REFRESHING MOUNTAIN CAMP, INC.

RELEASE AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT

THIS IS A CONTRACT AND AFFECTS YOUR LEGAL RIGHTS. PLEASE READ IT VERY CAREFULLY AND UNDERSTAND IT BEFORE YOU SIGN.

I, the undersigned, hereby understand and unconditionally agree, on behalf of myself or, if I am signing this document on behalf of a person who is under the age of eighteen (18) ("Minor"), on their behalf as his/her Guardian, and my heirs, assigns, personal representatives and estate (or those of the Minor if I am his/her Guardian), to all of the terms set forth in this Release and Waiver of Liability and Indemnity Agreement ("Release"). This Release is for the benefit of Refreshing Mountain Camp, Inc. ("Refreshing Mountain" or "RMC") and their respective directors, officers, employees, trusts and agents.

<u>DESCRIPTION OF THE ACTIVITIES</u>. The activities, services, programs, and facilities at Refreshing Mountain provide opportunities for adventure recreation, including but not limited to ziplining, aerial excursion courses, elevated obstacle courses, high ropes courses, climbing, rappelling, giant swings (collectively, "aerial activities"), hiking, escape rooms, horseback riding, swimming and swim lessons, archery, slingshots, pedal carts, scavenger hunts, physical challenge courses, playgrounds, domesticated animal encounters, wildlife encounters, axe throwing, and other similar experiences.

The aerial activities include varying combinations of zip lines, sky bridges, obstacles, elevated walkways, stairs, and hikes on uneven inclining and declining terrain. Participants may be exposed to sudden jarring impacts and sudden drops of height along the course. Participants wear safety harnesses and protective gear at all times. Aerial activities have a maximum weight limit of two hundred eighty (280) pounds. Participants must be five (5) years of age or older to participate in all other aerial activities.

MEDICAL CONCERNS. Participants must be reasonably fit, must be able to demonstrate the required skill, and be able to understand all instructions prior to participating in any activity. Obesity, high blood pressure, cardiac and coronary artery disease, pulmonary problems, pregnancy, arthritis, tendonitis, prior head, neck, or back injuries or other joint and muscular-skeletal problems may impair the safety and wellbeing of participants during the activities, as may medical, physical, psychological and psychiatric problems. All such conditions may increase the inherent risks of the experience and cause the participant to be a danger to themselves and others. Participants with underlying medical problems that put them at greater risk of injury or illness during an activity must carefully consider those risks before choosing to participate, and they must fully inform the staff prior to the beginning of the activity. Refreshing Mountain reserves the right to exclude an applicant from participation for medical, safety, and/or other reasons.

ACKNOWLEDGEMENT OF RISKS. (Initial each item below) IF I DO NOT AGREE WITH THE CONDITIONS BELOW, I WILL NOT USE, AND I WILL NOT LET MY CHILD(REN) USE REFRESHING MOUNTAIN'S FACILITIES.

(initial) I am physically and medically able to safely complete these activities. I am aware of the medical, weight and age restrictions to participate in the aerial activities, and I certify that I and/or any Minor accompanying me for whom I am Guardian, meet these restrictions. My participation in this activity(ies) is purely voluntary, and I have elected to participate in spite of the risk I am not currently under the influence of alcohol, illegal drugs, or impairing legal drugs.
(initial) In consideration for using RMC's facilities as described above and RMC furnishing services and/or equipment to enable me to participate in activities associated with or enter upon the lands of RMC, their agents, owners, associates, and all other persons or entities acting in any capacity on their behalf, I hereby voluntarily agree to release, indemnify, discharge, hold harmless and covenant not to sue RMC, on behalf of myself, my children, my parents, my heirs, assigns, personal representative, and/or estate for any and all claims of liability arising out of their negligence, strict liability, breach of contract, or any other act or omissio which causes the undersigned illness, injury, death, and damages of any nature in any way connected with my participation in the activities or for being upon the lands of RMC.
(initial) I fully understand the activity or activities involve(s) risks and dangers of serious bodily injury, including permanent

disability, paralysis, and/or death. These risks and dangers may be caused by my own actions or inactions, the actions or inactions of others participating in the activity or activities, the condition(s) in which the activity or activities take(s) place. I further recognize and

	-	of age, I have read and voluntarily agreed th	at
PRINT Guardian's Name (if under 18)	 Guardian's Signature	 	
PRINT Participant's Name	Participant's Signature	 Date	
ANY OTHER CAUSE. I FULLY RECOGNIZE AND RELEASE), AM HURT, DIE, OR MY PROPERTY IS AGAINST RMC EVEN IF THEY NEGLIGENTLY OF EXPRESSLY ASSUME ALL RISK. I VOLUNTARILY I understand that this Release shall be governed hereunder shall be brought and decided exclusion thereof, to be unenforceable, that provision of the intent of the parties, and the remainder of I understand that RMC reserves the right, in its employees deem a hazard to themselves or to incapable of following the instructions, meeting not limited to, any medical or safety reasons. I participating in the activity for any reason what its activities and for use of its property at any to	S DAMAGED, I AM GIVING UP MY RIGH R BY SOME OTHER ACT OR OMISSION OF SIGN MY NAME AS EVIDENCE OF MY A ed under the laws of the Commonwealth sively by binding arbitration. If the Court of the Release will be enforced to the man this Release will continue in full force a a sole discretion, to accept or deny servi others. RMC may terminate my particip ing the safety requirements or the rigors specifically agree to release RMC from tsoever. RMC may alter its published or	TTO MAKE A CLAIM OR FILE A LAWSUIT AUSE THE INJURY, DAMAGE OR DEATH. I ACCEPTANCE OF THE ABOVE PROVISIONS. In of Pennsylvania. Any legal action arising a finds any provision of this Release, or portion aximum extent permissible so as to effectuate and effect. It is a support of the series of participating in the activity, including but any liability if I am prevented from announced requirements for participation in	•
I HAVE READ THE ABOVE WAIVER AND RELEA RELIEVE RMC FROM LIABILITY FOR PERSONAL	INJURY, PROPERTY DAMAGE OR WRO	NGFUL DEATH CAUSED BY NEGLIGENCE OR	
(initial) I hereby grant permission to RI records of my and/or my child(ren)'s likeness a	-	ther purposes, photo, video, and/or audio ensation to me or anyone else otherwise.	
(initial) I fully understand and acknowl may exist in my use of RMC property and equi such activities and/or use of such equipment of fractures, partial and/or total paralysis, other abites, exposure to extreme temperatures and participants or objects, my physical condition, the owners, employees, officers and agents of contract, the forces of nature or other causes. foreseeable or unforeseeable causes including conditions, my ability to participate in the activor ensnared with ropes or other equipment, a recreational activities that takes place in an outand/or use of equipment, I hereby assume all in whole or in part by the negligence or other evolunteers or employees, other participants, sactivity or activities of RMC take place, or by a	pment and my participation in the above hay result in injury or illness including, build all the serious disabilities and falls, encounted in the meanth of the serious disabilities and injury and illness; (C) these risks and RMC, the negligence of participants, the left of the serious and injury and illness; (C) these risks and RMC, the negligence of participants, the left of the serious and left of a givity, risks of falling from high platforms, and other hazards and dangers that are introduced in the serious and all responsibility from the serious and dangers and all responsibility from the serious administrators, opponsors, advertisers, and if applicable, conduct of the owners, and if applicable, conduct of the serious and in the serious and	ut not limited to bodily injury, strains, ity or death; exposure to insect, tick, or snak unters with animals, collisions with other d dangers may be caused by the negligence of enegligence of others, accidents, breaches of es, risks and dangers may arise from uide or employee, weather, land or course stands, or towers, risks of becoming entanglategral to or reasonably foreseeable c; and (D) by my participation in these activition any losses and/or damages, whether causedirectors, agents, officers, members, owner and lessors of premises on which the	e of fed
damages I incur as a result of my participation	·		
rules associated with each activity. I further ag discontinue further participation in the activity to me or not readily foreseeable at this time; a	ree and warrant that at any time I belie or activities. There may be other risks a	ve conditions to be unsafe, I will immediately and economic and social losses either known	/
agree to inspect each reature and associated to	acilities and equipment prior to use and	redu dilu obey ali siglis, aliu witteli oi verba	11

said Minor may participate in RMC activities, and I sign this release on their behalf. In addition, I give RMC permission to treat said Minor in case of illness, injury, emergency, or accident. Should emergency medical services become necessary for the undersigned

participant or Minor, the expenses are the sole responsibility of the participant.