

BigFoot Ropes - Child

ACKNOWLEDGMENT OF RISK, WAIVER, INDEMNIFICATION, AND RELEASE OF CLAIMS

IMPORTANT NOTICE!!

YOU MUST READ THIS ACKNOWLEDGMENT OF RISK, WAIVER AND RELEASE OF CLAIMS (HEREINAFTER "AGREEMENT") VERY CAREFULLY BEFORE SIGNING. IF AN ACCIDENT WERE TO OCCUR, YOU (BY SIGNING THIS AGREEMENT) WILL BE GIVING UP IMPORTANT LEGAL RIGHTS THAT YOU AND/OR YOUR MINOR CHILD MIGHT OTHERWISE HAVE. IF YOU DO NOT UNDERSTAND ANYTHING IN THIS AGREEMENT, OR IF YOU OBJECT TO ANY PROVISION CONTAINED IN THIS AGREEMENT, YOU SHOULD NOT SIGN IT AND YOU SHOULD SEEK ADVICE FROM YOUR LEGAL COUNSEL. REQUESTS FOR MODIFICATIONS TO THIS AGREEMENT MAY BE DIRECTED TO DELLS AERIAL PARK, LLC AT THE FOLLOWING NUMBER: (608) 254-5555.

I am the parent or legal guardian of "Child Participant" who is a minor guest at the Ropes Course Facilities. I hereby give approval for Child Participant's Use of the Ropes Course Facilities. Child Participant's Use of the Ropes Course Facilities is by choice and is completely voluntary. I understand the maximum permitted weight is 275 pounds.

I recognize and acknowledge that there are risks of serious physical and other injuries to participants and/or spectators associated with Child Participant's use of the grounds, stairs, platforms, harnesses, helmets and suspended wires made accessible to Child Participant for Child Participant's use by DELLS AERIAL PARK, LLC (collectively, the "Ropes Course Facilities"), including, but not limited to, broken bones, strains, sprains, bruises, pulled hair, abrasions, concussions, heart attack, heat exhaustion and, in some cases, permanent disability and even death. I also understand that severe social and economic loss might result not only from Child Participant's own actions but also from the actions, inactions, or negligence of others, or from the condition of the Ropes Course Facilities. Nevertheless, I agree to assume the risk of any injury, damage, or loss regardless of severity that Child Participant may sustain as a result of Child Participant's use of the Ropes Course Facilities, which use will include: walking along the ground; ascending and descending stairs; standing on elevated platforms; attaching and removing harnesses from Child Participant's body; and descending considerable vertical distances along fixed wires while suspended in a harness. (collectively, "Child Participant's Use").

Accordingly, in my capacity as the parent/legal guardian for Child Participant, **I agree on behalf of myself, Child Participant, my spouse, my children, my heirs, estate, and assigns, to waive, relinquish, discharge, release and covenant not to sue DELLS AERIAL PARK, LLC, its members, officers, directors, employees, advisors, agents, insurers and attorneys (collectively, the "Released Parties"), from any and all rights, claims of injury, demands, causes of action, damages, loss or liabilities, whether based in strict liability, negligence or otherwise, that we may have or that may arise out of, is connected with, or is in any way associated with Child Participant's Use of the Ropes Course Facilities.**

Furthermore, I agree to indemnify and hold harmless the Released Parties against any claim of liability or loss from personal injury or property damage resulting from or arising out of Child Participant's Use of the Ropes Course Facilities. I also agree to notify a manager if Child Participant or I am injured before I leave the premises, and that any controversy or claim relating to Child Participant's use of the Ropes Course Facilities shall be resolved by arbitration in Madison, Wisconsin in accordance with the Commercial Arbitration Rules of the American Arbitration Association.

Notwithstanding the foregoing and any other provision of this Agreement, I do not indemnify nor do I waive any rights that Child Participant or I may have to seek redress due to the reckless or intentional conduct of the Released Parties or any other individual or entity. It is my intention that this Agreement and the waiver of rights contained herein be binding on my family members, representatives, heirs, estate, and assigns.

I acknowledge that I may request modifications to this Agreement as referenced in the Important Notice section, above. I have considered that if this Agreement were not as broad as it is, the cost for Child Participant's Use of the Ropes Course Facilities would be considerably higher and I do not wish to pay a considerably higher price. By signing this Agreement, I hereby waive the right to bargain for different terms in this Agreement. I also understand that if I later learn that facts, that I believed to be true at the time I signed this Agreement, are later found to be incorrect, I nevertheless am bound by this Agreement.

I represent and warrant that I have the full power, capacity, and authority to execute this document as the parent or legal guardian of Child Participant.

I represent and warrant that Child Participant do/does not have any physical or psychological condition(s) that would interfere with Child Participant's ability to participate in the activities stated above in paragraph 2. I have read this Agreement thoroughly and I fully understand it, and I enter into it voluntarily. No one has made any representations, statements, promises or inducements to me that change or modify anything written in this Agreement.

'Child Participant'
Name: _____

'Child Participant'
Date of Birth: _____

'Parent or Legal Guardian'
Name: _____

'Parent or Legal Guardian'
Date of Birth: _____

'Parent or Legal Guardian'
Signature: _____

Date: _____