



Little Caesars Roller Hockey at Joe Dumars' Fieldhouse

2014 Turkey Tournament

NOVEMBER 28th, 29th, 30TH

IMPORTANT NOTICE TO ALL TEAMS:

**YOUR ROSTER MUST BE APPROVED BY THE LCRH PRIOR TO THE START OF THE TOURNAMENT
(IF YOU WAIT UNTIL THE LAST MINUTE TO TURN IN A ROSTER AND ARE TOLD YOU CANNOT USE A PLAYER IT MAY BE TOO LATE TO FIND A REPLACEMENT.)**

Team's Full Name: _____

Division and Age group : _____

Contact's Name: _____

Contact's Address: _____

City: _____ State: _____ Zip: _____

Best Phone: _____

E-MAIL _____

Enclosed is \$_____ which is FULL PAYMENT for ____ teams at \$400.00 per team. \$475.00 if entry fee is accepted after the deadline. Entry fee is non-refundable. (Make checks payable to LCRH)

You can return application and payment to:

**Joe Dumars' Fieldhouse c/o LCRH
45300 Mound Road
Shelby Township, MI 48317**

Or email Matt at mattk@LCRH.info FAX 586-731-2699

CASHIERS CHECK (to JDF), MONEY ORDER, CASH OR CREDIT CARD ACCEPTED

ENTRY DEADLINE IS NOVEMBER 21ST , 2014

Little Caesars Roller Hockey at the Fieldhouse

(586) 731-3080 ext. 26 www.LCRH.info

2014 Turkey TOURNAMENT

OFFICIAL ROSTER

ASSUMPTION OF RISK, RELEASE, INDEMNIFICATION AGREEMENT AND PHOTO RELEASE

WHEREAS, the undersigned ("USER") has requested the permission of THE FIELDHOUSE LEAGUE SPORTS FACILITY LIMITED PARTNERSHIP (the "Fieldhouse") the LITTLE CAESARS' ROLLER HOCKEY AT THE FIRDHOUSE) (collectively hereinafter referred to as the "Operators") to use the facility located at 45300 Mound Road, Shelby Township, Michigan (the "Overall Facility") for roller hockey, basketball, volleyball, workout as well as other activities, the viewing of activities and other entertainment related activities (collectively the "Activities"); and

WHEREAS, the Operators have approved such use, subject to the terms and conditions provided herein.

NOW THEREFORE, for and in consideration of the foregoing and the mutual conditions, covenants and agreement contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

- The Fieldhouse and DRHA Qualified Permission.** Operators, relying on the execution by USER (as such term is defined in Section 7 below) of this Agreement, hereby grant permission to USER to use the Overall Facility for the Activities, subject to all of the terms and conditions provided herein.
- Assumption of Risk.** USER ACKNOWLEDGES THAT (a) USER IS USING THE OVERALL FACILITY AT THEIR OWN RISK WHETHER OR NOT AN ATTENDANT IS PRESENT, (b) THE ACTIVITIES TO BE ENGAGED IN BY USER MAY BE DANGEROUS AND MAY INVOLVE THE RISK OF SERIOUS INJURY, DEATH AND/OR PROPERTY DAMAGE (c) USER ASSUMES FULL RESPONSIBILITY FOR ANY INJURIES, DAMAGES OR LOSSES WHICH MAY OCCUR TO OR BE OCCASIONED BY USER IN OR ABOUT THE OVERALL FACILITY AND (d) THE FIELDHOUSE CANNOT AND WILL NOT BE ABLE TO SUPERVISE ALL ACTIVITIES OF USER.
- Compliance with Rules and Regulations.** USER shall use the Overall Facility at USER's risk and in compliance with all rules and regulations relating to each and every portion of the Overall Facility promulgated by the Operators, their partners and/or agents from time to time.
- Release.** USER and its heirs and family members (the "Releasing Parties") covenant not to sue and hereby release, remise and forever discharge the Operators, the Detroit Roller Hockey Association, other participants, and sponsoring agencies and their past, present or future officers, directors, agents, employees, partners and representatives (collectively the "Released Parties") from and against all actions, causes of action, suits, damages, judgments, claims, counterclaims, demands, liabilities and obligations whatsoever, known or unknown, direct or indirect, liquidated or contingent, at law or in equity, which the Releasing Parties or any of them now have, ever had or hereafter can, shall or may have against the Released Parties for or by reason of any matter, cause or thing whatsoever occurring, arising out of, related to or in connection with the Overall Facility, whether or not arising out of the event.
- Indemnification.** The Releasing Parties shall at all times be responsible for and protect, indemnify, defend and save harmless the Released Parties from and against any and all loss, cost, damage or expense arising out of or from, relating to, in connection with or occasioned by (a) the use or intended use of any portion of the Overall Facility by USER, (b) any accident or other occurrence causing injury to the person or property of USER relating to such use or intended use or (c) any claim, counterclaim, cause of action, demand or suit by or on behalf of a minor child USER not a signatory to this Agreement brought against the Released Parties relating to the Overall Facility.
- Continued Use of the Overall Facility.** User acknowledges that the terms and conditions of this Agreement shall relate to the first time USER uses any portion of the Overall Facility and all USER's future use of any portion of the Overall Facility, whether such future use arises out of an agreement between (i) the Operators and USER, (ii) the Operators and any third party using the Facility, or (iii) no further agreement at all, it being the intention of the Operators that this Agreement shall be a continuing assumption of risk, waiver and indemnification for each and every time USER uses any portion of the Overall Facility.
- Defined Terms.** The term "USER" shall mean the undersigned and those individuals listed below for whom the undersigned is a legal guardian. By listing said minor children below, the undersigned does hereby represent that he/she is in fact a legal guardian of the children so listed and agrees to indemnify, defend and hold the Released Parties harmless from and against any and all causes of action arising out of or in any way connected with any defect in User's capacity to act as legal guardian. Further, USER acknowledges and agrees that all of the limitations on liability and other terms contained in this Agreement themselves.
- Photo Release.** USER acknowledges that during the course of using the Overall Facility, his/her photograph may be taken by the Operators or an agent or representative of the Operators. USER hereby grants the Operators permission to use any such photograph taken of USER for use in materials promoting the Operators. Such use may include publication in the Fieldhouse newspaper, banquet brochure, restaurant brochure, general advertising and other vehicles that may be distributed to or otherwise seen by large numbers of individuals and potential patrons of the Operators.
- Term.** This Agreement shall be in full force and effect during such time as the Operators have not revoked user's permission to use the Overall Facility. User's obligations under Sections 2, 4, 5, 6 and 8 above shall survive the termination or expiration of this Agreement.

I have read the above waiver and release, understand that I give up substantial rights by signing it, and are signing it voluntarily. The undersigned has caused this Assumption of Risk, Release and Indemnification Agreement and Photo Release to be executed as of the
day of _____, 20__.

	JERSEY NUMBER	PLAYER'S PRINTED NAME	PARENT'S/ PLAYER'S SIGNATURE	D.O.B.
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				
11				
12				
G				

I certify, to the best of my knowledge, the above names and signatures are valid.

TEAM NAME _____ **DIVISION** _____

COACH'S NAME _____ **PHONE #** _____
 (PRINT)

COACH'S SIGNATURE _____ **E-MAIL** _____