



Minnesota Volleyball Academy

Club Acceptance Contract Notice

As part of our club acceptance and participation in the Minnesota Volleyball Academy (MVA) Club, we (parent, legal guardian, and player) understand, acknowledge, and/or agree to the following binding club commitment contract:

- 1) Participation in MVA Club requires the payment of the club season fee. The season fee may be paid in installments as per the club's payment fee schedule or payment plan. Any player whose account is not paid to date may not, at the Club Director's discretion, be allowed to participate in practices or tournaments.
- 2) Accepting a spot on a team in MVA Club, as demonstrated by signing of the NCR Letter of Commitment and payment of initial Deposit fees, represents a commitment to MVA for the entire 2025-2026 season. Based on these commitments, the club makes Payments for registrations, travel, and lodging which are often not recoverable. If a player withdraws from MVA at any point during the season, that player and her family are still obligated for the payment of all fees for the 2025-2026 season. No refunds will be provided, nor will any checks be returned because to do so would unfairly increase other players' fees. Again, all fees are due in full regardless of the duration of participation.
- 3) We understand that we are paying for training and not for guaranteed playing time. We understand that playing time and position assignments will not be equal among each member and are at the discretion of the coach. We also understand the amount of playing time and positions which are assigned to players in practices and matches are at the discretion of the team coach. If we have a concern with regards to playing time and position, we will follow the proper protocol listed in the MVA Club Handbook. We understand we are not to approach a coach during a tournament, before, after or during a match.
- 4) All injuries, regardless of severity are required to be reported to the MVA Club coaching staff and/or director. If a severe injury occurs during the JO season and prohibits participation for the duration of the JO season, the participant is required to obtain a medical clearance letter from a doctor to continue participation in the remainder of JO season. If a player is injured so severely during the season that continued participation is not possible for the remainder of the season, MVA Club will attempt to find a replacement. Any replacement player must be approved by club director. The replacement player would then assume all financial costs for the remainder of the season. If a suitable replacement cannot be found, the injured player and her family are responsible for all unavoidable expenses for the remainder of the season.
- 5) If a member chooses to quit the Minnesota Volleyball Academy Club season early. Completing financial obligations is an entrusted requirement of the Minnesota Volleyball Academy Club. Again, all fees are due in full regardless of the duration of participation. MVA Club may seek legal recourse to recover any unpaid fees from families who have not fulfilled their financial obligation to MVA for the 2025-2026 season. Additionally, Minnesota Volleyball Academy Club will notify all twin cities metro area club directors the name of the athlete's/family's name, if they have not completed their financial commitment for the 2025-2026 season by June 2026. That club will have the discretion to allow the athlete/family to participate in their club until the family fulfills their previous commitment.
- 6) If a player is caught drinking, smoking, using drugs or has a citizenship (bullying) violation, a suspension may occur. A violation will result in a two-week suspension. Players will be expected to attend practices but may not participate in tournaments and are subject to NCR/USAV rules. We expect full parental cooperation with violation issues. The suspension handed will be determined by Club Directors, coaching staff and volunteers appointed by the Club Directors.
- 7) Once a player has committed to the Minnesota Volleyball Academy Club, she is not allowed to transfer to another club/team. This is a North Country Region policy. For extraordinary circumstances, please contact MVA Director Quang Vo.

Parent/Legal Guardian/Player Contract - A copy of this club acceptance contract notice was provided to each parent of an athlete who has signed the 2025-2026 NCR Letter of Commitment and MVA payment methods and plan options at tryout signing.

We have received, read, and acknowledge our understand of the obligations and commitments to the Minnesota Volleyball Academy Club. We understand that we are agreeing to this binding contract by our participation and commitment to this Club. We are agreeing to abide by the Minnesota Volleyball Academy Club contract, procedures, and financial obligations as indicated in this document.

Parent/Legal Guardian Signature: _____

Athlete's Signature: _____