



LOJO Basketball Contract Form For Players and Parents

Mission Statement

Our basic philosophy is to foster a positive, supportive atmosphere so every player has a great basketball experience. Regardless of ability, every member of our team deserves to be treated with encouragement and be given every opportunity to play the game. Players should respect each other and their opponents on and off the court and should learn to win and lose graciously. Our primary goal for each season is to have fun and improve our basketball skills and knowledge through positive reinforcement.

Program Rules

All members of LOJO Basketball are expected to abide by the following rules:

1. I will treat the coaching staff respectfully at all times.
2. I will treat my teammates and other members of the organization with respect at all times.
3. I will be respectful in public and display good character as a member of LOJO Basketball.
4. I will actively participate in workout sessions to the best of my ability.
5. I will show up to workouts and/or practices at the scheduled times.
6. I will wear my issued LOJO Basketball practice jersey to all workouts/practices, if applicable. If I fail to wear my jersey I know it will result in a consequence.
7. I will listen to the advice, training and drills suggested to improve my basketball skills.
8. I will keep my financial obligations paid, as agreed upon with the staff of LOJO Basketball.

Workout and Practice Expectations

Be on time for all practices and properly dressed with practice jersey, basketball shorts and shoes. Players need to be ready to give their best effort every time on the court.

While we do expect each player to be in attendance a team practices and skills sessions, we are aware there may be circumstances that arise which cause you to miss a practice (vacation, illness, etc). When this occurs, the player or parent/guardian will inform the coaching staff in advance when possible.

Parental Guidelines

During each season our coaching staff looks to parents to help reinforce our important concepts through the following guidelines:

- a. When at games or practices, please limit your interaction with your child to positive reinforcement from a distance.
- b. During games, if the court allows, we'd like to have all parents and fans sitting on the opposite side of the court from our bench. If your child is not in the game, they still need to be paying attention as each play during the game can be a teaching moment.
- c. We will treat all opponents and officials with respect.

We will ask a player to leave the program due to inappropriate actions committed by his/her parents or an inappropriate action committed by the player himself/herself. LOJO Basketball reserves the right to refuse service to anyone. However, we will not discriminate on the basis of race, gender or religion.



Contract Agreement

Athletes Name: _____
(Last, M.I., First)

Parent/Guardian: _____
(Last, M.I., First)

Address:

Street: _____

City State Zip Code

Phone: _____ Email: _____

Other (cell, work): _____

Date: _____
Parent/Legal Guardian Signature

Date: _____
Athlete's Signature



ASSUMPTION OF RISK and RELEASE OF LIABILITY

Name of Player: _____ (“Player”)
Name of Parent / Guardian: _____ (“Parent/Guardian”)
Relationship to Player: _____

Names of Released Parties: Lovejoy Basketball Inc. (“LOJO”) Officers, coaches, volunteers, or any other third-parties sponsoring, hosting, or participating with or on behalf or for LOJO.

Requested Activity: All group or solo basketball games, training, practices, or meetings organized by any of the Released Parties from date of signature.

I, as PARENT/GUARDIAN, ASSUME ALL THE RISKS ASSOCIATED WITH PLAYER PARTICIPATING IN THE REQUESTED ACTIVITY. I recognize that participating in the Requested Activity, including organized group or individual practices or games, is an inherently dangerous activity. By executing this Assumption of Risk and Release of Liability, I agree to fully accept the risks associated with the Requested Activity for Player as specified above. This assumption of risk and release of liability expressly includes, but is not limited to, risks that may arise from playing or practicing basketball or basketball related activities, as well as the negligence, future negligence, or carelessness of any of the Released Parties, dangerous or defective equipment, and any defect or dangerous condition encountered by the Player during the Requested Activity (regardless of whether the defect or dangerous condition occurs in a location that had been planned or examined by the Released Parties).

In consideration of being allowed to participate in the Requested Activity, and for other good and valuable consideration, the receipt and sufficiency of which is acknowledged, I (for myself, my successors, my heirs, and my assigns) do hereby fully release and forever discharge the Released Parties, their agents, officers, sponsors, servants, employees, insurers, vendors, successors, subsidiaries, affiliates, partners, assigns, and all persons, organizations or other entities in privity with any of the above of and from any and all liability, damages (of any kind or character), losses, claims (of any kind or character), debts, demands, causes of action (at law or in equity), suits, liens, sums of money, contracts, agreements, judgments, controversies and liabilities whatsoever that could arise by my death, disability, personal injury, property damage, or losses of any kind that could result from my participation in the Requested Activity specified above. I further promise not to sue any Released Party as a result of my participation in the Requested Activity specified above. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, THE PROVISIONS SET FORTH IN THIS ASSUMPTION OF RISK AND RELEASE OF LIABILITY SHALL APPLY EVEN IF SUCH ACCIDENTS, MATTERS, OR EVENTS ARE OR WERE CAUSED BY, AROSE IN CONNECTION WITH, OR RELATE TO, IN WHOLE OR IN PART, ANY ACTIONS, OMISSIONS, OR SOLE, JOINT, SEVERAL, CONTRIBUTORY, OR COMPARATIVE ACTUAL OR ALLEGED NEGLIGENCE, STRICT LIABILITY, OR BREACH OF ANY DUTY OR OBLIGATION ON THE PART OF THE RELEASED PARTIES.

This Assumption of Risk and Release of Liability shall be governed by Texas law and shall be broadly construed to provide the maximum release and waiver allowed by applicable law.

I CERTIFY THAT I HAVE READ THIS DOCUMENT, AND I FULLY UNDERSTAND ITS CONTENT. I AM AWARE THAT THIS IS AN EXPRESS RELEASE OF LIABILITY AND A CONTRACT, AND I SIGN THIS WAIVER AND RELEASE OF MY OWN FREE WILL.

Signature of Parent/Guardian: _____ Date: _____

Print Name: _____