SAN GABRIEL VALLEY JR. ALL-AMERICAN FOOTBALL CONFERENCE, INC. 2024 PARTICIPANT CONTRACT

☐ CUT/RELEASED PLAYER ☐ SIGN-UPS CLOSED ☐ CUT/RELEASED CHEERLEADER SECTION I:	CITY PRESIDENT SIGNATURE FRANCHISE CITY				DATE: BADGE # TEAM NAME			
PLAYER OR CHEERLEADER STATUS: DNEW (previous franchise) DNEW (to SGVJAAF) DRETURNING (to franchise) CHECK DIVISION: D MASCOT DFLAG DJR. GREMLIN DGREMLIN DJR. PEE-WEE DPEE-WEE DJR. MIDGET								
SECTION II	TO BE COMPLETED BY CANDIDATE PLAYER & PARENTS							
NO CANDIDATE will be permitted to participate in any activity until SECTIONS II, III, IV of this form have been completed in FULL. The CANDIDATE and PARENTS agree by executing this document to abide by the RULES of SGVJAAFC at all times.								
 I will faithfully keep and abide by the following Athlete's Code of Ethics, and carry them out to the best of my ability: I agree to maintain at least a 2.0 average throughout the current school year, and place academic achievement as the highest priority. I agree to show respect for teammates, opponents, officials, and coaches. I agree to play the game hard and cleanly at all times in a true sportsmanlike manner with never any intent to harm any opposing player. I agree to respect the integrity and judgment of the game officials. I agree to exhibit fair play, sportsmanship and proper conduct on and off the playing field. 			 6. I agree to refrain from the use of profanity, vulgarity and other offensive language and gestures. 7. I agree to maintain a high level of safety awareness. 8. I agree to refrain from the use of alcohol, tobacco, illegal and non-prescriptive drugs, anabolic steroids or any substance to increase physical development or performance that is not approved by the United States Food and Drug Administration, Surgeon General of the United States or American Medical Association. 9. I agree to win with character, lose with dignity. 					
CANDIDATE'S FULL LEGAL NAME (FIRST-MIDDLE-LAST AS SHOWN ON BIRTH CERTIF			FICATE)	DATE OF BIRTH LEAGUE AGE				
CANDIDATE'S CURRENT ADDRESS		CITY	ZIP CODI		PARENT/GUARDIAN CELL NUMBER			
SCHOOL NAME	CITY		FALL GRADE LEVEL		PARENT/GUARDIAN CELL NUMBER			

SECTION III PARENT CONSENT, RELEASE AND MEDICAL TREATMENT AUTHORIZATION

I/We, the parent(s)/guardian(s) of the candidate named herein, do by give My/Our approval for all participation in any or all football/cheer activities for the current season. I/We assume all risks and hazards to this participation for any claims arising out of injury to My/Our child, including but not limited to, transportation to and from such activities. I/We fully understand a serious, even fatal injury could occur. I/We hereby waive, release, absolve, indemnify and agree to hold harmless: The Conference/League, local team, organizers, sponsors, managers, coaches, supervisors, participants, persons providing transportation and any organization this football/cheer program is affiliated with.

Further, I/We hereby irrevocably agree and consent that the Conference/League and its assigns shall have the right to photograph, film and/or videotape My/Our child and to record and reproduce his/her voice in connection with his/her participation in football/cheer activities.

The Participating Franchise has acquired **EXCESS** accident-medical blanket team insurance group coverage by a Federal Insurance Company at no cost to the candidate, for injuries occurring out of approved Conference/League activities. The Franchises group insurance is **EXCESS COVERAGE** to any valid, collectible coverage provided by the parent(s)/guardian(s) own personal and/or employee's dependent group insurance. See state required "disclosure" provisions below. The participating Franchise's excess accidental-medical insurance coverage provides for each injury incurred, subject to a corridor **deductible of \$______**, a maximum medical benefit of \$100,000.00: providing medical treatment commence within 60 days from date of injury and such treatment is required by an attending physician. Abdominal hernia, illness/disease and pre-existing conditions are not covered.

e understand the "proof of loss" forms must be does not constitute payment for insurance covers, by "anyone" that is in contradiction; I/We erstand fully, the provisions of this contract/refied medical practitioner to render such med	the completed in full and filed with verage; I/We do "indemnify" the certify I/We received a copy of the elease/authorization and I/we have	in 60 days of mailing; I/We Conference/League/Franchise and his "contract" and the "disclosure" e signed it voluntarily.		
ИIDDLE-LAST AS SHOWN ON BIRTH CERTII	FICATE) CANDIDATE'S SIGNATUR	CANDIDATE'S SIGNATURE & DATE		
MOTHER'S SIGNATURE & DATE	GUARDIAN'S SIGNATUR	RE & DATE		
Medical Expense Benefit of the Plan (Progra other individual, franchise, blanket or group or, or by reason of, medical or dental care or the reimbursable under your other coverage subting this into account. Should first submit your claim under that cover if your other coverage does not fully provide a group insurance is "CORRIDOR EXCESSED OF THE INJURY. If the Parents/Guardi	am) is an EXCESS type benefit the (except automobile medical pay reatment, then this Plan (Program piect to a deductible of \$	yments insurance) coverage ywill pay only The premium for this n under this Plan (Program) treatment. Guardians OWN -PAID MEDICAL PLANS,		
ured person DOES NOT HAVE PRIMARY CDUCTIBLE FOR EACH INJURY. urance PAYS ONLY TO THE HOSPITAI conference/League/Franchise is made ONLY IENT.	Y INSURANCE, the League/Fra LS AND DOCTORS by assignm Y AFTER THE INJURED IS R	nent; not to the ELEASED		
AM CLAIM REPORT FORM AND SUB ONS APPLY.	MIT IT.			
the listed in Section II to participate with the the record furnished does correspond with the mished. I certify I received the candidate's received the candidate falls is suppleted by a qualified Medical Practitioner, on in any manner with the team. I certify I have an injury, including but not limited to, the quired disclosure statement applicable to the teable.	eam, division and Conference/Lecandidate's name and date of bir eport of grades and a 2.0 or higher in the category of exemption, as cas was the parent consent, releasing the explained fully, to the candidatime limits for completion of all group insurance. Further, I certification of the exemption of the exempt	th shown in Section II; if the er scholastic grade average for the putlined in the Conference rules. I see of medical authorization in ate's parent(s)/guardian(s), the forms, the deductible amounts,		
	owledge that: I/We understand any claims for e understand the "proof of loss" forms must be does not constitute payment for insurance co (s) by "anyone" that is in contradiction; I/We extand fully, the provisions of this contract/re ified medical practitioner to render such med middle-Last As Shown on Birth Certified medical practitioner to render such med mother's signature & date. Mother's signature & date One Must, or Guardian if no parents available. From the reimbursable under your other individual, franchise, blanket or group or, or by reason of, medical or dental care or to reimbursable under your other coverage subting this into account. Should first submit your claim under that cover if your other coverage does not fully provide group insurance is "Corridor Received and the present of the Presental Midwidt of the present o	MIDDLE-LAST AS SHOWN ON BIRTH CERTIFICATE) MOTHER'S SIGNATURE & DATE GUARDIAN'S SIGNATURE ONE MUST, or GUARDIAN if NO parents available. Forged signatures may result in Conference Required "Disclosure" Statement; C.I.C. Section 10270.2) Medical Expense Benefit of the Plan (Program) is an EXCESS type benefit of other individual, franchise, blanket or group (except automobile medical payr, or by reason of, medical or dental care or treatment, then this Plan (Program reimbursable under your other coverage subject to a deductible of \$ sing this into account. Should first submit your claim under that coverage. You should submit a clair rif your other coverage does not fully provide or pay for your medical care on the group insurance is "CORRIDOR EXCESS" only. This means the Parents/ED OF THE INJURY. If the Parents/Guardians have insurance WITH PRE UST BE TAKEN TO THE PRE-PAID MEDICAL FACILITIES for treat ured person DOES NOT HAVE PRIMARY INSURANCE, the League/FraceDUCTIBLE FOR EACH INJURY. BURNANCE PAYS ONLY TO THE HOSPITALS AND DOCTORS by assignm Conference/League/Franchise is made ONLY AFTER THE INJURED IS RIENT. FICIAL reports injuries on the Accident Claim Form given to the PARENT AM CLAIM REPORT FORM AND SUBMIT IT. ONS APPLY. FHE COVERAGE please contact your League/Franchise Executive Board. ATION BY AUTHORIZED TEAM OFFICIAL te listed in Section II to participate with the team, division and Conference/Lea th record furnished does correspond with the candidate's name and date of bir mished. I certify I received the candidate's report of grades and a 2.0 or hight year was maintained; or the candidate falls in the category of exemption, as completed by a qualified Medical Practitioner, as was the parent consent, released in in any manner with the team. I certify I have explained fully, to the candidate and in jury, including but not limited to, the time limits for completion of all equired disclosure statement applicable to the group insurance. Further, I certificable.		