

HFL ISSUED EQUIPMENT RESPONSIBILITY



Player Name: (please print clearly)

Season:

Player Address: (street, city, zip)

Division:

Parent Name: (please print clearly)

Mother Guardian
 Father Other

Home Phone:

Cell Phone:

Email Address:

Parent/Guardian Equipment Responsibility

I agree to the full responsibility for all athletic equipment and apparel issued to me by the HFL in the name of the participant above. This includes equipment that may be lost or stolen while under my responsibility and any other charges that may be assessed for replacement or reconditioning if I fail to return the equipment in good condition *except for normal wear and tear*. If I choose to provide a helmet for the named participant, then I agree to furnish a safe helmet in good condition, under manufacturer's warranty, which must display the NOCSAE seal. I further understand:

- 1) All issued equipment will be returned to the HFL staff no later than one week after the last game or practice in which my player participates.
- 2) A late fee of \$25 per month may be assessed for equipment returned later than specified above.
- 3) Loss and/or failure to return distributed equipment will result in the assessment of charges equal to the amount required to purchase replacements shown in the table below.
- 4) Before participation in another sport will be allowed with HFL, all equipment and/or assessments must be paid in full.
- 5) North Carolina General Statute 14-168.4 *repeated below*.

14-168.4. *Failing to return rented property on which there is purchase option.*

- a) *It shall be a Class 3 misdemeanor for any person to fail to return rented property with intent to defeat the rights of the owner, which is rented pursuant to a written rental agreement in which there is an option to purchase the property, after the date of termination provided in the agreement has occurred or, if the termination date is the occurrence of a specified event, then that such event has in fact occurred.*
- b) *Intent to commit the crime set forth in subsection (a) may be presumed from the following evidence:*
 - 1) *Evidence that the defendant has disposed of the property, or has encumbered the property by allowing a security interest to be placed on the property or by delivering the property to a pawnbroker; or*
 - 2) *Evidence that the defendant has refused to deliver the property to the sheriff or other officer charged with the execution of process directed to him for its seizure, after a judgment for possession of the property or a claim and delivery order for the property has been issued; or*
 - 3) *Evidence that the defendant has moved the rented property out of state and has failed to notify the owner of the new location of the property.*

Equipment Description	Expected Replacement Cost
MM / Youth Helmet	\$300
JV / Varsity Helmet	\$500
Jersey	\$70
Practice Jersey	\$45
Shoulder Pads	\$75

Parent/Guardian Signature (Issued): _____ Date: _____

HFL Signature (Returned): _____ Date: _____