



SOUTHRIDGE LACROSSE CLUB

14845 SW Murray Scholls Dr., Ste 110, PMB #213, Beaverton, OR 97007 ♦ www.southridgelacrosse.org

Southridge Lacrosse Participation Agreement

Your son/daughter has expressed a desire to participate in the sport of lacrosse. The Southridge Club staff and administration feel there is certain information concerning such participation, which may be helpful to you.

PARTICIPATION REQUIREMENTS

1. Each athlete must pay a Club participation fee (dues). This fee covers participation only – no insurance included other than that provided by US Lacrosse Membership. Full payment of fees must be made before tryouts or athlete will not be allowed to play.
2. Each athlete must pass a physical exam by a licensed physician (M.D. or D.O.) prior to participating in this program. This exam follows the guidelines set forth by Oregon School Activities Association. Once passing a physical exam, no other exam is required for his/her participation unless the athlete sustains an accident, injury or serious illness. The athlete must then be cleared by his/her physician prior to participating again in any athletic activity.
3. Medical Insurance is required of all students participating in this school club activity. It is to be understood that the Southridge Lacrosse Club, Tualatin Hill Park and Recreation District (“THPRD”), its members, its sponsors, playing sites, event organizers, coaches, officials, land lords and volunteers are not liable for any medical, dental, or hospital bills occurring as a result of athletic injuries incurred by a student while participating in a supervised sport, and that such bills, in excess of insurance benefits, shall be the responsibility of the student’s parents or guardians.
4. Practice and game equipment purchase will be the responsibility of club members. Students will be held monetarily accountable for Club dues and Club or school equipment issued to them. Future participation may be withheld if restitution is not made.
5. All Club members are expected to read and abide by the bylaws of Southridge Lacrosse Club.
6. Recognizing that as a result of such participation, medical treatment on an emergency basis may be necessary and that club personnel may be unable to contact parents or guardians for my consent for emergency medical care. Parents and/or guardians will provide consent in advance to such emergency care, including hospital care, as may be deemed necessary under the then-existing circumstances. Consent will be through signing the Southridge Lacrosse Participation Agreement.
7. No amount of reasonable supervision or training can eliminate all the dangers of athletic participation and that each athlete may suffer serious injury as a result of participation in athletic events. Notwithstanding this possibility, and with full knowledge and understanding of the risk of serious injury to my son/daughter as a result of athletic participation, I give my permission for my son/daughter to participate in all Club activities this year. Consent will be through signing the Southridge Lacrosse Participation Agreement.
8. Certain Club activities or events may involve overnight stays in hotels, motels or dormitories. During these occasions, supervision will be provided by coaches or parent chaperones. Club members will be expected to follow all rules for safe and appropriate conduct. Failure to follow those rules may result in your athlete being sent home at the parents’ expense.

RELEASE OF LIABILITY/ACKNOWLEDGE OF RISK

Upon entering events relating to the SOUTHRIDGE LACROSSE CLUB and signing **Code of Conduct Agreement & Participation Agreement**, the athlete and his/her parent and/or guardian agrees to abide by the rules and policies of US Lacrosse and their officials. The athlete agrees to wear the required equipment at all times and understand that the athlete may lose the privilege of participation should the athlete chose not to do so. This same privilege may be lost if the athlete's actions are deemed detrimental to the safety of others. The athlete and his/her parent and/or guardian understand and appreciate that participation or observation of the sport constitutes a risk of serious injury, including permanent paralysis or death. The athlete and his/her parent and/or guardian voluntarily and knowingly assume this risk and agree to defend, indemnify, hold harmless and release SOUTHRIDGE HIGH SCHOOL, the BEAVERTON SCHOOL DISTRICT, the OREGON HIGH SCHOOL LACROSSE ASSOCIATION, OREGON GIRLS LACROSSE ASSOCIATION, TUALATIN HILLS PARKS AND RECREATIONAL DISTRICT, its sponsors, playing sites, event organizers, coaches, officials, land lords and volunteers from any and all liability therefore. This release of liability and hold harmless agreement also applies to any and all claims for injury, loss or damages associated with the transportation of team members in personally owned vehicles.

TRANSPORTATION AND RELEASE AGREEMENT

During the course of the lacrosse season, your child may be involved in various events. The Southridge Lacrosse Club has elected to establish guidelines relating to transportation of students for these events. For those events/activities, your child will be responsible for their own transportation. This form is intended to advise parents and guardians of these circumstances and to have the parents/guardians release the Southridge Lacrosse Club, the School District, THPRD, members, its sponsors, playing sites, event organizers, coaches, officials, landlords and volunteers from all liabilities arising out of students transporting themselves in privately owned vehicles.

The athlete's parent and/or guardian acknowledge review of the following procedures:

1. There may be times/occurrences in which my child will be transported in a privately owned vehicle.
2. There may be time/occurrences in which my child will be transported in a vehicle driven by another adult or athlete.
3. If a family or the child's personal vehicle is used in transporting students, parent and/or guardian affirm that the parent and/or guardian or child has statutory liability insurance, including uninsured and underinsured motorists' coverage.
4. Parent and/or guardian stipulate, if parent and/or guardian am involved in driving their own vehicle or my child/guardian is involved in driving a personally owned vehicle, which the driver will adhere to all traffic ordinances and laws, including possessing a valid driver's license at all times.
5. Parent and/or guardian further agree to release from liability and to indemnify and hold harmless the Southridge Lacrosse Club, school district, THPRD, sponsors, employees, school board members, volunteers, and agents from any and all claims and liabilities (including costs and attorney fees) arising out of or in any way connected to the transportation of child in personally owned vehicles either owned by parent/guardian or any other party. This Release and Indemnity Agreement includes claims based upon negligence.
6. Parent and/or guardian understand that parent/guardian is responsible for damage to any family vehicles.
7. Parent and/or guardian further affirm that parent and/or guardians have carefully read and understand this agreement and all of its terms by signing below the parent and/or guardian understand that it is an AGREEMENT TO RELEASE AND INDEMNIFY which will prevent parents or guardians of my child or my child from recovering damages in any event of injury or death. The parent and/or guardian, nevertheless, enter into this Agreement freely and voluntarily and agree that it will be binding upon themselves, their heirs, assigns, and legal representatives.