# Vanlue Athletic Department

# STUDENT ATHLETE HANDBOOK 2018-2019



Adopted: April 23, 2018

### ACKNOWLEDGMENT OF WARNING

Dear Student Athlete & Parent/Guardian:

We are pleased that you are interested in being involved in the interscholastic athletic program at Vanlue Local School and we hope that your experiences are pleasant and rewarding.

Each year in the U.S. over 4 million students participate in interscholastic athletic activities. All of us are aware of the many advantages that sports participation provides:

- 1. Strenuous physical conditioning;
- 2. The development of sports skills;
- 3. An increase in our agility, coordination, flexibility, speed and endurance;
- 4. Instruction in discipline and the promotion of our ability to work with others;
- 5. A challenge, not only to our physical, but also our psychological limits.

While the benefits are numerous, it is important that you recognize that each time you participate in athletics you are assuming certain risks. In fact it is nearly 100% certain that all who participate will experience some type of injury during the course of their athletic career. Many injuries are short term such as sprains, bruises, contusions, cuts, etc. and recovery is quick. On the other hand, injuries may be long term and could result in permanent disability. Certainly the risks are greater in contact activities where chances of injury to the head, neck and spinal cord are greatest. As a result, each sport activity encompasses certain rules and regulations that are designed to protect all participants. For example:

- 1. Participants must wear the proper equipment;
- 2. Participants must be properly conditioned;
- 3. Proper sport techniques must be utilized;
- 4. Participants must exercise good judgment at all times.

With these thoughts in mind, we urge parents/guardians and students to think about the risks involved before participating in the interscholastic athletic program. In this regard, please read and sign the enclosed forms.

- A. Code of Conduct Contract/Handbook
- B. Alcohol/Drug Consent Form
- C. Release Form/Insurance Waiver
- D. Emergency Medical Authorization Form
- E. OHSAA Physical/Authorization/Eligibility Statement
- F. Dual Sport Contract (if applicable)
- G. Acknowledgement of Warning (parent and student)
- H. Concussion Information Form

These forms must be signed and returned BEFORE AN ATHLETE CAN PRACTICE OR PARTICIPATE IN ANY INTERSCHOLASTIC ATHLETIC ACTIVITY.

Yours in Safe Athletics,

Jeremy Kloepfer, Athletic Director Robyn Hoadley, Principal Traci Conley, Superintendent

#### **VANLUE ATHLETIC CODE**

- 1. Students who participate in our school sponsored athletic program must conduct themselves in a way as to reflect favorably on themselves, their team, their school, and their community. It is expected that they will follow the instructions of the coaching staff. All school regulations apply for athletic events and practices. If found being in violation of the code of conduct, the athlete's privilege to practice will rest solely on the discretion of the head coach of the sport(s) affected. Please find below a listing of the Vanlue Student Conduct Code of Athletics.
- 2. The Vanlue Athletic Code of Conduct will be in effect from the first day of the school year until dismissal on the last day of school with the following exceptions:
  - a. The policy will commence for athletes in fall sports (football and volleyball) as of their first day of practice in according to the OHSAA official starting date.
  - b. The policy will remain in effect for athletes in spring sports (track, baseball, and softball) until their team and all teammates are done competing for the season.
- 3. All school team summer and pre-season activities are subject to this policy. Students included are those in grades 7-12. Students are subject to this policy the day they join their first athletic team.
- 4. Athletic Code of Conduct

ANY ATHLETE WHOSE CONDUCT IS JUDGED TO REFLECT DISCREDIT UPON THEMSELVES, THE TEAM, OR THE SCHOOL WILL BE SUBJECT TO DISCIPLINARY ACTION.

#### SPECIFIC AREAS OF MISCONDUCT, BUT NOT LIMITED TO:

- Violations of the Vanlue Athletic Substance Abuse Policy
- Missing team practices or team meetings
- Insubordination to game or school officials
- Violations of policies as set forth by the Ohio High School Athletic Association bylaws and constitution
- Violations of the Vanlue Student Code of Conduct as set forth by the Vanlue Board of Education
- Violations of team rules and policies as established by specific sports

#### Student Expulsion Due Process (in accordance with ORC Section 3313.66)

The behavior of a student can be considered so serious as to justify total removal from the educational program for a prolonged period of time. Actions meriting expulsion are outlined in the student code of conduct. Only the superintendent may expel a student. Expulsion is the removal of a student for more than 10 days, but not more than one year. An expulsion can extend beyond the end of the school year if there are fewer school days than expulsion days remaining. The superintendent may apply any remaining part or all of the period of the expulsion to the following year. Guidelines listed below are followed for all expulsions:

- 1. The student and parent(s) is given written notice of the intended expulsion, including reasons for the intended expulsion.
- 2. The student and parent(s) or representative has the opportunity to appear on request before the Superintendent/ Designee to challenge the action or to explain the student's actions. This notice shall state the time and place to appear, which must not be fewer than 3 days or more than 5 days after the notice is given.
- 3. Within 24 hours of the expulsion, the Superintendent shall notify the parent(s) of the student, the notice shall include reasons for the expulsion, right of the student or parent(s) to appeal to the Board, the right to be represented at the appeal and the right that the hearing be held in executive session.

#### Appeal to the Board

A student or a student's parent(s) may appeal the expulsion by the Superintendent to the Board within 14 calendar days of the formal written notice of expulsion. Failure to timely file an appeal in this manner waives any right to appeal the expulsion.

The student or student's parent(s) may be represented in all such appeal proceedings and are granted a hearing before the Board. All witnesses are sworn and a verbatim record is kept of the hearing which may be held in executive session at the request of the student or parent(s). The student may be excluded from the school during the appeal process.)

### **DAILY ATTENDANCE REQUIREMENTS**

- 1. An athlete must be in school by 9:00AM or not miss more than one hour of school to be eligible to practice or compete interscholastically. Time missed must be considered "excused" as per school attendance policy.
- 2. Prior arrangement must be made with the Principal if appointments are going to be longer than 1 hour in order to practice or compete.
- 3. An athlete who has an excused absence from school on Friday may compete in Saturday competitions.

#### **ELIGIBILITY**

<u>General</u>: The administration shall be responsible for athletic eligibility for athletes, cheerleaders, student trainers, and managers in their respective sport as outlined by the OHSAA. See separate sheet for more information.

- 1. Ohio High School Association rules in regards to scholarship:
  - A. In order to be eligible, a student in grades 9-12 must be currently enrolled and must have been enrolled in school the immediately preceding grading period and received passing grades during that grading period in subjects that earn a minimum of 5.0 credits, or the equivalent, per year toward graduation. Semester grades are not considered for eligibility.
  - B. The eligibility or ineligibility of a student continues until the start of the next grading period at which time the immediately preceding grading period grades become applicable. EXCEPTION: When an interscholastic contest is played in the fall prior to the start of school, the first grading period is considered to have started insofar as this bylaw is concerned.
  - C. A student enrolled in the first grading period after advancement from the 8<sup>th</sup> grade must have passed a minimum of 5 of all subjects carried the immediate preceding grading period in which the student was enrolled.
  - D. A student enrolling in the 7<sup>th</sup> grade for the first time will be eligible for the first grading period regardless of previous academic achievement. Thereafter, in order to be eligible, a student in grades 7 or 8 must be currently enrolled and must have been enrolled in school the immediately preceding grading period and received passing grades during that grading period in a minimum of 5 of those subjects in which the student received grades.
  - E. The eligibility of a transfer student must be established by school records or verification from sending school. The responsibility for establishing eligibility rests with the receiving school.
  - F. Athletes <u>cannot</u> re-establish athletic eligibility by taking course work in summer school.
  - G. Athletes participating in "post-secondary option" programs need to personally see the guidance counselor to work out eligibility.
  - H. Any appeals regarding eligibility will be directed to an OHSAA Commissioner. Only they may waive the requirement of preceding grading period enrollment if a student has been withdrawn or removed from school because of circumstances due to personal accident, illness, or family hardship. The administration of the school shall appeal in writing to the Commissioner. The appeal shall contain documentation with school and medical supporting evidence. The decision of the Commissioner may be appealed to the Board of Control.

#### **DUAL SPORT PARTICIPATION POLICY**

#### Rationale

Vanlue seeks to provide quality co-curricular athletic opportunities for its students. Some students have talents and abilities which they have a desire to contribute to more than one team in a particular athletic season, and both of these teams can benefit. Some activities may struggle with low numbers, and this can boost participation in those sports.

#### STUDENTS PARTICIPATING IN TWO ACTIVITIES DURING THE SAME SEASON

- 1. Students are allowed to participate in two co-curricular sports activities during the same season. Students wishing to participate in two sports during the same season will need to obtain a request form from the athletic director and follow the guidelines set down by the athletic department involving dual sport participation.
- 2. Students are not allowed to participate in "open gyms" as well as other non-school competition in another sport, on the same day they are participating in a school-sponsored co-curricular sports activity without permission from the head coach of the sport in which they are currently participating and the building principal.
- 3. All rules in the Student High School Handbook applies to dual-sport athletes.

#### **RULES OF DUAL-SPORT PARTICIPATION**

- 1. A student who wishes to participate in two sports during the same season must designate a primary sport before the beginning of the first appointed date of practice set by OHSAA for the season of participation.
- 2. A primary sport is defined as the sport which takes precedence over another sport in the event there is a conflict of schedule or any other matter that could lead to a conflict. The student must adhere to the primary sport in the event of any and all conflicts of schedule. If one sport has a contest and the other has practice, the contest will take precedence.
- 3. The student must practice in both sports but the amount of practice time must meet the agreed requirements of the head coaches of those sports involved.
- 4. Approval may be denied because of academic concerns at any time during the sport season. The athlete then will participate in the primary sport only.
- 5. The student and parents or legal guardians, must sign a contract of dual-sport participation before the first practice session he or she attends.
- 6. In the event that a student is disciplined for any infraction in a specific sport, the consequence will also be applied to the second sport in the season of dual participation.
- 7. The High School Athletic Director and the High School Principal will serve in the capacity of advisors and final judgments on matters concerning dual-sports participation.

## DRUG TESTING OF STUDENTS IN ALL EXTRA-CURRICULAR AND ATHLETIC ACTIVITIES

The Board recognizes that all extra-curricular and athletic activities are an integral part of the entire educational program. This policy reflects The Board of Education and the community's strong commitment to establish a drug and alcohol free school program. Students involved in extra-curricular activities need to be exemplary in the eyes of the community and other students. The drug testing and education policy is designed to create a safe, drug free environment for students and assist them in getting help when needed.

This policy applies to any student in grades 7-12 who participates in any extra-curricular activity to include but not limited to: any athletic program, club, or any other extra-curricular activity in the Vanlue Local School District.

Students and parents/legal guardians will be made aware of the drug testing process and the steps and consequences if and when a student tests positive. Although students risk the loss of continued participation in extra-curricular activities, no student shall be suspended or expelled from school as a result of any certified "positive" test conducted by his/her school under this program. No student will be penalized academically for testing positive for banned substances. The results of drug tests will not be documented in any student's academic record.

The purpose of the Drug Screening Program is to aid and assist students. It is not intended to unduly interfere with the student's private life or to bring hardship, but rather to protect the student's well being and threat of others who are associated with extra-curricular activities in the Vanlue School District. Specific goals of the program are as follows:

- 1. To reassure students, parents, and community that the health and academic progress of each of its students is the primary goal of the Vanlue Local School District.
- 2. To provide students with the opportunity to become leaders in the student body for a drug free school.
- 3. To educate any student who may be using or abusing drugs as to the possible physical and mental effects drug use may have, and its possible adverse effects on the team and its members.
- 4. To provide opportunities for treatment and counseling rehabilitation for any student who is determined to be using or abusing drugs.

For purposes of this policy, a positive result shall mean a test result, which indicates the presence of one or more of the listed drugs in the student's urine sample, adulterated specimen, or a substituted specimen. Refusal to produce a specimen will be considered a positive test. The student and their parent/legal guardian shall be notified when a student tests positive.

Random testing will be done throughout the school year. Also included in the testing will be any and all students who have tested positive at an earlier date during grades 7-12.

The definitions of illegal/illicit drugs and alcohol are defined below:

- 1. ILLEGAL/ILLICIT DRUGS: Any substance included in the U.S.C. 802 (6), which an individual may not sell, offer to sell, possess, give, exchange, use, distribute, or purchase under State or Federal Law. This definition also includes all prescribed and over-the-counter drugs being used in any way other than for medical purposes in accordance with the directions for use provided for in the prescription or by the manufacturer. We may also test for Nicotine and Steroids.
- 2. ALCOHOL: Any intoxicating liquor, beer, wine, mixed beverages, or malt liquor beverages as defined in the Ohio Revised Code Section 4301.01. The term "alcoholic beverage" includes any liquid or substance, such as "near beer" which contains alcohol in any proportion or percentage. The term

"alcoholic beverage" does not include a substance used for medical purposes in accordance with directions for use provided in a prescription or by the manufacturer and in accordance with school district policy and rules related to the use of prescription and non-prescription drugs, provided the substance is a) authorized by a medical prescription from a licensed physician and kept in the original container, which shall state the student's name and directions for use or b) an over-the-counter medicine.

If a student tests positive for the presence of drugs/alcohol, the following steps will be taken:

#### **FIRST VIOLATION:**

For the first positive result, the student will be given the following option:

A. The student will have to make an appointment with a certified chemical dependency counselor (or at an agency certified by the Ohio Department of Health or the Ohio Department of Alcohol and Drug Addiction Services) for chemical dependency assessment and then follow the recommendations of the counselor. The parent/guardian/custodian is responsible for all expenses and for providing the Vanlue Local School with documentation that the student completed all recommendations of the counselor. The student will be denied participation for a minimum of 20% of season. The student will need to show a clean test prior to reinstatement. The parent/guardian/custodian and student will meet with the Athletic Director, coach, and/or advisor, and a building administrator to determine reinstatement. The student may be required, at parent/guardian/custodian expense, to submit to weekly or random testing for the remainder of the current school calendar year.

#### OR

B. Denial of participation in interscholastic athletics and extra-curricular activities for the remainder of the current season and for that school year.

#### SECOND VIOLATION:

The student is denied participation for one calendar year from the date of notification of the violation.

#### THIRD VIOLATION:

The student is permanently denied participation in all athletics and extra-curricular activities at Vanlue Local School for the remainder of grades 7-12.

[Adoption date: January 15, 2001] [Re-adoption date: January 11, 2010]

#### **LOCKER ROOMS**

Locker rooms are for student athletes' usage. Vanlue Local School is not held liable for anything that is left in the locker rooms. ALL LOCKERS MUST BE CLEANED OUT PRIOR TO ANY HOME CONTEST (Volleyball, Football, and Basketball).

# STUDENT ATHLETE HANDBOOK AND CODE OF CONDUCT/EQUIPMENT CONTRACT (FALL ATHLETES)

Vanlue Local School Athletic Department STUDENT ATHLETE HANDBOOK AND CODE OF CONDUCT			
Name of Student: Grade:			
I have read, am aware of, and understand the rules and regulations that govern the conduct of participants in Vanlue Local School Athletic Program. The receipt of this code is my first warning, and it is in effect year round. If I choose to violate these rules and regulations, I understand I will be disciplined according to policy.			
I will be responsible for all equipment and uniform issued to me. I will take proper care of, clean and return it when told to. I will pay replacement cost for any equipment that is lost or damaged that has been issued to me.			
I,(Athlete Signature)	will abide by the Vanlue Local School Athletic Department Student Athlete Handbook, Code of Conduct, and Equipment Contract		
I,(Parent/Guardian Signature)	understand my responsibilities and have read the rules with my son/daughter.		
Vanlı	ue Local School Athletic Department  EQUIPMENT CONTRACT		
The athletic equipment may be issued to your son/daughter by the athletic department. By signing this contract, you and your son/daughter agree to accept responsibility for this equipment and will return the equipment at the end of the season. Any lost, stolen, or damaged equipment will be replaced by the student/parent at the current manufacturer's suggest retail price.			
I DO AGREE TO PAY THE COST OF EQUIPMENT THAT WAS ISSUED TO MY SON/DAUGHTER IF IT IS NOT RETURNED TO THE ATHLETIC DEPARTMENT AT THE END OF THE SEASON. <b>EQUIPMENT NOT TURNED IN ON THE DUE DATE ASSIGNED BY THE COACH WILL INCUR A ONE TIME \$20.00 FEE.</b>			
Parent/Guardian Signature	Athlete Signature		

# STUDENT ATHLETE HANDBOOK AND CODE OF CONDUCT/EQUIPMENT CONTRACT (WINTER ATHLETES)

Vanlue Local School Athletic Department STUDENT ATHLETE HANDBOOK AND CODE OF CONDUCT			
Name of Student:	Grade:		
I have read, am aware of, and understand the rules and regulations that govern the conduct of participants in Vanlue Local School Athletic Program. The receipt of this code is my first warning, and it is in effect year round. If I choose to violate these rules and regulations, I understand I will be disciplined according to policy.			
I will be responsible for all equipment and uniform issued to me. I will take proper care of, clean and return it when told to. I will pay replacement cost for any equipment that is lost or damaged that has been issued to me.			
I,(Athlete Signature)	will abide by the Vanlue Local School Athletic Department Student Athlete Handbook, Code of Conduct, and Equipment Contract		
I,(Parent/Guardian Signature)	understand my responsibilities and have read the rules with my son/daughter.		
Vanlue Local School Athletic Department  EQUIPMENT CONTRACT			
The athletic equipment may be issued to your son/daughter by the athletic department. By signing this contract, you and your son/daughter agree to accept responsibility for this equipment and will return the equipment at the end of the season. Any lost, stolen, or damaged equipment will be replaced by the student/parent at the current manufacturer's suggest retail price.			
I DO AGREE TO PAY THE COST OF EQUIPMENT THAT WAS ISSUED TO MY SON/DAUGHTER IF IT IS NOT RETURNED TO THE ATHLETIC DEPARTMENT AT THE END OF THE SEASON. <b>EQUIPMENT NOT TURNED IN ON THE DUE DATE ASSIGNED BY THE COACH WILL INCUR A ONE TIME \$20.00 FEE.</b>			
Parent/Guardian Signature	Athlete Signature		

# STUDENT ATHLETE HANDBOOK AND CODE OF CONDUCT/EQUIPMENT CONTRACT (SPRING ATHLETES)

Vanlue Local School Athletic Department STUDENT ATHLETE HANDBOOK AND CODE OF CONDUCT				
Name of Student: Grade:				
I have read, am aware of, and understand the rules and regulations that govern the conduct of participants in Vanlue Local School Athletic Program. The receipt of this code is my first warning, and it is in effect year round. If I choose to violate these rules and regulations, I understand I will be disciplined according to policy.				
I will be responsible for all equipment and uniform issued to me. I will take proper care of, clean and return it when told to. I will pay replacement cost for any equipment that is lost or damaged that has been issued to me.				
I,(Athlete Signature)	will abide by the Vanlue Local School Athletic Department Student Athlete Handbook, Code of Conduct, and Equipment Contract			
I,(Parent/Guardian Signature)	understand my responsibilities and have read the rules with my son/daughter.			
Vanl	ue Local School Athletic Department  EQUIPMENT CONTRACT			
The athletic equipment may be iss this contract, you and your son/da return the equipment at the end of	•			
The athletic equipment may be issethis contract, you and your son/dareturn the equipment at the end of replaced by the student/parent at I DO AGREE TO PAY THE COST OF RETURNED TO THE ATHLETIC DEPARE	EQUIPMENT CONTRACT  sued to your son/daughter by the athletic department. By signing aughter agree to accept responsibility for this equipment and will of the season. Any lost, stolen, or damaged equipment will be			

#### INFORMED CONSENT AGREEMENT

We hereby consent to allow the student named on the reverse side to undergo urinalysis testing for the presence of illicit drugs, alcohol, or banned substances in accordance with Policy and Procedures for Drug Testing of the Vanlue Local School District.

We understand that testing will be administered in accordance with the guidelines of the Vanlue Local School District Drug Testing Policy for student athletes.

We understand that any urine sample taken for drug testing will be tested only by a Board approved company.

We hereby give our consent to the company selected by the Vanlue Board of Education, its employees, or agents, together with any company, hospital, or laboratory designated to perform urinalysis testing for the detection of drugs.

We further give our consent to the company selected by the Vanlue Board of Education, its employees, or agents, to release all results of these tests to designated School District employees or agents. We understand that these results will also be available to us upon request.

I, the student, hereby authorize the release of the results of such testing to my parent/guardian/custodian.

We hereby release the Vanlue Board of Education, its employees, or agents from any legal responsibility or liability of such information and records.

This will be deemed a consent pursuant to the Family Educational Rights and Privacy Act of 1974, 20 U.S.C. 1232g as amended, and the Ohio Revised Code 3319.321, for the release of the test results as authorized by the Informed Consent Agreement or as required by law.

### **VANLUE SCHOOL INFORMED CONSENT AGREEMENT**

STUDENT NAME:	GRADE:		
AS A STUDENT:			
<ul> <li>I understand and agree that participation in athl withdrawn for violation of the Vanlue Local School</li> <li>I have read the Drug Testing Policy and thorough</li> </ul>	understand and agree that participation in athletic/extracurricular activities is a privilege that may be withdrawn for violation of the Vanlue Local School District Drug Testing Policy.  have read the Drug Testing Policy and thoroughly understand the consequences that I will face if I do		
and random urine drug & alcohol testing, and if	etic/extracurricular program I will be subject to initial I refuse, I will not be allowed to practice or participate and the informed consent agreement and agree to its		
STUDENT SIGNATURE	DATE		
<ul> <li>my son/daughter/ward as a participant in athlet District.</li> <li>I pledge to promote healthy lifestyles for all stude.</li> <li>I understand that my son/daughter/ward, when will be subject to initial and random urine drug &amp; allowed to practice or participate in any athletic Consent Agreement and agree to its terms.</li> </ul>	Testing Policy and understand the responsibilities of cic/extracurricular activities in the Vanlue Local School dent participants in the Vanlue Local School District.  participating in any athletic/extracurricular programs, alcohol testing, and if he/she refuses, will not be /extracurricular activities. I have read the informed son/daughter/ward is a participant in athletic/extra district.		
PARENT/GUARDIAN/CUSTODIAN SIGNATURE	DATE		
PARENT/GUARDIAN/CUSTODIAN PRINTED NAM	WORK/CELL PHONE		

# VANLUE LOCAL SCHOOL ATHLETIC DEPARTMENT ATHLETIC RELEASE AND INSURANCE WAIVER

RELEASE				
We, the undersigned, student and parent(s)/guardian(s) of, do, do, do				
hereby release, waive, discharge and covenant not to sue the Vanlue Local School District Board of Education, its individual members, Superintendent, principals, administrators, employees, agents or anyone acting on its behalf, from any and all liability, claim, demand, action or cause of actions, of whatever kind or nature, either in law or equity, arising from or by reason of any bodily injury, personal injury or mental injury, known or unknown,				
including death, resulting from or to result from's participation in's participation in'				
sports and/or any other extracurricular activity on behalf of or in the name of the Vanlue Local School District Board of Education.				
We hereby assume full responsibility for the risk of bodily injury, personal injury or mental injury or death due to				
extracurricular activities on behalf of or in the name of the Vanlue Local School District Board of Education.				
We expressly agree that his/her release is intended to be as broad and inclusive as permitted by the laws of the State of Ohio or any other state in which said student may be injured and that if any portion of this release is held invalid, it is agreed that the balance shall, nevertheless, continue in full force and effect.				
We further state that I/we have carefully read the above release and know the contents of the same and sign this release of our own free act.				
Dated: (Parent/Guardian)				
Dated:				
Dated:				
(Student)				
INSURANCE WAIVER				
I am aware that the school does not carry accident or death insurance on my child. I am also aware, except in proven cases of negligence, that any financial responsibility arising from injury or death which occurs to my child while participation in any school sport or sport related activity is my financial responsibility.				
I have been offered the opportunity to purchase accident and accidental death insurance at the beginning of this school year.  Name of Athlete Date of Birth				
Parent's Name				
Address				
I believe that our personal coverage is adequate and do not wish to purchase the school insurance.				
SignedDate				

#### **VANLUE LOCAL SCHOOL**

#### **EMERGENCY MEDICAL AUTHORIZATION FORM**

School Year: 20 20	Grade:
Student Name:	
Address:	
City: State: OHIO Zip:	<del></del>
HOME Phone: ()	_
	guardians to authorize the provision of emergency treatment for
children who become ill/injured while under school auth specify which you would like dialed first, second, etc. dur	ority. Next to each phone number, including HOME Phone, please ing school hours. Do not renumber each section.
Mother's Name:	Work Phone:
	Cell Phone:
Father's Name:	Work Phone:
	Cell Phone:
Other's Name:	Work Phone:
	Cell Phone:
Names of Other Relatives/Childcare Providers that may	be called in case above parents/guardians cannot be reached:  Work Phone:
Relationship:	Cell Phone:
Name:	Work Phone:
Relationship:	Cell Phone:
Name:	Work Phone:
Relationship:	Cell Phone:
Names and grades of other siblings that are attending V	'anlue School:
Name:	Grade:

### PLEASE COMPLETE EITHER PART I OR PART II ON THE REVERSE SIDE

**NOTE:** If your child plays a fall sport, please only fill out one form and hand it in to the coach as they will then bring it to the main office to be copied.

#### **PART I: TO GRANT CONSENT**

I hereby give consent for the following medical care providers and local	al hospitals to be called:
Physician:	Phone: ()
Dentist:	Phone: ()
Medical Specialist:	Phone: ()
Local Hospital:	Phone: ()
In the event reasonable attempts to contact me have been unsuccessful.  1. the administration of any treatment deemed necessary designated preferred practitioner is not available, by a 2. the transfer of the child to any hospital reasonably accommodate of the child to any hospi	ry by above-named doctors or in the event the another licensed physician or dentist and; cessible.  nions of two other licensed physicians or dentists, performance of such surgery.
Signature of Parent/Guardian:	
Address:	
PART II: REFUSAL TO CONSENT	
I <b>DO NOT</b> give my consent for emergency medical treatment of my ch treatment, I wish the school to take the following action:	, , , , , , , , , , , , , , , , , , , ,
Signature of Parent/Guardian:	Date:
Address:	

#### **VANLUE DUAL SPORTS PARTICIPATION FORM**

ATHLETE: \_\_\_\_\_\_ FALL\_\_\_ WINTER\_\_\_ SPRING\_\_\_\_ 20\_\_/20\_\_

۸.۵	املده	ato is olicible for dual specific positivistics become	d on the fallowing orthograp.				
ΑN		lete is eligible for dual sports participation based on the following criteria:  To be eligible, a student-athlete must be enrolled and have received passing grades in a minimum of five one-					
		credit courses, or the equivalent, in the immediately preceding grading period.					
	2.	Both athlete and parent/guardian meet with the At	thletic Director and coaches involved <b>prior</b> to the fifth day of				
		official practice (according to the OHSAA guidelines).					
	3.	The athlete will choose his/her primary sport. This form must be signed by the athlete, parent/guardian, Athletic Director, and both coaches.  Should the athlete quit one or both sports after beginning the official season, they will be ineligible for dual sport participation for one calendar year.  Team contests may take priority over independent competition in certain circumstances.					
	4.						
	5.						
	6. If two BVC contests are scheduled on the same day, the athlete <b>must</b> attend the contest of their designated						
primary sport. This includes OHSAA sponsored events and league playoffs.			-				
	7.	State competition has priority over BVC competition.					
<ul> <li>8. Independent competition takes preference over practice.</li> <li>9. Varsity practice takes preference over freshman/junior varsity competition unless agreed on by both</li> </ul>			ractice.				
			inior varsity competition unless agreed on by both coaches				
		prior to the scheduled event.					
	10.	In the event there are no contests scheduled, the a	athlete will attend practice of both sports. Coaches will work				
		together to allow practice time for each sport as ne	ecessary and practical.				
	11.	No athlete is guaranteed playing time. Coaches will have the final decision in how much game/contest playing					
		time the athlete receives. This agreement only allo	ows the athlete the <b>opportunity</b> to participate in more than				
		one sport.					
	12. Final judgment will be made by the Athletic Director and Pr		or and Principal on matters concerning dual sports				
		participation.					
		RY SPORT:	SECONDARY SPORT:				
			agree to follow all procedures associated with dual				
spc	ort p	articipation.					
		Athlete	 Date				
		Attricte	Date				
		Parent/Guardian	Date				
		Athletic Director	Date				
Pri	mai	ry Sport Coach Date	Secondary Sport Coach Date				