

2011-2012 FVL TRAINING RULES - ATHLETIC/COCURRICULAR

Alcohol, tobacco, and other illegal drug rules are in effect 365 days per year as dictated by the WIAA. Offenses are over a career and are not removed at the start or end of a season or year.

Possession/Use of Alcohol & Other Illegal Drugs – Penalties/Suspensions:

1st Offense - In-Season - Remainder of Season. Self or parental referral within 24 hours of the violation may reduce the penalty to a minimum of 25% of the regular season's scheduled events. WIAA event is defined as all competition on one day.

1st Offense - Out of Season - Suspension for 50% of the regular season's scheduled events for the next season in which the athlete normally competes. This athlete may join other activities outside his/her normal season. Self or parental referral within 24 hours of the violation may reduce the penalty to a minimum of 25 % of the regular season's scheduled events.

2nd Offense - In or Out of Season - A summer violation/consequences date will be a 365 day suspension. A fall, winter, or spring season violation/consequences date will be a 365 day suspension retroactive to the starting date of that season. Single sport athletes violating in-season will be suspended 100% of one season with the unused percent going to next year.

Subsequent Offenses - Suspension for the remainder of career with the possibility to appeal to the administration for reinstatement after 365 days.

Insight Program

Any athlete **suspended for possession or use** of illegal substances will enroll in the FVL insight program and may be required to go through pre-assessment to determine if evaluation is needed. Assessment if required will be paid for by the parent of the violator.

Parties

If athletes are **present at a party** while the above mentioned substances are being used illegally, they must leave. Continued presence will in most cases result in suspension equal to that for possession or use.

Self-Referral

Referrals must be made in person or via telephone to the athletic director, assistant principal, principal, or head coach. Referrals cannot be made if arrests or citations are already or soon to be public knowledge. Referrals by parent or student are best done within 24 hours or soon after the violation occurs.

Possession/Use of Tobacco Products - Penalties:

1st or 2nd Career Offense - In-Season - Remainder of the season suspension.

1st Career Offense - Out of Season - 25% loss of next normal season

2nd Career Offense - Out of Season - 100% loss of next normal season

Subsequent Offenses - Suspension for the remainder of career with the possibility to appeal to the administration for reinstatement after 365 days.

Awards

Athletes ending a season on suspension will not receive FVL **awards** and will not be eligible to be nominated for post season **honors**. Athletes missing a portion of the season due to suspension but finishing in good standing will receive FVL awards and may or may not receive post season honors.

WIAA Regulations

A student who **transfers** schools with a status of ineligibility is suspended for the same period as decreed by the former school.

Suspensions occurring during WIAA tournament competition will result in suspension for the remainder of the tournament.

School personnel and coaches may not supply, recommend, or permit the use of any drug, medication, or food supplement solely for performance enhancing purposes, including even natural substances in unnatural amounts.

Curfew

A definition of **curfew** is: “being at home under the supervision of a parent from start of curfew until after the sun rises.” Curfew hours areas follows: 10:30 p.m. – the night before competition; 11:00 p.m. – the night before practice; 12:00 Midnight – all other in season nights. Curfew violations are not cumulative over a career.

Curfew violations: Since curfews are a family matter, parents are to apply penalties in consultation with the coach. Guidelines for suggested penalties would be: one event suspension for the first violation, two events for the second, and removal from the team for a third violation.

The general rule for special school sponsored events, such as homecoming or prom, that go past the normal curfew time is to be at home within thirty minutes of the ending time of the event. Athletes not staying at home must notify their coach. Athletes should request permission from coaches for extended curfews for family or individual matters.

Practice, tryouts, and cuts during suspension follow these guidelines: Any suspension equal to or less than 25% of a season will allow the athlete to practice and prepare for competition. Any suspension greater than 25% of the season will have the athlete begin practice when the coach feels it is in the best interest of the team for the athlete to begin practice. Any athlete suspended for a portion of the season may be cut. Even though a player is suspended 25% or 50% of a season, a coach may very well in consultation with the school administration decide it is better to have another athlete 100% of the season and therefore cut the suspended player. This is applicable when teams are limited with cuts such as basketball, volleyball, cheerleading, etc. Any time a suspended athlete, who is practicing with the team, is making it difficult on the coach and/or team; the coach may request the school administration to assist in removing the athlete from the team.

Student Behavior

The school administration can assign penalties and exclude a student from representing the school for conduct in or out of the school that reflects discredit on FVL and its mission or creates disruptive influence in discipline, Christian standards, educational environment, or good order for students attending FVL. Examples of behaviors not mentioned in the training rules but needing administration consideration for penalties may include such acts as vandalism, shoplifting, disorderly conduct, sexual misconduct, and the like. Violations of state or federal laws would also warrant consideration for suspension from athletics. Student misconduct may be personally witnessed acts but may also include but not be limited to social networking activities, internet postings, electronic or other forms of communication.

Non-Athletic Cocurricular Participants/Penalties:

The FVL faculty and school administration will often apply similar rules, regulations, and suspensions to non-athletic cocurricular activity participants. It is good for all students representing FVL, whether athletes or non-athletes, to all follow similar standards.

**2011–2012 HIGH SCHOOL ATHLETIC ELIGIBILITY INFORMATION BULLETIN**

To: Student-Athletes and Their Parents

From: Wisconsin Interscholastic Athletic Association and _____
(School)

Your high school is a member of the Wisconsin Interscholastic Athletic Association. The following rules and regulations are developed by the member schools of the WIAA and govern the participation by boys and girls in school athletics and in some instances, impact upon sports activities outside the school.

This information bulletin is a **summary** of the WIAA OFFICIAL HANDBOOK as it pertains to those rules and regulations. Both student-athletes and their parents should have an understanding of these requirements. Equally important is that student-athletes and/or parents talk to their principal or athletic director if they have any question about these regulations. For additional information on Rules of Eligibility see the WIAA Handbook, or visit the WIAA website at www.wiaawi.org.

This bulletin does not discuss specific penalties for all violations. The reason is that penalties vary depending upon the nature of the violation. In addition, schools often have established penalties or periods of ineligibility which are greater than the minimum prescribed by WIAA rules.

There also are exceptions and other permissive provisions in some rules. Student-athletes and their parents should discuss all athletic eligibility related situations with the school principal or athletic director who, if necessary, will get a decision, interpretation, or opinion from the WIAA office.

Student-athletes, as well as parents are asked to read this bulletin, then sign it and have their signature statement (attached) on file at their school prior to practicing and competing.

These are WIAA eligibility rules, which are **current for the 2011-2012 school year**:

AGE

A student shall be ineligible for interscholastic competition if he/she reaches his/her 19th birthday before August 1 of any given school year.

ACADEMICS

A student-athlete must meet school and DPI requirements defining a full-time student and have received no more than one failing grade (including incompletes) in the most recent school issued grade reporting period. Note: Some member schools adopt code and academic policies and other participation requirements which are more stringent than WIAA minimum requirements. In those instances the schools requirements prevail and must be applied as written.

ATTENDANCE

A student-athlete is eligible for interscholastic competition at a member school if he/she is carried on the attendance rolls as a duly enrolled full-time Grade 9, 10, 11 or 12 student in that member school. (Subject to satisfying all other eligibility requirements.)

Note: A full-time student is further defined as one where the member school is responsible for programming 100% of the student's school day. The student is eligible for like or similar awards, privileges and services as all the other students and meets all obligations and responsibilities as other students, without exception.

- A. A student must complete eligibility in the four consecutive years starting with Grade 9 and the three consecutive years starting with Grade 10, unless there are documented extenuating circumstances and a waiver has been provided.
- B. A student is ineligible if he/she has graduated from a school offering studies through Grade 12 or its equivalent.
- C. A student who graduated in May or June retains eligibility for (a) any portion of a spring athletic schedule not completed by the end of the academic year and (b) the school's summer athletic schedule.
- D. A student is ineligible if he/she has not been enrolled in some school by the 17th day of a semester or trimester, except upon request of a school in special cases involving sickness, accident, military service, social services assignment, e.g.
- E. A student-athlete may not participate in school sports in more than four different years, and a student-athlete may not participate in the same sport more than one season each school year.

DETERMINING RESIDENCE FOR PUBLIC SCHOOL STUDENTS

A full-time student, whether an adult or not, is eligible for varsity interscholastic competition only at the school within whose attendance boundaries his/her parents reside, within a given school district, with these additional provisions:

- A. Board of Education approved full-time student(s), paying their own tuition and residing full time with parents in their primary residence shall be afforded eligibility. Transfer students are subject to provisions outlined in the transfers section of this document and in the Senior High Handbook.
- B. The residence of a student's guardians shall determine eligibility in cases where both parents of a student are deceased. The execution of guardianship papers in situations where one or both parents are living does not by itself make a student eligible.
- C. In the event of a divorce or legal separation, whether pending or final, a student's residence at the beginning of the school year shall determine eligibility, except in situations involving transfer after the fourth consecutive semester following entry into grade 9. For the purpose of this rule, attendance at one day of school and/or attendance at one athletic practice shall determine 'beginning of school year.' Under this rule, a student who transfers after the beginning of the school year shall be ineligible at the new school unless approval is granted by the Board of Control in accordance with the transfer and/or waiver provisions as described in the WIAA HS Handbook.

- D. A student whose tuition is paid by the school within whose attendance boundaries parents reside or by the state and is enrolled in a district approved program may be eligible at either school (first priority to school of residence) but (a) may not participate at both schools in the same year and (b) academic ineligibility accompanies student upon transfer. Transfer restrictions may also apply.
- E. A student whose tuition is paid by the school within whose attendance boundaries parents reside or by the state or who is participating full time in a legislated open enrollment option must meet all statutory timeline requirements. This provision extends the opportunity to decline attendance at the new school and continue at his/her school of residence. If the student begins the school year at the new school and then transfers back to school of residence after attending one or more days of school or one or more athletic practices, he/she shall be subject to transfer provisions as outlined in the transfer Section of this document.
- F. A student may continue being eligible in the same school even though parent(s) and/or student move from within that school's attendance boundaries, provided enrollment is continuous (unbroken in that school).
- G. After a student-athlete has not participated and/or has had their eligibility restricted for one calendar year due to reasons relating to residence and/or transfer, he/she becomes eligible.
- H. A student-athlete will not be eligible if his/her attendance at a particular school resulted from undue influence (special consideration because of athletic ability) on the part of any person.
- I. A student-athlete who has been declared ineligible at a school for disciplinary reasons, academic reasons or due to another State Association's provision retains that ineligibility status if he/she transfers to another school.
- J. Except in situations involving transfer after a student's fourth consecutive semester, a full-time student whose residence in a given district and attendance at a member school does not conform with any of the provisions outlined above shall be eligible for nonvarsity competition only, for one calendar year, unless a waiver is provided as outlined in the WIAA HS Handbook under Waivers. Transfer students are subject to transfer provisions as outlined in the transfer section of this document and in the Senior High Handbook.

DETERMINING RESIDENCE FOR NONPUBLIC SCHOOL STUDENTS

A full-time student, whether an adult or not, is eligible for varsity interscholastic competition only if the student is residing full time with parents in their primary residence with these additional provisions:

- A. In the event of a divorce or legal separation, whether pending or final, a student's residence at the beginning of the school year shall determine eligibility except in situations involving transfer after a student's fourth consecutive semester. For the purpose of this rule, attendance at one day of school and/or attendance at one athletic practice shall determine 'beginning of school year'. Under this rule, a student who transfers after the beginning of the school year shall be ineligible at the new school unless approval is granted by the Board of Control in accordance with the waiver provisions as described in the WIAA HS Handbook under Waivers. Transfer restrictions may also apply.
- B. Residing full time with guardians shall determine eligibility in cases where both parents of a student are deceased. The execution of guardianship papers in situations where one or both parents are living does not by itself make a student eligible.
- C. A student may continue being eligible in the same school even though parent(s) and/or student move from within that school's traditional attendance area, provided enrollment is continuous (unbroken in that school).
- D. Except in situations involving midyear transfer and/or transfer after the fourth consecutive semester students attending member residential schools shall be eligible at the member school provided they reside at the school or reside full time with parents in their primary residence.
- E. Except in situations involving transfer after a student's fourth consecutive semester, a full-time student attending a nonpublic school but not residing in accordance with any of the provisions outlined above shall be eligible for nonvarsity competition only, for one calendar year, unless a waiver is provided as outlined in the WIAA HS Handbook under Waivers.

TRANSFERS

A full-time student may be afforded up to eight consecutive semesters of interscholastic eligibility upon entry into Grade 9. **Transferring schools at any time may result in restrictions being imposed on eligibility, or in some cases a denial of eligibility.** For the purpose of this rule, attendance at one day of school and/or attendance at one athletic practice shall determine 'beginning of school year.' These additional provisions relate to transfer cases:

- A. A student who transfers from any school into a member school after the fourth consecutive semester following entry into Grade 9 shall be ineligible for competition for one calendar year, unless the transfer is made necessary by a total change in residence by parent(s). The calendar year (365 days) will be determined from a student's first day of attendance at the new school.
- B. Open enrolled and/or tuition paying students entering 9th and/or 10th grade at the beginning of the school year and who are within the first four consecutive semesters of high school will be afforded unrestricted eligibility provided all other rules governing student eligibility are met.
- C. Open enrolled and/or tuition paying students entering 11th and/or 12th grade as transfer students are ineligible to compete for one calendar year.
- D. 9th grade students who transfer after the beginning of the school year and with written consent from both schools directly involved shall be restricted to nonvarsity opportunities for the remainder of the school year. Restrictions are removed upon entering 10th grade.
- E. 10th grade students who transfer after the beginning of the school year and with written consent from both schools directly involved shall be restricted to nonvarsity opportunities for one calendar year (365 days beginning with first day of attendance at the new school).
- F. In the event of divorce or legal separation, whether pending or final, residence at the beginning of the school year shall determine eligibility for students entering 9th and/or 10th grade. In situations involving transfer after the fourth consecutive semester following entry into grade 9 the student is ineligible to compete for one calendar year.
- G. District policies with respect to intra-district transfer do not supercede WIAA transfer rules in situations involving post-4th semester transfers. Intra-district transfers occurring after the fourth consecutive semester following entry into grade 9 result in the student being ineligible for competition for one calendar year (365 days beginning with first day of attendance at the new school).

- H. Unless transfer, including an accompanying change of parents residence, is effective at the outset of a semester, a student cannot establish eligibility at his/her new school until the fifth calendar day of such transfer.
- I. If within the first four consecutive semesters following entry into grade 9, a student who transfers more than once in any given school year shall be ineligible for all interscholastic competition for the remainder of that current school year and will be eligible for nonvarsity opportunities only for the balance of the calendar year. In situations involving transfer after the fourth consecutive semester following entry into grade 9 the student is ineligible to compete for one calendar year.
- J. A student may not have eligibility in more than one member school at the same time. A parent or parents who move from a primary residence within one school's attendance boundaries, to a secondary residence within another school's attendance boundaries, may be required by the Board of Control to provide evidence of a total move.
- K. A student who transfers from any school, whether or not a member school, with a status of ineligibility for disciplinary reasons, academic reasons and/or as a result of another State Association's regulation or sanction, retains such status at his/her new school for the same period as decreed by the former school.
- L. No eligibility will be granted for a student whose residence within a school's attendance boundaries, with or without parents, or whose attendance at a school has been the result of undue influence (special consideration due to athletic ability or potential) on the part of any person, whether or not connected with the school.

PHYSICAL EXAMINATION and PARENT'S PERMISSION

A student-athlete whether an adult or not, must have written permission of parents to participate in school athletics, an emergency information form, and he/she must have a physical examination (signed by a licensed physician, physician's assistant or advanced practice nurse prescriber) every other school year.

A physical examination taken April 1 and thereafter is valid for the following two school years. Physical examination taken before April 1 is valid only for remainder of that school year and the following school year.

TRAINING and CONDUCT

A student-athlete must follow his/her school's code of conduct (training rules) on a year-round basis.

- A. A student-athlete who violates his/her school's code of conduct during the season of a sport (start of practice to final game) must be suspended from competition for a period of time specified in the code (minimum of one meet) if the violation involves (a) possession and/or use of alcohol, (b) possession and/or use of tobacco, including chewing tobacco and (c) use, possession, buying or selling of controlled substances, street drugs and performance enhancing substances (PES).
- B. The member school will determine minimum penalties for violation of any other provisions of its code of conduct, including out of season offenses and for any other unacceptable conduct contrary to the ideals, principals and standards of the school and this Association including but not limited to criminal behavior.
- C. A student-athlete who violates his/her school's code of conduct at times other than during the actual season of a sport must be disciplined by the school, the nature of such discipline to be determined by the school as indicated in its code of conduct.
- D. A student-athlete who violates any part of the school or WIAA's code of conduct resulting in suspension for any portion of WIAA-sponsored tournament competition must be immediately declared ineligible for the remainder of tournament series in that sport. During the WIAA Tournament, an ineligible athlete may not suit up.
- E. A student-athlete, disqualified from a contest for flagrant or unsportsmanlike conduct, is also suspended from the next competitive event.
- F. Any player who spits on, strikes, slaps, kicks, pushes or intentionally and aggressively physically contacts an official at any time shall be immediately ineligible for competition a minimum of 90 calendar days from the date of the confrontation. In addition, the player is ineligible to compete for the first 25% of the next season in that same sport.
- G. A school must provide an opportunity for the student to be heard prior to a penalty being enforced. If a student appeals a suspension, according to the schools appeal procedure, the student is ineligible during the appeal process.

AMATEUR STATUS

A student-athlete must be an amateur in all recognized sports of this association in order to compete in any WIAA sport.

- A. A student-athlete may not accept, receive or direct to another, reimbursement in any form of cash or merchandise such as shirts, jackets, sweaters, sweatshirts, jerseys, warm-ups, equipment, balls, duffel bags, backpacks, watches, rings, billfolds, coupons, gift certificates, regardless of their value for athletic accomplishments, such as being on a winning team, being selected for the school varsity team, or being a place winner in an individual tournament, e.g.
- B. A student-athlete may receive awards for school achievement which are symbolic (non utilitarian) in nature – badges, certificates, trophies, medals, banners, ribbons, pictures, plaques, event T-shirts, event hats, game balls, unattached emblems, letters, season highlight DVD or video, e.g.
- C. A student-athlete may not receive compensation or benefit, directly or indirectly, for the use of name, picture, and/or personal appearance, as an athlete. This includes receiving free and/or reduced rates on equipment, apparel, camps/clinics/instruction and competitive opportunities that are not identical for all other participants.
- D. A student-athlete may not be identified as an athlete, provide endorsement as an athlete or appear as an athlete in the promotion of a commercial/advertisement and/or profit-making event, item, plan, or service.

- E. A student-athlete may not participate in school athletics or in sports activities outside the school under a name other than his/her own name.

SPORTS ACTIVITIES OUTSIDE OF SCHOOL

A student-athlete in a given sport may not compete in that same sport outside of school either as a team member or an individual or independent entry during the same time he/she is participating with the school team. Violation of this rule results in loss of eligibility for the remainder of the season (including the WIAA tournament series).

- A. WIAA rules do not prevent athletes from practicing with nonschool teams or from receiving private skills instruction during the school season. However, they may not participate officially or unofficially (including "banditing") in any nonschool competitions or races, including scrimmages against other teams.
- (1) This restriction applies to normal nonschool games as well as "gimmicks," such as reduced numbers competition (3-on-3 basketball, 6 player soccer, e.g.), specific skill contests (punt, pass, and kick, shooting contests, free throws, 3 point, e.g.), fun runs, etc.
 - (2) A student who was a member of a school team during the previous year may not delay reporting for the school team beyond the school's official opening day of practice in order to continue nonschool training and/or competition.
- B. During the school year before and/or after the school season of a sport, a student-athlete may participate in sport activities outside of school with these restrictions:
- (1) A student-athlete must not participate in nonschool programs, activities, camps, clinics and/or competition that is limited to individuals who are likely to be candidates for the school team in that sport in the following season.
 - (2) Nonschool activities in which students are engaged may not resemble in any way a school team practicing or competing out-of-season.
- C. In the summer nonschool roster restrictions are not in effect and members of a school's team may voluntarily assemble with their teammates (without school and/or school coach involvement) at their own discretion.
- D. A student-athlete or his/her parents must pay the fee for specialized training or instruction such as camps, clinics, and similar programs.
- E. A student-athlete may not be instructed except during the school season of a sport and approved summer contact days by the person who will be his/her coach in that sport in the following school season. The sports of baseball, cross country, golf, gymnastics, softball, swimming, tennis, track & field, and wrestling are exempt from this rule, BUT only (a) during the summer months and (b) if the program involved is not limited to individuals who are likely to be candidates for the school team in that sport in the following season.
- F. A student-athlete must not participate in an all-star game or similar contest except for summertime activities (a) within the same league or program (e.g., softball game between divisions of same league) or (b) in which a team is selected to represent a league in post-season play (e.g., Babe Ruth league team). Some post-season all-star opportunities may be permitted for 12th graders who have completed high school eligibility in a particular sport. Check with your Athletic Director to be certain.

USE OF STUDENT IMAGE

The participation of student-athletes in school and WIAA tournaments may result in the use of student-athlete images in promotion of school and WIAA events.

In order to facilitate good communication, all questions regarding athletic participation at your school should be addressed to your athletic administrator.

**Fox Valley Lutheran Sports Conflicts and Questioning Procedures
and Coaching Evaluation**

During the course of a season and some times out of season conflicts and questions may arise concerning a sports program philosophy, coaching style, player – coach relationships, parental involvement and school administration of sports. In the event of any conflict, the following procedures/guidelines are to be followed.

1. Initial Contact

- a. Telephone or in person contacts are preferred because it allows for immediate response and clarification of concerns and/or questions.
- b. Email is a secondary choice. If used it needs to give a topic for the concern and request a meeting in person.
- c. Inappropriate contacts would include a public confrontation, any contact of conflict immediately or shortly after an athletic contest, late evenings, or game days.
- d. Best time for contact is between 7:30 AM and shortly after the end of practice while the coach is still at school on non-game days.
- e. Contacts with school administration can best be done during a school day.
- f. Anonymous correspondence will not be read, valued, or acted upon.

2. Meeting

- a. After initial contact and a request for a meeting has been granted the meeting is to be set in timely fashion.
- b. Time and place of the meeting is to be mutually agreed upon by the parties involved.
- c. In most cases it is best to have a third witness attend the meeting. The third party may be as follows:
 - 1) Player – Coach: another player, another coach, teacher, administrator
 - 2) Parents – Coach: administrator, another coach
 - 3) Player and Parent – Coach: administrator
 - 4) Player – Administrator : another administrator
 - 5) Player and Parent – Administrator: another administrator

3. Procedures

- a. God’s Word on Matthew 18:15ff commands that such conflicts are to be settled through proper communication between the parties involved.
- b. As part of the educational process parents are encouraged to guide their children in addressing coaches/administrators personally.
- c. Parents are encouraged to address coaches/administrators directly rather than talk amongst themselves.
- d. Should a player-coach, parent-coach, or player and parents-coach conflict not be resolved the parents and student may contact the athletic director or athletic director and assistant principal to seek resolve.
- e. If no resolution has been reached, the student/parent may present the case to the principal.

- f. If no resolution is reached, the student/parent or principal may present the matter to the Board of Regents where final resolution will be determined.
- g. When a group of players or players/parents have the same concern the above process is also to be followed.

Other Program Information

Sports Program and Coach Evaluations

- a. Sports programs and coaches are under the direct supervision of the athletic director who answers to the assistant principal in charge of co-curricular activities. All school programs are under the office of the principal who answers to the Board of Regents.
- b. Coaches and Sports Programs are evaluated at the end of most seasons by a player response form administered by the athletic director. Concerns brought to light may require additional evaluations such as a player/parent evaluation.
- c. Periodically player/parent evaluations of sports programs, coaches, and administration of sports are conducted with or without concerns being raised.
- d. Periodically coaching evaluation is conducted. The occurrence of such evaluations is increased with player/parent/administration concerns.
- e. Sport Program and Coach Evaluations lead to school administration decisions on program improvements and coaching staff improvement procedures and/or assignments.
- f. Coaches will not be removed during a season unless the teacher's call or non-faculty coaches' school-coach agreement has been violated.

First Reading: 10/20/09
Second Reading: 11/17/09
Passed: 11/17/09

THE D A CARE™

AUTHORIZATION FOR THE DISCLOSURE OF HEALTH INFORMATION

Photocopy or facsimile of the original authorization will be considered as valid as the original

ATHLETE

Athlete's Name

Date of Birth

Street Address

City /State/Zip Code

AUTHORIZES:

INFORMATION TO BE RELEASED FROM:

THEDACARE

Name of Health Care Provider/Plan/Other

122 E. College Ave.

Street Address

Appleton, WI 54911

City/State/Zip Code

INFORMATION RELEASED TO:

Officials of the school I attend. This would include all coaching staff and athletic directors who are involved in my sporting events at

Name of Receiver Fox Valley Lutheran High School

5300 N Meade Street

Street Address

Appleton, WI 54913

City/State/Zip Code

INFORMATION TO BE RELEASED INCLUDES:

X All information concerning my health that impacts my ability to participate in sports. This may include information about injuries (such as sprains, strains), surgeries (such as ACL reconstruction, rotator cuff repair), concussions (ImPACT test results) or medical conditions (such as asthma).

NEED FOR THE DISCLOSURE:

X The purpose of the release of this information is:

- To inform the coaching staff of my health-related limitations and abilities to continue to participate in sporting events.
- To provide the coaching staff with information about my injury to help me participate in sporting events safely.

I understand that if the person(s) and/or organization listed above are not health care providers, health plans, or health care clearinghouses, who must follow the federal privacy standards, the health information disclosed as a result of this authorization may no longer be protected by the federal privacy standards and my health information may be re-disclosed without obtaining my authorization.

YOUR RIGHTS WITH RESPECT TO THIS AUTHORIZATION:

Right to Inspect or Copy the Health Information to be used or disclosed—I understand that I have the right to inspect or copy the health information I have authorized to be used or disclosed by this authorization form. I may arrange to inspect my health information or obtain copies of my health information by contacting the health information department. **Right to Receive Copy of this Authorization**—I understand that if I agree to sign this authorization, which I am not required to do so, I must be provided with a signed copy of the form. **Right to refuse to sign this authorization**—I understand that I am under no obligation to sign this form and that the person(s) and or organization(s) listed above who I am authorizing to use and/or disclose my information may not condition treatment, payment, enrollment in a health plan or eligibility for health care benefits on my decision to sign this authorization. **Right to Withdraw this Authorization**—I understand that written notification is necessary to cancel this authorization. To obtain information on how to withdraw my authorization or to receive a copy of my withdrawal, I may contact the health information department. I am aware that my withdrawal will not be effective as to uses and/or disclosures of my health information that the person(s) and or organization(s) listed above have already made in reference to this authorization.

EXPIRATION DATE: This authorization is good for one year from the date signed. I have had opportunity to review and understand the content of this authorization form. By signing this authorization I am confirming that it accurately reflects my wishes.

SIGNATURE OF ATHLETE/LEGAL REPRESENTATIVE: _____

DATE: _____ (If signed by other than the patient, state relationship and authority in which to sign for the patient, i.e. deceased, minor, incompetent)

Request filled by: _____ (Employee) Date: _____ Records Released: _____