

KOKOSING VALLEY INC.

[Part I]

IMPORTANT. READ CAREFULLY. This document affects your legal rights. It must be signed by you, the “Participant”, if you are renting or otherwise using equipment or participating in activities offered by (referred to in this document as “Provider”). If you are a minor Participant (under 18 years of age), it must be signed by your parent or guardian. The parent or guardian agrees to these terms individually and on behalf of the minor. References in this agreement to “I” or “we” include all who sign below unless otherwise clearly indicated.

PARTICIPANT AGREEMENT

(Including Acknowledgment and Assumption of Risks, Agreements of Release and Indemnity, and Additional Provisions)

In consideration of the opportunity to rent or otherwise use certain equipment and/or participate in activities offered by Provider, Participant (adult or minor), and the parent or guardian of a minor Participant, understand, acknowledge and agree as follows:

[Part II] Equipment

Participant (adult or minor) is responsible for any and all equipment provided by Provider. This equipment includes but is not limited to: Canoes, kayaks, tubes, paddles, and life jackets (personal flotation devices). Participant is responsible and agrees to pay for all costs associated with any loss or damage to these items and is requested to report any loss or damage to the Provider. Participant understands that if any loss or damage is not reported and discovered later Participant is still liable for the loss and/or damages.

[Part III] Activities, Hazards and Risks

The services of Provider may include renting equipment and providing trips by canoe, kayak or tubes (referred collectively, as watercraft). Activities, scheduled and unscheduled, associated with these services may include, in addition to travel by water, swimming, wading, hiking, climbing on rocks and slopes, portaging (carrying the watercraft between water travel sites), loading and unloading watercraft from trailers and travel to and from the activities.

The Hazards and risks (together as referred to as “risks”) of the use of the watercraft include the following: entering, exiting and operating the watercraft; water which may be fast, deep, cold, and subject to rapid change; objects which may be encountered in and out of the water, and which may not be obvious, including debris, trees, rocks, boulders, dams, bridges, and other hazards; the watercraft may overturn, swamp and sink and the occupants may become separated from the craft; feet and other parts of the body may become entrapped in and under rocks and other objects; participants may strike or be struck by objects, other watercraft, and other persons, in and outside of the watercraft. Risks of other activities include those associated with hiking and moving on and over terrain, including the shoreline, the premises of Provider and others, and elsewhere, which may be unstable, steep and slippery and where rocks, trees and other objects may fall, and man-made and natural structures may fail; animals including poisonous reptiles and poisonous plants may cause harm; swimming in unfamiliar surroundings may cause entrapment, injury from slips and falls and drowning. Other risks include errors in judgment of Provider’s staff and other participants, including the improper assessment of capabilities and conditions pertaining to the activities; certain activities may be instructional, and designed to extend the skills of participants; equipment may be misused or fail because of manufacturing defects or otherwise; collisions may occur while traveling by vehicle to and from the activities; the activities are subject to the unpredictable forces of nature, including exposure to the sun, cold, wind, hail, lightning, flash floods and other such phenomena; activities may take place in remote places, significantly delaying emergency medical care and evacuations.

Participant, and the parent or guardian of a minor Participant acknowledge and understand that the description of activities and risks above is not complete and that all activities, whether or not described, may be dangerous and may include risks which are inherent and cannot be reasonably avoided without changing the nature of the activity. Participation in the activities can cause bites, stings, allergic reactions, overexertion, heat stroke, hypothermia, illness due to contaminated water, bumps, cuts, bruises, strains, broken bones, and other injuries and illnesses. Property loss, serious injury and death, including by falling and drowning, are possible.

Provider has made no effort to determine, and accepts no responsibility for medical, physical or other qualifications or the suitability of Participant, or other participants, for the activities. Participant, and the parent or guardian of a minor Participant, accepts full responsibility for determining Participant’s medical, physical or other qualifications or suitability for participating in the activities. Provider is not responsible for the water conditions, routes, or other activities of renters of its equipment. Alcohol will, and other substances may, impair judgment and reduce a participant’s ability to effectively manage the risks of water travel, camping and land activities; participants should inspect unfamiliar rapids and other hazards before attempting to pass through or over them; participants should always wear a fastened life jacket (personal flotation device); participants should wear footwear which will provide protection from sharp objects and which will minimize the risk of foot entrapment. Failure to adhere to these and other safety precautions may result in serious injury or death.

[Part IV] Acknowledgment and Assumptions of Risks

I, the Participant and the parent or guardian of a minor Participant, understand the nature of the services of Provider and other activities which may occur, and their risks. I acknowledge and expressly assume all risks of the activities, whether or not described above, known or unknown, and inherent or otherwise. I take full responsibility for any injury or loss, including death, which I or a minor child for whom I sign, may suffer, arising in whole or part out of such activities.

[Part V] Agreements of Release and Indemnification, and Additional Provisions

If I am an adult participant, or the parent or guardian of a minor participant, I agree, for myself and on behalf of the minor participant for whom I am signing, as follows:

I release Provider, its employees, contractors, volunteers, directors and owners ("Released Parties") from any and all claims of injury or loss which I, or the minor child for whom I sign, may suffer arising out of or in way related to my, or the child's, enrollment in or participation in the activities of Provider or the use of its equipment. Neither I, the minor child, nor anyone acting on our behalf, will bring suit or otherwise assert any such claims against a Released Party.

I will indemnify (that is, defend and satisfy by payment or reimbursement, including costs and attorney fees) each Released Party from any claim of liability, including one brought by or for a minor child for whom I sign, a co-participant in any of the activities of Provider, a rescuer, a member of my, or the minor child's, family, or any one else, asserting a loss arising out of or in any way related to my, or the child's enrollment in or participation in the activities of Provider or the use of its equipment.

The agreements of release and indemnification above include claims arising in whole or in part from negligent (but not grossly negligent, reckless or intentionally wrong) acts or admissions of Released Parties or any of them, and all other claims, including for personal injury, wrongful death, property damage, products liability (including strict liability), breach of contract or warranty, or otherwise. The agreements are intended to be enforced to the fullest extent allowed by law, and to be binding on me as Participant and on me as parent or guardian of a minor Participant, individually and on behalf of the minor for whom I sign.

[Part VI] Additional Provisions

I authorize Provider to provide or obtain for me, or the minor child for whom I sign, such medical care as it considers necessary and appropriate, and I agree to pay all costs associated with such care and related transportation. Any dispute between Provider and me or the minor child for whom I sign will be governed by the substantive laws of the State of Ohio (not including laws which might apply the laws of another jurisdiction), and any mediation or suit shall take place only in the State, in the County of Knox. If the dispute cannot be resolved by mutual agreement, I agree to submit it to a mediator recognized by the Courts of the State and County. I agree to pay all costs and attorney fees incurred by the Provider in defending a claim or suit brought by me or by or on behalf of the minor for whom I sign, if the claim or suit is withdrawn or to the extent a court or mediator determines that Provider is not responsible for the claimed injury or loss.

[Part VII]

This agreement is entered into voluntarily, and after careful consideration. Its terms cannot be amended except in writing. I understand that it is binding, to the fullest extent allowed by law, upon all persons signing below, our respective heirs, executors, administrators, wards, minor children (whether or not they are Participants) and other family members. If any part of this agreement is found by a Court or other appropriate authority to be invalid, the remainder of the agreement nevertheless shall be in full force and effect.

Participant
Date: _____

Participant Name Printed

Parent or Guardian
Date: _____

Parent or Guardian Name Printed