

this Deed is executed by a parent, guardian or other person for and on behalf of the Participant, the person so executing warrants that he or she has authority to do so and that such parent, guardian or other person agrees to indemnify Challenge Laser Skirmish in terms of the indemnity contained in clause 1.3 hereof.

1.5 BAR TO ACTION

The Participant agrees that this Deed may be pleaded as a bar to any action, suit or proceedings taken at any time by the Participant against Challenge Laser Skirmish arising out of or as a consequence of Lasertag or any incidental activities.

1.6 CONFIDENTIALITY

The Participant must keep the terms of this Deed strictly confidential and no disclosure of the terms of this Deed is to be made by the Participant other than for the purpose of obtaining legal advice.

1.7 BINDING ON SUCCESSORS

This Deed binds the heirs, administrators, executors, personal representatives, dependants (if any) and successors of the Participant and enures for the benefit of Challenge Laser Skirmish and its successors and assigns.

1.8 DEFINITIONS

In this Deed unless inconsistent with the context or subject matter:

“All Claims” means all claims, actions, suits, demands, damages, interest and costs arising out of or as a consequence of Lasertag, including any incidental activity;

“Any Loss” means any loss, damage or injury to person (including the Participant) or property including but not limited to:-

(a) Any damage or injury occasioned to a participant, howsoever, by:-

- i) Any logs, trees and branches or any part thereof;
- ii) Any rocks, falling boulders or stones;
- iii) Any rivers, creeks, streams or any other body of water existing at a Lasertag Venue;
- iv) Any snakes, spiders or any other wildlife whatsoever;
- v) Other participants;
- vi) Any equipment supplied to the Participant by Challenge Laser Skirmish in connection with Lasertag;
- vii) or otherwise arising out of the Participant's involvement in Lasertag.

(b) Any damage or injury occasioned to a Participant as a result of a Participant:-

- o Slipping on rocks, boulders, logs, trees, land or any other substance; and/or
- o Falling over; and/or
- o Colliding with another participant

whether caused by:-

- (A) Negligence; or
- (B) Accident; or
- (C) Another participant; or
- (D) Flora or fauna; or
- (E) However otherwise caused.

“Laser Skirmish” means the outdoor live action role-play combat game run by Peter and David Robinson trading as Challenge Laser Skirmish

“Laser Skirmish Venue” means the location at which Lasertag/Laser Skirmish is being convened;

“Participant” means their FULL NAME, ADDRESS, and TELEPHONE as per section one of this form.

“Challenge Laser Skirmish ” means a business Peter and David Robinson and its agencies, suppliers, distributors, servants, employees, agents, representatives, directors, and officers.

1.9 SIGNATURES

Executed as a deed:

SIGN HERE IF YOU ARE OVER 18:-

SIGNED SEALED AND DELIVERED by _____) _____) (PARTICIPANT'S FULL NAME))	_____) Signature of Participant
Dated: _____	_____) Signature of Witness of the Participant

GUARDIAN SIGN HERE IF THE PARTICIPANT IS UNDER 18:-

SIGNED SEALED AND DELIVERED by _____) _____) PRINT PARTICIPANT'S FULL NAME) _____) (SIGNEE'S FULL NAME))	_____) Signature of Guardian
_____) (if signing on behalf of Participant, print relationship to Participant))	_____) Signature of Witness of the Guardian
who warrants that he or she has authority to sign this Discharge, Release and Indemnity on behalf of the Participant and agrees to indemnify Challenge Laser Skirmish in accordance with the indemnities contained in this agreement.	Dated: _____

**NOTE: To be effective as a Deed, Participant's, their parent's or guardian's execution of this document must be signed in the presence of a witness who must also sign in the place provided.*