



MEDICAL AND LIABILITY RELEASE FORM

THE NEW THING CAMP 2019 - JULY 15th-19th

1. List any diseases, physical or mental limitations

2. Medications currently taken and purpose

3. Allergies (Food, Medical, Insects, Etc.)

4. Restricted Activities

5. Family Physician

6. Physician's Phone

7. Family Medical Insurance carrier and Policy Number

8. Parent/Guardian Name: _____

9. Parent/Guardian Phone Number: _____

In consideration for my child _____ **(CHILD'S FULL LEGAL NAME)**

_____ **(DATE OF BIRTH)** being accepted for participation in camping at Camp Kulaqua, High Springs, FL. We (I) do hereby release, forever discharge, and agree to hold harmless East Coast Christian Center the directors thereof from any and all liability, claims or demands for personal injury, sickness or death, as well as property damage and expenses, of any nature whatsoever which may be incurred by the undersigned and the child-participant that occur while said child is participating in above described trip or activity.

Furthermore we (I) hereby assume all risk of personal injury, sickness, death, damage and expenses as a result of participation in recreation activities involves therein. Further, authorization and permission is hereby given to East Coast Christian Center to furnish any necessary transportation, food and lodging for this participant. The undersigned further hereby agree to hold harmless and indemnify East Coast Christian Center, its directors, employees and agents, for any liability sustained by said as the result of negligent, willful or intentional acts of said participant, including expenses incurred attendant thereto. We (I) are parent(s) or legal guardian(s) of this participant, and hereby grant our (my) permission to take said participant to a doctor or hospital and hereby authorize medical treatment, including but not in limitation or emergency surgery or medical treatment, and assume the responsibility of all medical bills. Further, should it be necessary for participant to return home due to medical reasons, disciplinary action or otherwise, we (I) hereby assume all transportation costs. If a dispute over this agreement or any claim for damage arises, the participant (or parent/guardian) agrees to resolve the matter through a mutually acceptable arbitration process. We (I) hereby grant our permission to said church to use any photographs or video tape of our (my) child for promotional uses.

Signature of Parent or Guardian

Date



Participant Agreement

RELEASE, EXPRESS ASSUMPTION OF RISK,
CONSENT, WAIVER, & INDEMNITY AGREEMENT

READ CAREFULLY THESE IMPORTANT CONDITIONS FOR
PARTICIPATION THAT AFFECT YOUR RIGHTS AND OUR LIABILITY

(Initial and sign below to confirm your agreement)

In consideration for the opportunity to participate in the adventure recreational services, consisting of cables, lanyards, harnesses, pulleys, elevated walkways and platforms, powerfan rapid descent machine, climbing walls and zipline, provided by the Florida Conference of Seventh Day Adventists d/b/a Camp Kulaqua, I, the undersigned participant, hereby acknowledge and agree:

_____ I understand that, although uncommon, risks of serious injuries, illness, or death always exist, and cannot be eliminated in adventure recreational activities such as these, due to falls, to contact with objects, other persons, or the environment, or to moving and motion from being transported in the activities; and that there can be risks of emotional or psychological injury or distress, resulting from personal touching, whether necessary, unwelcome, or inadvertent, in the preparation for participation, as well as a range of emotions from simple hurt feelings to panic or psychological trauma (such as fear of heights).

_____ I expressly hereby assume the risk of such injury, illness or death, that may occur as a result of my participation in the activities, whether resulting from the negligence of any party, including myself, and also even the negligence on the part of Camp Kulaqua, its respective employees, officers, directors, stockholders, agents, successors-in-interest, tower engineers, and contractors, and assigns (Released Parties) themselves, whether passive or active.

_____ I represent and agree that I am in reasonably good health and physical condition, weigh not less than 65 lbs nor more than 250 lbs, am appropriately dressed, am not pregnant, have no existing injuries or limitations, have no musculoskeletal disorders, have no heart condition or condition of hemophilia, do not have epilepsy or other seizure disorders, and am not under the influence of alcohol, or any drug, prescription or illegal, or any other substance that would affect or impair my judgment in order to participate in the adventure recreational activities provided by Camp Kulaqua.

_____ I hereby waive and release, discharge, and covenant not to sue, forever, Released Parties for any claims of liability against them, whether for any injury, death, loss, or other damages to myself, my family, my heirs, or my assign, and representatives.

_____ By signing this Release, Express Assumption of Risks, Consent, Waivers, & Indemnity Agreement, I hereby acknowledge that I understand the conditions stated in it, and that my participation in the recreational activities provided is solely based on those conditions and my agreement to them.

_____ I further agree to save, defend, indemnify, and hold harmless (i.e., defend and pay, including costs and attorneys fee, including appellate proceedings) Released Parties from any claim or lawsuit by me, or by anyone purporting to act on my behalf, my family, my estate, my heirs, or my assigns, for damage, injury, or death, arising directly or indirectly out of my choice to participate in the recreational activities provided.

_____ I intend that this Agreement be enforceable to the fullest extent provided by law, and in the event that any of the terms set forth in this Agreement or any word, phrase, clause, sentence (including without limitation any geographic, temporal, or participatory restrictions), part, or provision should be found to be illegal, void, or unenforceable for any reason, such word, phrase, clause, sentence, part, or provision shall be modified or deleted in such manner as otherwise required, in to extend the fullest effects, rights, duties, and protections under this Agreement, as so modified, so that the validity of the remaining words, phrases, clauses, sentences, parts, and provisions shall not be affected thereby and shall be deemed, interpreted, and enforced, as being severable and independent from such illegal, void, or unenforceable provisions, and said illegal or invalid part, term or provision shall be deemed not to be a part of this Agreement and all other valid provisions shall survive and continue to bind the parties, and be interpreted and enforced, as if such illegal, void, or unenforceable provisions were never a part of this Agreement.

_____ This Agreement shall be interpreted and enforced according to the laws of the State of Florida, notwithstanding the choice-of-law rules or conflicts of laws principles of this State, or of any other state, territory, province, or nation; and any claim or action relating to, or arising out of, this Agreement may be brought only in a court located in, or comprising, Alachua County, Florida; and only after participation in a presuit mediation conference, which is a prerequisite condition to bringing suit.

_____ I agree to follow and comply with all conditions, rules, and directions by Released Parties, and that failure to do so is reasonable basis to be excluded from participation in the recreational activities provided.

_____ The information below evidences that I am of lawful age and legally competent to agree to, and sign this Agreement, and I have read and fully understand it, and knowingly and voluntarily sign it.

Full Name: _____ DOB: ____/____/____ Age: _____ Height: _____ Weight: _____

Address: _____ City: _____ State: _____

Participant's Signature: _____ Today's Date: _____

For children under 18, parent/legal guardian's signature: _____