

UNIVERSITY PREPARATORY ACADEMY

Release, Hold Harmless And Indemnification Agreement
Regarding Use of Personal Vehicle for School
Sponsored Athletics Activities

It is agreed and understood by _____ and _____ ("the Parents"), the parents of University Preparatory Academy ("University Prep" or "the School") student _____ ("the Student"), that University Prep will permit their child, _____, to drive his/her personal family vehicle to fall sports practices/games (soccer, volleyball, cross country) ("Athletics Activity/ies") during the fall sports season (August 23 – November 20, 2010); to winter sports practices/games (basketball) during the winter sports season (November 15, 2010 – March 5, 2011); and/or to spring sports practices/games (baseball, softball, soccer, tennis, track and field, ultimate) during the spring sports season (February 28, 2011– May 28, 2011) under the following conditions:

1. The Student shall not carry any passengers with him/her in his/her personal family vehicle at any time between the time the Athletic Activity, including transportation, leaves the school and returns to the School.
2. The Student will transport his or her own materials, supplies, and equipment for use by the Student while participating in the Athletics Activities.
3. The Parents, individually and as the parents of the Student, do hereby release University Prep from any and all claims for damages or personal or other injuries which may be suffered or experienced by the Student while s/he is driving her/his personal family vehicle during the Athletics Activities or related in any way to the fact that her/his personal family vehicle has been taken on the Athletics Activities. The Parents, individually and as the parents of the Student, do also agree to indemnify and defend University Prep against any claims (excepting claims for injuries caused by the gross negligence of University Prep) brought by or on behalf of the Student for damages or personal or other injuries suffered while s/he is driving her/his personal family vehicle on the athletics activities or related in any way to the fact that her/his personal family vehicle has been taken on the Athletics Activity.
4. The Parents, individually and as the parents of the Student, do further agree to indemnify and defend University Prep against any and all claims for property damage or personal injuries alleged to have been caused by the Student which are related in any way to his/her driving his/her personal family vehicle on the Athletics Activities or are related in any way to the fact that his/her personal family vehicle has been taken on the Athletics Activity. For purposes of this Release, Hold Harmless, and Indemnification Agreement, University Prep includes all employees, agents, and trustees, and other representatives (past, present, or future) of University Prep.
5. The Parents and University Prep agree and understand that permitting the Student to take his/her personal family vehicle on the Athletics Activities described above under the conditions set forth in this Release, Hold Harmless and Indemnification Agreement is sufficient and adequate consideration for the release, hold harmless, and indemnification contained in this agreement.
6. The Parents have had the opportunity to review this Release, Hold Harmless, and Indemnification Agreement with representatives of their own choosing, including legal counsel, and enter into this agreement willfully, voluntarily, and with full understanding of its meaning and intent.

Signed:

Signed:

_____,
individually and as father of

_____,
individually and as mother of

Date: _____

Date: _____