HB 1824, otherwise known as the Zachery Lystedt Law, was signed into law on May 14, 2009. It requires, as of July 26, 2009, that additional steps be taken regarding concussions in private non-profit youth athletic programs using school district facilities. Sudden Cardiac Arrest SB 5083 sec 3 became law on July 15, 2015, which also requires educational training.

These bills require training and documentation, which private non-profit youth programs and their parents/guardians using school district facilities must adhere to. Private non-profit youth programs and their parents/guardians must meet these minimum requirements:

1. All sports coaches will have to take training on the nature and risk of concussions and head injury including continuing to play after a concussion or head injury and the Sudden Cardiac Arrest information provided.

2. On a yearly basis, a concussion and head injury/Sudden Cardiac Arrest information sheet shall be signed and returned by the youth athlete and athlete’s parents/guardian prior to the youth athlete’s initiating practice or competition.

3. All athletes suspected of suffering a concussion or brain injury will be removed from practice or competition and not returned to play until cleared in writing by a licensed health care provider trained in the evaluation and management of concussions (Medical Doctors, Doctor of Osteopathy, Advanced Registered Nurse Practitioner, Physicians Assistants, and Certified Athletic Trainers).

4. All private non-profit youth sports groups using school facilities shall:
   a. Provide the school with written proof of insurance covering their youth athletes with limits required by the law. (The Sunnyside School District requires certification of not less than one million dollars (1,000,000).) and,
   b. All coaches, players, and parents of private non-profit youth teams shall have similar training as outlined for school coaches, players, and parents prior to the start of any practice and,
   c. The private non-profit youth sports groups shall submit a statement of compliance with the insurance coverage and required head injury training and sudden cardiac arrest training prior to receiving access to school facilities.

Sunnyside School District #201
Compliance Statement for HB 1824 Youth Sports-Head Injury Policies
Sudden Cardiac Arrest SB 5083

This page must accompany the Application For Use of School Facilities. The Sunnyside School District or its designee will not grant access to school facilities until this page is returned and requirements of the application are complete and approved.

__________________________, a private non-profit sports group verifies all coaches, athletes and their parents/guardian have complied with mandated policies for the management of concussion, head injuries and sudden cardiac arrest as prescribed by HB 1824, Section 2 and Sudden Cardiac Arrest SB 5083 sec 3.

Proof of insurance under an accident and liability policy issued by an insurance company authorized to do business in Washington State is on file with the Sunnyside School District of not less than one million dollars (1,000,000).

Representative of Private Non-Profit Organization  Position with organization  Date signed