



Schedule 2 (Bylaw 22)

JEWELLERY DISCLOSURE AND INDEMNITY FORM – Under 18**Player's Name:****Team Name:****Level:****Senior****Junior****Miniball****Division:****Day:****Sunday****Monday****Tuesday****Wednesday****Thursday****Friday****Saturday****Date:****Game Time:****PARENT/GUARDIAN INDEMNITY FOR CHILD UNDER 18 YEARS OLD**

Date of Birth (if under 18 years of age as of 31 December): / /202

As the child is under 18 years of age as of 31 December of this year, I confirm that the child is wearing

_____ (description of jewellery item)

and further:

- (a) Confirm that the child is not wearing any other jewellery other than that disclosed above
- (b) Confirm that the jewellery worn by the child cannot easily be removed without damaging the jewellery item or causing injury to the child.
- (c) Acknowledge that NSBA and its officials, directors and management have cautioned me in relation to the risks of the child wearing jewellery items whilst playing basketball and have requested that the child's jewellery be removed before the child plays basketball.
- (d) Accept the need for and agree to the jewellery worn by the child being covered with an appropriate and secure covering to reduce the possibility of any injury being caused to the child, another player or an official.
- (e) Accept the need for and agree to NSBA staff being allowed to inspect and determine the adequacy of any protective covering for any jewellery and/or piercing that the child wears which is not or will not be covered by their playing uniform and which cannot reasonably be removed and to assist the child with any modifications deemed necessary by NSBA to such protective covering.
- (f) Agree that the decision of NSBA staff as to the adequacy of the protective covering shall be final and binding on me and the child. If NSBA determines that the protective covering is not sufficient for the safety of the child or the safety of another player, I agree that the child shall not play the game until such time as NSBA determines that sufficient adjustments have been made to the protective covering to meet NSBA safety standards and I accept that if the child is prevented from playing or is required to cease playing it is as a result of a determination that the safety of the child or another player is compromised by the child wearing the jewellery item;
- (g) I agree that the jewellery item worn by the child shall be covered with a protective covering, and that the child will always keep such protective covering on while playing. If the protective covering comes off or becomes ineffective, I accept that the child must immediately inform the person officiating the game, substitute themselves off the court, re-attach the protective cover and submit the covering for the inspection of the referees and if required by NSBA staff. If the protective covering comes off twice in the game, I agree to the child being required to cease playing for the remainder of the game.
- (h) Acknowledge that NSBA and its officials, directors and management have taken all reasonable steps to minimise the risk of injury to the child and other players and officials arising as a result of the child playing whilst wearing jewellery.
- (i) Acknowledge that any failure by me or the child to disclose the existence of any other jewellery item (whether concealed by playing uniform or otherwise) or to follow the procedures set out herein could foreseeably result in injury or a claim for loss or damage to me, the child, or another player or NSBA official; and
- (j) Agree to release fully any other player, coach, official, NSBA, its directors, management and staff from and against any loss or claim that they may incur and for any injury, loss or damage suffered by the child, and agree to indemnify fully any other player, coach, official, NSBA, its directors, management and staff from and against any loss or claim that they may incur and for any injury, loss or damage suffered caused to any other player or official as a result of the child wearing the above item.

I further agree that this indemnity will remain in operation for a period of eight years following the child's 18th birthday.**Parent/Guardian Signed:****Date:****Print Name:**