

**FRONT RANGE CHRISTIAN SCHOOL (“FRCS”)**  
**COMPREHENSIVE RELEASE AND WAIVER OF LIABILITY (“RELEASE”)**

THIS IS A RELEASE OF LIABILITY. IT AFFECTS YOUR AND YOUR CHILD’S/STUDENT’S LEGAL RIGHTS. REVIEW IT FULLY AND CAREFULLY BEFORE SIGNING.

As used in this Release, the terms “Activity” and “Activities” include, by way of example but not limitation, the following, whenever and wherever they may occur: sporting events (including team, intramural, in-school, and extracurricular athletic events of any kind, whether as player, coach, trainer, or spectator); recreational events; field days; “PEPSI” days; cheerleading; competitions; tournaments; meets; camps; practices; physical education (“P.E.”) classes; pep rallies; plays; concerts; rehearsals; educational events; classroom activities (including labs); field trips; animal husbandry and riding; practicum week; mission trips (domestic and international); outreach events; class outings; spiritual retreats; family/community nights; the Amazing Race; Falcon Club events; dances; proms; parties; fundraising events (including Silent Auction and Tour de Faith); and welcome, orientation, celebration, worship, memorial, and graduation events.

1. I understand that my child and/or myself voluntarily participate in or attend any Activity hosted, sponsored or presented by, or in any way part of or related to FRCS. I understand the risks and hazards involved and I recognize that injuries may occur while participating in these Activities whether caused by the passive or active negligence of FRCS.
2. I understand it is my responsibility and my child’s responsibility to consult with a physician prior to and regarding participation in the Activity. I represent that we are physically fit and that neither of us have a medical, psychological, or any other condition which would prevent our full participation in the Activity.
3. I realize that liability may arise from the negligence or carelessness on the part of FRCS and its officers, directors, trustees, administrators, teachers, coaches, trainers, assistants, and volunteers. In consideration of being permitted to participate in the Activity, I agree on behalf of myself and my child to assume full responsibility for any and all risks, injuries, or damages, known or unknown, which I or my child might incur as a result of participation in the Activity.
4. In further consideration of being permitted to participate in the Activity, I knowingly and voluntarily – for myself and my children, my heirs, dependents, administrators, assigns, and legal representatives waive, release, discharge, hold harmless and promise to indemnify and covenant not to sue FRCS and its officers, directors, trustees, administrators, teachers, coaches, trainers, assistants, and volunteers and relinquish any and all claims that I or my child, or estate, or any person claiming under me completely and without reservation as a condition for my participation and my child’s participation that I may have against FRCS and its officers, directors, trustees, administrators, teachers, coaches, trainers, assistants, and volunteers from

any and all injuries or damages of whatsoever kind and nature that I or my child may sustain as a result of participating in the Activity.

5. This Release does not bar recovery to the extent of available insurance for such claims available through FRCS or the above-described persons. Further, this Release also does not waive prospective claims against FRCS and the above-described persons for a willful and wanton act or omission, a reckless act or omission, or a grossly negligent act or omission.
6. I understand that the Activities to which this Release applies may include risks of serious or life-threatening bodily injury, brain or cognitive injury, paralysis, or death, as well as emotional distress, pain and suffering, property damage, and economic losses. I understand and agree that no amount of instruction, precaution, or supervision can ever eliminate the risk of such injuries, losses, or damages. As part of this Release, I fully and forever acknowledge, accept, and assume the risk of all such injuries, losses, and damages to my child/ren, my spouse, my relatives, and myself that may result from participating in or attending any Activity.
7. I enter into this Release under Colorado law, and understand and agree that it is intended to be as full, complete, and broad as Colorado law allows. I agree any dispute related to or involving this Release shall be subject to arbitration in Denver, Colorado, in accordance with the rules of Judicial Arbitration & Mediation Services (JAMS) or Judicial Arbitrators Group (JAG) upon the Agreement of the parties. The arbitrator shall have full authority to provide injunctive relief, including temporary or permanent restraining orders, and other equitable relief, which shall be enforceable through the District Court of Denver, Colorado, as any other judgment in accordance with the Colorado Rules of Civil Procedure. The parties agree that, in the event either party elects to arbitrate a dispute, the parties shall first have mandatory non-binding mediation of any dispute and such mediation shall be conducted by a mediator, who shall be a person licensed to practice law and knowledgeable in the area of dispute, jointly selected by the parties or, if no such Agreement can be had, selected from the list of mediators maintained by Judicial Arbitration Mediation Services or Judicial Arbitrators Group in the Denver, Colorado office. I agree that any provision of this release is held to be invalid, nevertheless, the balanced of the release shall continue in full force and effect.

NOTE: Please sign two copies. Return one to FRCS and keep one for your records.

_____	_____
Date	Signature of Parent/Guardian/Custodian/Responsible Person
	_____
	Print Name of Parent/Guardian/Custodian/Responsible Person
_____	_____
Date	Student's Signature (age 12 and up)
	_____
	Print Name of Student