



NEW ENGLAND FOOTBALL LEAGUE, INC.
99 NORTH END BLVD.
SALISBURY, MA 01952
(978) 465-3046 (Phone and Fax)
Email: info@newenglandfootballleague.com

PLAYERS AGREEMENT - 1 YEAR CONTRACT FOR A PLAYER IN ANY CONSECUTIVE YEAR WITH A TEAM

This writing is evidence of an agreement between (Team Name) _____,
which team is a member of the New England Football League and which team is hereinafter
referred to as "Club" and (Player Name) _____ of
(Player Address) _____ which
individual desires to play football for Club and who is hereinafter called "Player".
In consideration of the various respective promises herein-contained, the parties hereto
agree as follows:

1. The terms of this agreement shall be for a period of one year, although subject, however, to certain provisions regarding termination as specified herein. In addition to said period, the Club shall hold option rights for one full additional year following the said one year period.
2. The Player promises during the term of his agreement that he will play amateur football as specified under the rules and bylaws of the New England Football League. The player agrees to participate in all practices and in all league and exhibition games scheduled by the Club.
3. The Player further agrees that he will continue to keep himself skilled in all types of football team play as are consistent with his skill level at the outset of this contract, to keep himself in appropriate physical condition sufficient to maintain the physical rigors of the sport of tackle football, and that he will conduct himself in a respectable manner at all times as a representative of the Club and of the New England Football League. If, in the opinion of the Club or the officers of the New England Football League, the Player acts in a manner contrary to such obligation, either the Club or the said League shall have full power and authority to unilaterally terminate this agreement and deny Player any right to play football on such Club or in such League.
4. The Player agrees that he will assume all risks of playing tackle football, which he recognizes as a high-speed physical contact sport, and further agrees to release and save harmless both the said Club and said New England Football League, and/or their respective officers, coaches, directors and staff. Accordingly, Player hereby waives any claim against any of the above parties for any type of injury or harm or loss which Player may be caused to suffer in connection with any activity in connection with Player's involvement to any extent or in any capacity with said Club or said League. Player further agrees to release any city, town, municipality, institutions both public and private and any representatives thereof, including but not limited to, parties in control of stadiums and facilities, and similarly waives any future claim he may have against any such party. The Player is assuming (i.e. voluntarily exposing himself) to certain known and appreciated health risks and physical dangers inherent to playing tackle football, about which risks and dangers Player hereby represents his awareness and appreciation.
5. The Player agrees that he will not accept any monetary compensation for playing football in the New England Football League and acknowledges his awareness and assent to the bylaws of the New England Football League which prohibit the payment of players. The Player further agrees that the only consideration to be given to him is the opportunity to play football for said Club and said League, and thereby exhibit his football skills in public stadia against other football-skilled players, which Player deems to be adequate compensation for his entering into this contract/agreement.

6. The Player herewith acknowledges that he has been informed by Club and or League of a list of required and recommended equipment to be used in the course of his playing and/or practicing football which Player is responsible to purchase at his own sole cost and expense. Accordingly, Player further assumes any and all risks of injury if Player chooses to participate in Club or League activity without the use of said required and/or recommended equipment.
7. The Player shall not write or sponsor any magazine or newspaper articles concerning the Club or the League, nor shall Player endorse any product or service without written consent from the New England Football League.
8. The Player releases all rights of his name, picture, jersey number or any likeness to the New England Football League so that they may be used for any purposes benefiting the New England Football League.
9. The player agrees that at the conclusion of this one year agreement, if he is not returning to the Club, for sole reason of joining another Club in the New England Football League he will notify this Club no later than May 1 of next year. Said player must also receive a written release form accompanied with this agreement from the Club and meet with the representative of said Club before joining any other Club in the New England Football League.
10. The player further agrees that failure to notify a representative of said Club as of May 1 of next year that said player is joining another Club, said player can be refused being granted a written release and return of this agreement by said Club, thus not allowing said player to change Clubs.
11. It is understood, agreed and acknowledged that if any portion of this Agreement may be deemed by the ultimate Court of judicial authority, or any Court of competent jurisdiction whose decision is not appealed, to be unenforceable or otherwise legally invalid, then only such narrowest portion of what has been judicially declared as unenforceable/invalid shall be deemed stricken from this Agreement without affecting the enforceability or validity of the balance of this Agreement, so that the remainder of same shall remain in full force and effect.
12. The Player hereby acknowledges the receipt of a copy of the agreement dated this _____ day of _____, 20____, and an opportunity to revoke and rescind this Agreement--if not satisfied with its terms after the opportunity to consult with legal counsel--within seven (7) days after the date specified in this paragraph.

PLAYER SIGNATURE _____ (One Year Contract)

PLAYER ADDRESS _____

PLAYER TELEPHONE # _____

WITNESS TO PLAYER'S SIGNATURE: _____

IN CASE OF EMERGENCY CONTACT:

NAME: _____ RELATIONSHIP: _____

PHONE #: _____

***It is recommended that both parties keep a copy of this agreement for their personal records for a period of seven years from the date signed.*



NEW ENGLAND FOOTBALL LEAGUE, INC.
99 NORTH END BLVD.
SALISBURY, MA 01952
(978) 465-3046 (Phone and Fax)
Email: info@newenglandfootballleague.com

NAME AND INDEMNITY AGREEMENT

Prior to being allowed access by the New England Football League (hereinafter referred to as "League") to play football or perform any athletic activity on any property or within any facility made available to the League by any participating City, Town, or public/private institution, the undersigned individual understands and agrees to the following:

1. That I have examined the surface of the playing fields and determined the same safe for engaging in the game of football and/or related athletic activities.
2. That I will and do personally assume all of the risks of injury, harm or other loss which might be incurred by me in connection with my playing football, or engaging in a related athletic activity, on any such City/Town property or public/private institution. Furthermore, I recognize tackle football as a high-speed physical contact sport and I recognize the field and the condition as it exists. I further agree to play on said field in said condition and therefore agree to release and hold harmless any participating City, Town, or public/private institution, its agents, servants and employees, as a result of any and all injuries, whether as a result of the contact game of football or as a result of the condition of the field or the control of the game and field and adjacent areas; said release and hold harmless indemnification shall cover all bodily injuries as well as property damages which might be alleged to be caused, in whole or in part, as a result of whatever action or inaction of the participating City, Town, or public/private institution, its officers, agents, servants and/or employees.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this _____

day of _____, 20____.

WITNESS:

PLAYER:

***It is recommended that both parties keep a copy of this agreement for their personal records for a period of seven years from the date signed.*