

Sportsplex General Liability Concerns

owned by an employee that is used to run an errand on behalf of the sportsplex. Under most state laws, the following parties can be sued when there is an auto accident: 1) the owner of the vehicle, 2) the driver of the vehicle, and 3) any organization (sportsplex) for whose purpose the trip is made.

ABUSE & MOLESTATION BUYBACK: The buyback may be available for sportsplexes that are willing to implement certain risk management controls such as educational programs for administrators and volunteers, background checks on all employees and volunteers who have repeated access to youth, and the implementation of policies and procedures that make an incident less likely to occur.

EMPLOYEE BENEFITS LIABILITY: This endorsement can be added to a General Liability policy to cover claims alleging negligence in the administration of employee benefit programs. An example would be the negligent omission of a new employee under a Group Health plan and a resulting claim that is denied.

To Get A General Liability Quote For Your Sportsplex

Go to www.sadlersports.com/sportsplexinsurance and print off an application, complete, and return to Sadler & Company, Inc. Please be sure to indicate that you are a SODA member.

Disclaimer: The content of this article is in no way meant to provide legal advice or specific insurance advice given to a particular sportsplex, but instead is meant to convey general insurance and risk management principles. An attorney and insurance agent should be consulted for specific advice based on the unique risk characteristics of each sportsplex.

© 2006 Sadler & Company, Inc.
All Rights Reserved



Note: Just a reminder that Sadler & Co. is the National Administrator of the SODA National Insurance Program which can be found at:
<http://www.amateursportsinsurance.com>