This form must be read, acknowledged and signed by all Participants, adults and minors (persons under 18 years of age as of the date of the program) AND by a parent or court-appointed, legal guardian (each referred to as “Parent”) of a minor Participant. Parent signs for himself or herself and on behalf of the minor. No applicant may participate in a program unless this form is read and acknowledged by signature of the Participant and/or Participant’s Parent. The parties to this agreement are ArborTrek/Smugglers’ Notch, LLC doing business as ArborTrek Canopy Adventures at Smugglers’ Notch of Jeffersonville, Vermont (“Provider”) and the persons signing below (“Participant” and “Parent”).

Medical Concerns. The Zip Line Canopy Tour, Treetop Obstacle Course, Climbing Adventure, Team Building Programs, and other related adventure activities/programs offered by Provider (“Adventure Activities”) are designed for use by participants of average mobility and strength who are in reasonably good health. Obesity, high blood pressure, cardiac and coronary artery disease, pulmonary problems, arthritis, tendonitis, and other joint and musculo-skeletal problems may all impair the safety and well-being of participants in the Adventure Activities, as may other medical and psychological and psychiatric problems. All such conditions may increase the inherent risks of the experience and cause the Participant to be a danger to himself or others. Participants with underlying medical conditions, including those set forth in the paragraph above, that may put them at greater risk of injury or illness during an activity must carefully consider those risks before choosing to participate, and they must fully inform Provider in writing of any such relevant condition prior to the beginning of the activity.

By execution of this agreement, I acknowledge that have read, understand, and meet (or the minor Participant meets) all the physical and medical restrictions and requirements for participation provided in the purchase confirmation, on the website (https://arbortrek.com/terms), as communicated by Provider orally or in writing, and/or as signed at the property. I understand that if at the time of check-in, I (or the minor Participant) do not meet the posted requirements and restrictions, or that in the sole and total discretion of Provider my (or minor Participant’s) participation may lead to a higher risk of danger to me (or minor Participant) and/or others participating with me/them, I/we will be denied access to the course without refund. I/we accept that Provider may refuse admission to its Adventure Activities and premises to any persons that its owners or agents deem a hazard to themselves or to others, Provider may alter its published or announced requirements for participation in its Adventure Activities and for use of its property at any time and for any reasons that it may deem appropriate, and Provider’s right to refuse me service or access shall not and does not create a duty on the part of the Provider to deny or restrict my access in any way.

Inherent and Other Risks. The risk of serious injury or death during participation in the Adventure Activities is inherent to any participant, regardless of their physical condition. The risk of injury or death exists by reason of falls, collision and contact with other participants and fixed objects, moving about the grounds on which the activities are initiated and conducted, and otherwise. A number of risks are necessary and inherent to these Adventure Activities. Participant understands and acknowledges that the enjoyment and excitement of participating in Adventure Activities is derived in part from inherent risks incurred by activity beyond the accepted safety of life at home or in normal day to day activities and that these risks contribute to his/her enjoyment and excitement and are integral and essential qualities of the activities. These are risks that cannot be eliminated without changing the essential nature and educational and other values and/or rewards of the activities. The emotional risks range from simple hurt feelings to panic and psychological trauma (fear of heights, for example). The physical risks range from small scrapes, cuts and bruises to bites and stings, broken bones, sprains, neurological damage, weather illnesses and, in extraordinary cases, even death, including by drowning. The property on which the activities are conducted includes rock, wooded terrain, wetlands, cliffs, ravines, stream beds and forests, with potentially harmful plants, animals, insects and other creatures that may bite or sting. Activities include trails, steps, and boardwalks that traverse uneven terrain and decks and surfaces which may be wet, slippery, or covered with snow or ice at different times of the year. Injuries may be a natural consequence of the activity undertaken, a consequence of structural design or failure, a result of environmental hazards (including terrain, trees, animals and weather), a result of errors of judgment or other negligence of Participant, Provider, Provider’s staff, other participants, or otherwise; and may occur in spite of the reasonable efforts of Provider or Provider’s staff to prevent them. In all such cases, these necessary and inherent risks, and other risks that may not be inherent, must be accepted by those who choose to participate.

As lawful consideration for being allowed to participate (or for minor Participant to participate) in Adventure Activities and use Provider’s facilities, I the undersigned Participant and/or the Parent of a minor Participant (for himself or herself and on behalf of the minor Participant), agree as follows:

1. I understand the inherently hazardous nature of the Adventure Activities in which I or the minor Participant for which I am Parent will engage. I further understand that there are risks of serious injury (including death) and other losses (including financial or otherwise) associated with Adventure Activities and I and/or the minor Participant voluntarily elect to participate in spite of these risks.

2. I understand and acknowledge that the Adventure Activities offered by Provider require active participation by Participant. The Adventure Activities are not amusement rides and I or the minor Participant will not be passive passengers in the experience. I understand and expressly acknowledge that I (and/or minor Participant) have responsibilities, including the responsibility for my/their own safety while participating in Adventure Activities.

3. I have read, understand and agree to Provider’s terms of purchase and policies regarding payment, participant requirements, physical and medical restrictions, supervision of minors, cancellations and refunds, date changes, inclement weather, and late arrival/no-shows.

4. Provider, its agents, assignees and members reserve the right to use video or other photographic images of Participant for future marketing, educational or other purposes, and Participant (and Parent) hereby consent to such use, without compensation.

5. I understand and acknowledge Provider is not a Common Carrier but rather is in the business of providing Adventure Activities. Transportation to and from the Adventure Activities is incidental to the activity.
6. I acknowledge and voluntarily accept the risks of illness, injury and death associated with these Adventure Activities, inherent and otherwise, and whether or not described above, including those which may result from errors of judgement, negligent acts or omissions of other participants, staff, agents or representatives of Provider, and/or myself or the minor Participant for which I am Parent.

7. I hereby release, indemnify, waive any claims against and hold harmless Provider, its owners, agents and employees, and the owner(s) of the property on which Adventure Activities are conducted (the “Released Parties”), from, and agree not to sue them for, any liability for claims that may arise out of or relate in any way to my or the minor Participant’s enrollment or participation in Provider’s Adventure Activities, including but not limited to use of its grounds and facilities. The claims hereby released, waived and indemnified include claims of negligence of a released party, including the negligence of any person or entity for whom a released party may be vicariously liable.

8. I accept full and complete responsibility for any expenses that may be incurred by Provider for any illness or injury that may result from my, or the minor Participant’s, participation in Provider’s Adventure Activities, including the costs of evacuation, hospitalization, and medical treatment and any sums payable to anyone by reason of any injury or loss of life that I or the minor Participant sustain through enrollment or participation in Provider’s Adventure Activities, and for all expenses associated with the defense of any such claims. I understand that this indemnification means that I accept responsibility for paying any and all costs, including attorneys’ fees that may be due arising out of, in any manner, claims related to Participant’s participation in Provider’s Adventure Activities, including any made against Provider.

9. To the extent Participant has any legal claim against Provider, despite Participant’s Release and Waiver of Liability, the parties agree to submit any such claim arising out of or related to participation in Provider’s Adventure Activities or this agreement to binding arbitration, pursuant to the Federal Arbitration Act (“FAA”). Upon a demand for arbitration issued by a Party, the arbitration shall be conducted under the FAA and the Arbitration Rules as established by the American Arbitration Association (“AAA”) including appointment of an arbitration panel selected pursuant to the procedures set forth by AAA. The decision of the panel shall be final and binding and may be entered in any court with competent jurisdiction for enforcement as a judgment of said court. The arbitration shall be conducted within Lamoille County, Vermont. Participant stipulates to a cap on Participant’s damages of $75,000.00, and that the arbitration panel’s jurisdiction shall be limited to an award of no more than $75,000.00. In any arbitration award, the panel may (at its sole discretion) include reasonable attorney’s fees and costs to compensate parties for having to defend against frivolous claims or defenses raised in the arbitration proceeding. Participant further agrees that any arbitration proceeding against Provider arising out of participation in Provider’s Adventure Activities or this agreement must be commenced within one year of the event giving rise to the claims or be forever barred. Participant waives any limitation periods to the contrary. As a threshold matter, the arbitration panel shall determine whether the Waiver and Release of Liability contained in this Agreement are enforceable under applicable law. The parties stipulate that the arbitration panel shall apply federal common law to all claims submitted to arbitration, including but not limited to the validity of the Release and Waiver of Liability.

10. I understand that this agreement contains an agreement to arbitrate and other language including a release from liability, waiver of liability claims, and indemnification protecting Provider against claims, any or all of which waive legal rights, including the right to sue.

11. I agree that any part of this agreement be judged invalid, all other parts not so judged shall nevertheless remain valid and in effect.

12. I have read, acknowledge, and hereby freely and voluntarily agree to the terms of this agreement.

PLEASE PRINT. All fields required.

<table>
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<tr>
<th>Participant:</th>
<th>Birth Date:</th>
<th>Height:</th>
<th>Weight:</th>
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<tr>
<td>FIRST NAME</td>
<td>LAST NAME</td>
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<td>Phone: (_____ )</td>
<td>E-Mail:</td>
<td>PARTICIPANT'S E-MAIL OR E-MAIL OF PARENT OF MINOR PARTICIPANT</td>
<td></td>
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</tbody>
</table>

Relevant Medical Conditions:  

IF NONE, WRITE “NONE.”

Signature:  

PARTICIPANT'S SIGNATURE (PARENT SIGNS FOR MINOR PARTICIPANT BELOW)  

Date:  

MM/ DD/ YYYY

TO BE COMPLETED BY PARENT IF PARTICIPANT IS A MINOR (UNDER 18 YEARS OF AGE AS OF THE DATE OF THE PROGRAM)

I am the parent or legal, court-assigned guardian of the minor Participant whose name appears on this agreement. I have acknowledged receipt of the agreement, been given the and/or legal, court-assigned guardian of the minor Participant do freely accept the terms of the agreement. I give the minor Participant permission to participate in the Adventure Activities. My signature below reflects my agreement to fully release the Released Parties, as provided above, from any claim which I may have, and to release such persons on behalf of the minor Participant, for any claim the minor Participant may have. I further agree to indemnify the Released Parties for any claims of the minor Participant, or of any member of my or the minor Participant’s family, arising from the minor Participant’s enrollment or participation in Provider’s Adventure Activities. I further agree that the minor Participant shall be subject to the mandatory arbitration process described above. These agreements of release and indemnity include claims of negligence of a released party, including the negligence of any person or entity for whom a released party may be vicariously liable.

Parent:  

PRINTED FIRST AND LAST NAME OF PARENT OR COURT-ASSIGNED LEGAL GUARDIAN  
Relationship:  
MOTHER / FATHER / COURT-ANNOTED, LEGAL GUARDIAN ONLY

Signature:  
SIGNATURE OF PARENT OR COURT-ANNOTED LEGAL GUARDIAN  
Date:  
MM/ DD/ YYYY