



ORIGINATION DATE:	May 14, 2014
LAST DATE OF REVIEW OR REVISION:	May 14, 2014
APPROVED BY:	Chatfield Girls Lacrosse Board of Directors

---

**TITLE: Member Indebtedness to Chatfield Girls Lacrosse**

---

**RECITATIONS**

Chatfield Girls Lacrosse observes that sometimes Members become financially indebted to the corporation as a result of nonpayment of financial obligations to the corporation, for example nonpayment of membership dues in the corporation, nonpayment for orders and registrations made through the corporation, nonpayment of charges for loss of the corporation’s equipment, and the like.

**PURPOSE**

Therefore the purpose of this policy is to define Chatfield Girls Lacrosse’s response to Member indebtedness to the corporation.

**SCOPE / PERSONNEL**

This policy applies to all Members of Chatfield Girls Lacrosse, as defined in its Bylaws, and applies to the Board of Directors for consistent enforcement.

**DEFINITIONS**

*Bylaws* – the Bylaws of Chatfield Girls Lacrosse.

*Fiscal Year* – a fiscal year of Chatfield Girls Lacrosse’s operation, as defined in its Bylaws.

*Member* - a member of Chatfield Girls Lacrosse as defined in its Bylaws (i.e. a parent or guardian of a Player).

*Player* - a player on the roster of the Chatfield Senior High School girls lacrosse program in a Season.

*Season* – the high school girls lacrosse season as set by the Colorado High School Activities Association (CHSAA).

**POLICY STATEMENT**

If, at the time of the annual Chatfield Girls Lacrosse end-of-Season banquet, the Members associated with a Player are indebted to Chatfield Girls Lacrosse for nonpayment of financial obligation(s), then Chatfield Girls Lacrosse shall not pay for that Player’s attendance at the banquet. The Player may still attend the banquet, but only if her attendance is paid for by a party other than Chatfield Girls Lacrosse.

If, at the time of a Members’ meeting of Chatfield Girls Lacrosse as defined in the Bylaws, the Members associated with a Player are indebted to Chatfield Girls Lacrosse for nonpayment of financial obligation(s), then those Members’ voting rights as provided in the Bylaws shall be suspended during that Members’ meeting, and shall remain suspended until those Members’ debt to the corporation is paid.

If, at the start of a Fiscal Year of Chatfield Girls Lacrosse’s operation, the Members associated with a Player are indebted to Chatfield Girls Lacrosse for nonpayment of financial obligations, then all rights provided to those Members in the Bylaws shall be suspended until those Members’ debt to the corporation is paid.

## CHATFIELD GIRLS LACROSSE | CORPORATE POLICY DOCUMENT

If, at the end of a Fiscal Year of Chatfield Girls Lacrosse's operation, the Members associated with a Player are indebted to Chatfield Girls Lacrosse for nonpayment of financial obligation(s), and those Members participate in the King Soopers Neighborhood Rewards (KSNR) program operated by Chatfield Girls Lacrosse, then Chatfield Girls Lacrosse shall appropriate from those Members' KSNR funds an amount of money equal to the balance of those Members' KSNR account, or the sum total of those Members' unpaid obligations to Chatfield Girls Lacrosse, whichever is less. If the amount of money appropriated from those Members' KSNR funds is less than the sum total of those Members' unpaid obligations to Chatfield Girls Lacrosse, then those Members shall remain indebted to Chatfield Girls Lacrosse for the difference.

### **REVIEWED BY**

Board of Directors

# # #