreed to abide by the
policies and procedures ther		1	6	5 5
Data				
Date:		WI	TNESS SIGNATURI	E
PARENT/GUARDIAN NA	ME (please pri			

PARENT/GUARDIAN SIGNATURE



ATHLETIC PARTICIPATION WAIVER AND RELEASE

Student Name (pri	nt) Last:	First:	
Grade	,	MCK PK-8 Campus ppus Upper School I	Montgomery Campus Miller Drive Campus

Event: Gulliver Prep Student Athletic Participation ATHLETIC FORM #4

IN CONSIDERATION OF (print name of student on this line) (the "Participant") being allowed to participate in the activity and/or event described on Schedule 1 (which is incorporated by reference herein) (the "Event") and understanding and acknowledging that Gulliver Schools, Inc. (the "School") is a nonprofit, educational corporation, we, the parent(s) and/or legal guardian(s) of the Participant, jointly and severally, and intending to legally bind ourselves, our child and our respective spouses, ex-spouses, other family members, guardians, heirs, executors, personal and legal representatives, estates, beneficiaries, administrators, successors and assigns (all of the foregoing, collectively the "Releasors"), do hereby waive, release and discharge, and covenant not to sue, the School, School Management Systems, Inc. and all of their respective officers, directors, trustees, shareholders, members, managers, partners, employees, members, staff, volunteers and supervisors and their successors and assigns (collectively, the "Releasees") from any and all liability and/or claims for illness, personal or bodily injuries, disability, death and/or damages that may arise directly or indirectly as a result of Participant's participation in the Event, including, without limitation, any rights, claims, causes of action, suits, liabilities, simple negligence, property damage, loss of consortium, costs and expenses whatsoever, whether arising at law or in equity, reasonably related to the Event, including transportation to and from the event, and whether caused by the sole or joint simple negligence or tortious act or omission of the Releases' or any of them (collectively, the "Claims"). Notwithstanding any provision herein to the contrary, the gross negligence and/or willful misconduct of the Releasees is expressly excluded from the scope and application of this Waiver and Release. The Releasors hereby knowingly and voluntarily waive, to the fullest extent permitted by law, the benefits of any statute, law, rule or common law which may limit the scope of this Waiver and Release.

IN THE EVENT THAT THIS WAIVER AND RELEASE IS FOUND TO BE INVALID, UNENFORCEABLE OR VOID, IN WHOLE OR IN PART, FOR ANY REASON, THEN THE RELEASORS ACKNOWLEDGE ANDAGREE THAT IN NO EVENT SHALL THE RELEASEES' AGGREGATE LIABILITY TO RELEASORS EXCEED ANY APPLICABLE LIMITS OF ANY INSURANCE COVERAGE MAINTAINED BY ANY OF THE RELEASEES, PROVIDED THAT THE FOREGOING LIMITATION SHALL NOT APPLY TO GROSS NEGLIGENCE AND/OR WILLFUL MISCONDUCT. IN NO EVENT SHALL RELEASEES, OR ANY OF THEM BE LIABLE TO ANY OF RELEASORS FOR PUNITIVE DAMAGES OR LOST EARNINGS, LOST REVENUES OR LOSS OF CONSORTIUM OR COMPANIONSHIP.

Notwithstanding any provision herein to the contrary, this Waiver and Release does not release, is not intended to release and does not in any way apply or relate to the release and/or discharge of any claims Releasors may have against any person and/or party other than Releasees.

The Releasors are aware of, and understand fully, the potential risks involved in connection with the Event and that serious injury and death may occur. Releasors assume and accept such risks which may flow from simple negligence, or tortious acts or omissions. They specifically do not assume or accept any such risks attributable to the gross negligence or willful misconduct of the Releasees.

By their execution below, understanding that the Releasees are relying on this Waiver and Release in allowing Participant to participate in the Event, the Releasors hereby represent and warrant to the Releasees, that to the best of Releasors' knowledge, information and belief: (i) Participant's custodial parents and/or legal guardian(s), as applicable, have signed this Release and Waiver; and (ii) Participant has no medical condition (physical or mental) which could impact on the ability of the Releasees to allow Participant to participate in the Event and that the Participant is physically able to participate in the Event except as otherwise set forth on Schedule 1 hereto, and (iii) the Participant has provided to the School all information regarding any herbal or medical supplement or prescription that could impact Participant's participation in the Event on Schedule 1 hereto.

Furthermore, the Releasors acknowledge that the Releasors have received the opportunity (and been strongly encouraged) to review this Release and Waiver, that the Releasors have carefully read and fully understand the contents of this Release and Waiver and have asked and received answers to all questionshe/she/they may have, and that the Releasors have duly executed this Release and Waiver freely and voluntarily, intending and agreeing to be fully bound by the terms hereof

<i>,</i>			Ву:			
Print Name:			Print Name:_			
Participant's Nar Participant's Ado						
		SCH	IEDULE 1	EVENT		
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This completed and signed document is to be placed in the named student's cumulative file.

Information on this Schedule will be treated as confidential and will not be publicly disclosed except for purposes of providing emergency medical treatment, if required by Participant.