

**Rent eh Tent Canada Ltd.**

**CUSTOMER/PARTICIPANT AGREEMENT, RELEASE, AND ASSUMPTION OF RISK WAIVER FORM  
EVENT:**

**PLEASE READ CAREFULLY.**

YOUR SIGNATURE BELOW INDICATES THAT YOU UNDERSTAND THE FOLLOWING INFORMATION  
TERMS AND CONDITIONS AND AGREE TO COMPLY.  INITIAL \_\_\_\_\_.

- Rent eh Tent Canada ltd, its employees, representatives, owners, officers hereinafter referred to collectively as “The Company”.
- The individual person, persons, group, representatives of, agents named above hereinafter referred to as “The Customer”.
- Rent eh Tent Canada ltd its “Equipment” or ”Services” but not limited too will be hereinafter referred to as “The Activity”

In consideration of using/participating in any activity offered by the company. I the customer completely understand and personally accept there are unforeseen risks involved and acknowledge the possibility of foreseen circumstances, which may result in **loss, damage, injury and possibly death.**

- 1) **I the customer take sole responsibility for the equipment during the rental period in the event of loss or damage. Including any repair, cleaning or replacement costs including but not limited to those costs from: wind, rain, hail, fire, theft, mis-use, abuse, neglect, vandalizim-damage etc, no matter how it occurred.**
- 2) I the customer take sole responsible for the use of the equipment/activity and only participate in the activity by following the activities guidelines as set out by the company, the manufacturer and by goodwill.
- 3) I the customer hereby voluntarily release on the behalf of my self, my parents, my spouse, my heirs, assigns, personal representative and estate forever discharge, and agree to indemnify and hold harmless the company from any and all claims, demands, or causes of action, which are in any way what so ever connected with my participation in the activity or my use of but not limited to the companies equipment or services, including any such claims which allege negligent acts or omissions of the company.
- 4) Should the company or anyone acting on their behalf, be required to incur attorney's and legal fees and or costs to enforce this agreement, I agree to indemnify and hold them harmless for all such fees and costs and will personally be accountable for reimbursement to the company. In the event I the customer carry forward with a legal challenge, contrary to this agreement, I forfeit the “deposit” to cover all or partial legal fees the company will incur to enforce this agreement.
- 5) I the customer certify that I have in place adequate insurance or monetary means as required by the company to cover any injury, damage (to equipment) or any liability I may cause or suffer while participating in the activity and agree to bear the costs of such injury, damage or liability myself.
- 6) I certify that I the customer have no medical or physical conditions, which could interfere with my safety or the safety of others in this activity and puts others in harms way.  
And as such am willing to assume and bear the costs and responsibility of all risks that may be created, directly or indirectly, by any such condition if a condition exists.
- 7) I agree that if any portion of this agreement is found to be void, unenforceable or not applicable by the laws of the land, the remaining portions shall remain in full force and in effect. I the customer take full responsibility to bring forth the contradiction to the agreement before participating in the activity.

I have had sufficient opportunity to read this entire document. I acknowledge the company’s policies and guide lines.

I have read and understand it and or it has been explained to me to my satisfaction.

I the customer agree to be bound by its terms.

Signature of Customer/Participant/Guardian: \_\_\_\_\_.

Print name: \_\_\_\_\_.

Today’s date: \_\_\_\_\_.