BUFFALO RIVER CANOPY TOUR

RELEASE, ASSUMPTION OF RISK AND INDEMNITY AGREEMENT

In consideration of being allowed to participate in the BUFFALO RIVER CANOPY TOUR, operated by Adventure Quest Recreation, LLC, Challenge Quest, LLC, and Buffalo Outdoor Center, Inc., near the Buffalo National River as a tree canopy tour (the "Activity"), I represent that I understand the nature of this Activity and that I am qualified, in good health, and in proper physical condition to participate in the Activity, which involves travel on Zip Lines; Sky Bridges (walkways high in the forest canopy supported by steel cables); other obstacles (including inclined bridges, rope swings, climbing, rappelling, hiking over uneven terrain) and related activities. I agree to only participate while wearing the protective and safety equipment required, to follow the instructions of the guides and, if I believe it unsafe, to immediately discontinue my participation. I know that this Activity involves risks of serious bodily injury, including permanent disability, paralysis and death, and damage or loss of personal property which may be caused by my own actions or inactions, by others participating in the Activity, or by the conditions in which the Activity takes place including, but not limited to, the risks of falling; travel through and over rough terrain by foot or other means while participating; the failure or misuse of equipment; the risks that injuries may occur in remote areas without adequate medical facilities; collision with other people or objects; and bites from insects, snakes or animals. I realize that there may be other risks not now known or not readily foreseeable but I fully accept and assume all such risks, whether or not identified above, and I assume all responsibility for injury, loss or damage, which I suffer as a result of my participation.

The Releases identified below may also have been requested to arrange for my participation in activities or services, including lodging or meals, provided by others ("Additional Services") and I acknowledge that the Releases have made no representations whatsoever as to the safety or quality of those Additional Services.

I HEREBY RELEASE Adventure Quest, LLC, Challenge Quest, LLC, and Buffalo Outdoor Center, Inc., and any parent, related and/or subsidiary corporations, partnerships, companies and entities; their respective administrators, directors, agents, officers, volunteers, and employees; other participants; sponsors; advertisers; and the owners and lessors of the property on which the Activity takes place (the "Releases") from all liability, claims, demands, losses, costs and damages arising or asserted to arise, directly or indirectly, in whole or in part, from the Activity or the Additional Services whether resulting from negligence or otherwise, including rescue operations, and will indemnify and hold harmless the Releases as to all such matters. I consent the right to use, reproduce, assign, post online and/or distribute photographs and video of said participant, for use in materials they may create, without compensation by Releases of photographs and video recordings made of me or the minor identified below while participating in the Activity or using the Additional Services without compensation and agree that all such materials including negatives are the sole property of the Releases. I agree that the exclusive venue of any suit or claim against the Releases for any reason whatsoever shall be the Circuit Court of Newton County, Arkansas; consent to the jurisdiction of such Court as to any action against me to enforce this Agreement; and agree that this Agreement is to be enforced in accordance with the law of the State of Arkansas.

I have read the foregoing Release, Assumption of Risk And Indemnity Agreement; understand that I will give up substantial rights by signing it; sign it freely and without any inducement or assurance of any nature not stated herein; intend it to be a complete and unconditional release, assumption of risk and indemnity to the greatest extent allowed by law; and agree that if any portion of this Agreement is held invalid the remainder shall continue in full force and effect.

Printed Name of Participant	Signature of Participant	
Date		
For Internal Use Only	Photo's Per Person In Reservation - Pre-Sale \$7.00	Rate - FP
	Post Sale \$9.00	GR
	Print & Email \$15.00	FF
	Group Pre-Sale \$5.00	VIP

PLEASE READ CAREFULLY

Participants have a duty to act, as would a reasonably prudent person when engaging in recreational activities offered by commercial outfitters and their employees. This and other duties will be explained to you before beginning participation.

1.	Do you need to talk to your guide about any matters, including medical conditions or medications, before beginning participation in the Activity? Yes No			
2.	Do you have a healing fracture or joint injur	y?	Yes No	
3.	Do you have any abdominal organ enlargem	ent?	Yes No	
4.	Do you have insect allergies?		Yes No	
5.	Are you pregnant?		Yes No	
6.	Have you had an organ transplant?		Yes No	
7.	Do you have asthma?		Yes No	
8.	Do you fit this weight range – 75 lbs to 250 l	bs?	Yes No	
	you answered yes to questions 2, 3, 5 or 6 you mould check with your doctor before participating		sk when wearing a harness and you	
	PLEAS	E PRINT		
FII	RST NAME: l	LAST NAME:		
ΑI	DDRESS 1:			
ΑI	DDRESS 2:			
CI	ΓΥ: \$	STATE:	_ ZIP CODE:	
DA	YTIME PHONE:	_ EVENING PHO	NE:	
AC	GE: DATE OF BIRTH:	EMAIL:		
		F RESPONSIB pant under the age of 1 complete Reverse)		
bein an sut	nderstand the nature of the above Activity, am far lieve the Minor to be qualified to participate. I he my own name, all of the obligations stated above d hold harmless provisions as to the Releases of fered or alleged to have been suffered or incurre Minor.	reby personally acces specifically included all liability, clai	ept and undertake, individually and ling the release, assumption of risk, ms, demands, losses and damages	
Pri	nted Name	Signature on Beh	alf of Minor	
Rel	ationship to Minor	-		
Da	re.	-		