

## MINOR

### PARTICIPANT AGREEMENT FOR RELEASE AND ASSUMPTION OF RISK (MINOR PARTICIPANT)

*Please read this document carefully. It provides important information about the activities at Glorieta 2.0, Inc., a New Mexico corporation (Glorieta 2.0”) and affects the legal rights of a participant who is a minor (under eighteen years of age) and his or her parent or legal guardian in the event the minor participant suffers a bodily injury or other loss arising from his or her participating in Camp related activities. or otherwise being on the premises of the Camp.*

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In consideration of the minor participant (sometimes referred to below as “my child”) being permitted to participate in activities of Glorieta 2.0, use its facilities, or visit its premises for any purpose, I, parent or legal guardian of the minor participant, acknowledge and agree to the following:

**Activities:** I understand and acknowledge that activities of Glorieta 2.0 in which my child may participate, on the premises of the Camp or elsewhere, may include, among others, the following: kayaking, canoeing, swimming and other water activities, hiking, backpacking, archery and riflery, fishing, volleyball, basketball and other playground and gym games, rock climbing, rappelling, exploring caves (spelunking), zip lining, participating in “paint ball” games, mountain boarding (riding down dirt and loose-rock inclines), and riding mountain scooters (not motorized) and mountain bikes. “Water activities” include blobbing, a water slide and a zip line. My child may also engage in competitions involving running, swimming, cycling, and other activities organized and supervised by the Camp or spontaneous and without participation of Camp staff. Transportation using Camp vehicles and drivers may be provided to activities and events on and off the Camp premises. My child agrees to abide by rules and regulations of the Camp and to follow instructions of staff.

**Risks of Activities and Premises:** I understand and acknowledge that, whether the minor participant is supervised or not, there are risks

associated with the activities of the Camp and moving about its premises and other activity sites. These risks include the following: those ordinarily associated with rigorous outdoor activities, including the unpredictable forces of nature; rugged and sometimes unstable terrain; a remote environment that may cause significant delays in obtaining emergency medical care; falls, breaks, and sprains; contact with harmful plants and animals; vehicle collisions and accidents; drowning and near-drowning; errors in judgment and conduct, including negligence, of staff, co-participants, and others; the failure of gear and equipment; and other risks of property damage, bodily injury, and death. I understand and acknowledge that some of these risks are inherent in the activities and the premises and, without undertaking these risks, the Camp experience would lose its value and appeal.

**Assumption of Risks:** For myself and on behalf of my child, the minor participant, I acknowledge and assume all risks of the activities of Glorieta 2.0, wherever they may take place, and all risks of my child being on and moving about the premises of Glorieta 2.0 and any other sites of its activities. I acknowledge and assume all risks whether or not the particular risk has been described in the paragraph above and whether or not the particular risk is inherent in the activities undertaken or the premises. I have explained the risks to my child who understands them and chooses to participate in the activities and use the Camp and other facilities and premises in spite of such risks.

**RELEASE: AS PARENT OR LEGAL GUARDIAN OF THE MINOR PARTICIPANT I, FOR MYSELF AND TO THE MAXIMUM EXTENT ALLOWED BY THE LAWS OF THE STATE OF NEW MEXICO, AGREE TO WAIVE, RELEASE, AND NOT TO SUE GLORIETA 2.0, ITS OWNERS, DIRECTORS, OFFICERS, AGENTS, AND STAFF (EMPLOYEES AND VOLUNTEERS) (“RELEASED PARTIES”) FOR ANY PROPERTY LOSS, BODILY INJURY, DEATH OR OTHER LOSS SUFFERED BY ME OR BY MY CHILD THAT IS IN ANY WAY RELATED TO HIS OR HER BEING ENROLLED IN OR PARTICIPATING IN ANY ACTIVITIES OF GLORIETA 2.0 OR HIS OR HER PRESENCE ON THE PREMISES OF GLORIETA 2.0 OR ANY OTHER ACTIVITY SITE.**

**INDEMNITY: I FURTHER AGREE TO INDEMNIFY AND HOLD HARMLESS (THAT IS, TO PROTECT AND DEFEND, AND PAY DEMANDS AND JUDGMENTS, INCLUDING COSTS AND REASONABLE ATTORNEYS' FEES) THE RELEASED PARTIES FROM ANY CLAIM OF PROPERTY LOSS, BODILY INJURY, DEATH OR OTHER LOSS SUFFERED BY ME OR BY MY CHILD, OR CAUSED BY MY CHILD, THAT IS IN ANY WAY RELATED TO HIS OR HER BEING ENROLLED IN OR PARTICIPATING IN ANY ACTIVITIES OF GLORIETA 2.0 OR MY CHILD'S PRESENCE ON THE PREMISES OF GLORIETA 2.0 OR ANY OTHER ACTIVITY SITE.**

**THESE AGREEMENTS OF RELEASE AND INDEMNITY INCLUDE CLAIMS OF NEGLIGENCE BY ANY RELEASED PARTY BUT NOT CLAIMS OF RECKLESSNESS OR INTENTIONALLY WRONGFUL CONDUCT.**

**Other:**

- For myself and on behalf of my child, I understand and agree to the terms of this Participant Agreement and agree that the protections it provides to the released and indemnified parties are intended to be as broad and inclusive as permitted by New Mexico law.
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- I hereby consent to Glorieta 2.0 taking or using any photographs of my child or recording my child, whether audio or video, while he or she is on the premises of Glorieta 2.0 or any other activity site. I agree that Glorieta 2.0 may use any such photographs or recordings of my child without providing any compensation or remuneration.
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- Glorieta 2.0 is authorized to provide or obtain medical care for my child, including transportation to a medical facility, as it deems appropriate or necessary, and at my expense, and to exchange medical information about my child with any third-party care providers.
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- To the extent a claim asserted by me or my child against a Released Party is dismissed or deemed by a court of competent jurisdiction to be without merit, I agree that the Released Party may recover from me or my child his or her costs, including reasonable attorneys' fees, incurred in defending the claim.

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- I acknowledge and agree that any suit that I or my child brings against a Released Party shall be brought exclusively in Santa Fe County, New Mexico, and that the laws applicable thereto shall be those of the State of New Mexico without regard to any conflict of law principles.
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- This Participant Agreement may be amended only by a written instrument signed by a duly authorized representative of Glorieta 2.0.
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- Should a court of competent jurisdiction find any provision of this Participant Agreement to be invalid, illegal, or unenforceable, on behalf of my child, I agree that the remainder of this Participant Agreement shall nevertheless remain in full force and effect.
- **Duration of this agreement:** This Agreement pertains to visits to any activity or program of "Glorieta 2.0 Inc" occurring at any time during the next year (365 days) from the date this agreement is signed. Visits and participation in activities and programs thereafter, if any, will be the subject of another agreement.
- I acknowledge and agree that this Agreement is intended to be binding upon me and my child and my and my child's heirs, estate, executors, guardians, administrators, legal representatives, and assigns.

Parent Signature: \_\_\_\_\_

Printed Name: \_\_\_\_\_

Date: \_\_\_\_\_

Participant Signature: \_\_\_\_\_ Age \_\_\_\_\_

Printed Name: \_\_\_\_\_

Date: \_\_\_\_\_