



Texas Tech Release and Hold Harmless Agreement

I, _____ Parent/Managing Conservator/Guardian, (circle one) understand that the minor child, _____ has the opportunity to participate in High Performance Junior Tennis Development Clinics, Oct 2, 2017 – December 31, 2018. I hereby affirm that I desire to have my minor child participate in the said program. I give my permission for my minor child to ride in public transportation or in vehicles driven by Texas Tech employees or representatives to and from designated activities. I, the undersigned, am aware of the dangers associated with travel by motor vehicle or other conveyance and the possibility of injuries or death while in transit. I understand that my minor child will participate in tennis activities during these clinics. I am aware of the dangers associated with such activities and the possibility of injuries or even death in such participation. In consideration of allowing my minor child to attend the above mentioned activities, I, the undersigned, do hereby release, indemnify, and hold harmless Texas Tech University, its Board of Regents, all the University's officers, agents, and employees from any and all liability due to injuries, damage or death arising or resulting from any act or omission, express negligence or otherwise, of said Texas Tech University officers, advisors, agents, and employees and other officers, or any other person or participant in said activities while attending the activities or while in transit to and from activities.

The terms hereof shall also serve as a release and an assumption of risk for my minor child's heirs, executor and administrator, and for all members of my child's family and be pleaded as a bar to litigation.

Jurisdiction of this matter and venue shall lie in Lubbock, Lubbock County, Texas. I, the undersigned, on behalf of my minor child agree to indemnify and hold Texas Tech University, its Board of Regents, and all the university officers, agents and employees harmless from and against any and all personal injury. I am above the age of eighteen (18) years and read this Release and Hold Harmless Agreement and voluntarily understand and accept its terms.

■ Signature of Parent, Managing Conservator, or Guardian:

Date _____

■ Print or Type name of Parent, Managing Conservator, or Guardian:

DISCLAIMER OF LIABILITY

(No participation will be accepted without completing this form) –

The High Performance Junior Development Tennis Clinics, it's affiliate schools/universities and its staff do not assume liability for any injuries incurred while at camp or on the way to camp. Parents or Guardians should contact their own insurance carrier to get additional insurance for the camper, if necessary. As a condition of enrollment, the following disclaimer of liability must be signed and dated by the camper's parent or guardian.

The camper in attending the High Performance Junior Development Tennis Clinics does so at his or her own risk. High Performance Junior Development Tennis Clinics, and its officers, agents and staff shall not be liable for any damages arising from personal injury sustained by the camper while at or on the way to and from camp. The camper and his or her parents or guardians assume full responsibility for any damages or injuries which may occur to the camper during the session and so hereby full and forever exonerate and discharge High Performance Junior Development Tennis Clinics, its officers, agents and staff from any and all claims, demands, damages, rights of action or causes of action, present or future, whether the same be known, anticipated or unanticipated, resulting from or arising out of the camper's participation in the camp.

Camper Name _____

Signature of Parent or Guardian **X** _____ Date _____
