Dear Parents of the Incoming 7th, 8th, and 9th Graders,

This summer the 7th, 8th and 9th graders will be taking numerous trips out of camp to:

Bowling Alley Urban Air Dorney Park Tubing on the Delaware Ice Skating Rink

Below you will find a description of each trip and when they are taking place. Please return the signed permission slips to camp with your camper. Also please note that your camper is only eligible to attend the off-campus trip if they are scheduled to attend camp the week/day of the trip. If you would like to make any schedule changes, such as adding the week, please reach out to Jeanette in the office at jeanette@elbowlane.com.

Any camper that takes a daytime medication, please bring medication to camp in a sealed envelope for the full day trips (Dorney Park & Tubing on the Delaware). Give it to our Upper Camp Trip Coordinator, Mike, upon arrival at camp. For all trips, an emergency medical bag equipped with a rescue inhaler and epi-pen will be available. Individual emergency medications will not travel with campers during off-campus trips.

Bowling: Wednesday, July 3rd

- Camp covers the cost of bowling and transportation.
- The bus will depart and return to Elbow Lane during normal camp hours.
- Campers will eat lunch at Elbow Lane as normal.
- Campers must wear sneakers to Bowling Alley.
- Campers are not to bring any money into the Bowling Alley. The concession stand is not to be used by Elbow Lane campers.
- ALL CAMPERS MUST WEAR THEIR ELBOW LANE SHIRTS.

Urban Air: Friday, July 12th

- Camp covers the cost of admission and transportation to/from Urban Air.
- Campers MUST be at camp by 9:00am, we WILL NOT wait for late campers. The bus departs Elbow Lane at 9:15am.
- Campers will eat lunch at Elbow Lane upon returning from the trip around 1pm
- Campers are not to bring any money to Urban Air. The concession stand is not to be used by Elbow Lane campers.
- ALL CAMPERS MUST WEAR THEIR ELBOW LANE SHIRTS

Dorney Park: Friday, July 19th

- Camp covers the cost of park admission, a food voucher for lunch and transportation.
- Campers MUST be at camp by 9:00am, we WILL NOT wait for late campers. The bus departs Elbow Lane at 9:15am.
- Upon entering the park, 7th graders will stay as a group and walk around the park with the counselors. 8th & 9th graders will travel in a group of 4 6 campers.
- Mike, our Upper Camp Trip Coordinator, will be at the front of the park throughout the day.
- The bus departs Dorney Park at 5:00pm, with ETA to Elbow Lane around 6:00pm. Campers will text parents to give an update if arrival is delayed.
- Money will need to be provided for your camper to purchase snacks, souvenirs or play games.
- Dorney Park is a cashless park! VISA, Mastercard, Discover and American Express credit cards and most debit cards are accepted for payment. They also accept Apple Pay and Google Pay. The park has multiple Cash-to-Card kiosks located throughout to allow you to convert your cash to a prepaid card with no fee. Leftover funds can be used anywhere VISA is accepted.
- ALL CAMPERS MUST WEAR THEIR ELBOW LANE SHIRTS

Ice Skating @ Revolution Ice Gardens: Friday, July 26th

- Camp covers the cost of ice skating and transportation.
- The bus will depart and return to Elbow Lane during normal camp hours.
- Campers will eat lunch at Elbow Lane as normal.
- Campers are not to bring any money to the ice-skating rink. The concession stand is not to be used by Elbow Lane campers.
- Campers must have socks and a change of clothes (long sleeves & pants) to ice skate.
- ALL CAMPERS MUST WEAR THEIR ELBOW LANE SHIRTS.

Tubing: Friday, August 2nd

- Camp covers the cost of admissions, lunch, and transportation for tubing.
- Campers MUST be at camp by 9:15am, we WILL NOT wait for late campers. The bus departs Elbow Lane at 9:30am.
- Rules will be discussed at Bucks County River Country and a 2-hour rafting/tubing trip will follow.
- After tubing, lunch will be provided to campers before heading back to Elbow Lane Day Camp.
- Campers will be back at Elbow Lane for regular dismissal.
- We recommend: Old sneakers to wear in the river, t-shirt, sunscreen, and a change of clothes for the ride back to camp.
- All participants must have a Bucks County River Country Waiver signed by a parent. Please see attached.

Elbow Lane Upper Camp Permission Slips

Camper's Nan	ne:Bunk:
Bowling	
N 	Ay camper has permission to go bowling on Wednesday, July 3rd. Campers must wear an Elbow Lane t-shirt to camp. If forgotten a \$10 shirt fee will be assessed for a camp shirt. Campers must wear sneakers to the bowling alley. Early pick-up will not be possible if attending bowling, the bus will return to Elbow Lane in time for car line.
d	We are NOT interested in Bowling. I understand that if my camper is in attendance the lay of the trip, CIT's will be assigned to a group for the day and 7 th graders will join a rounger camp group for duration of the trip.
Parent Signat	ture:
Parent Name	(Printed):
<u>Urban Air</u>	
	My camper has permission to go to Urban Air on Friday, July 12th and I have also ncluded the signed waiver from Urban Air. Campers must wear an Elbow Lane t-shirt to camp. If forgotten a \$10 shirt fee will be assessed for a camp shirt.
d	We are NOT interested in Urban Air. I understand that if my camper is in attendance the lay of the trip, CIT's will be assigned to a group for the day and 7 th graders will join a younger camp group for duration of the trip.
Parent Signat	ture:
Parent Name	(Printed):

Elbow Lane Upper Camp Permission Slips

Camper's Name:	Bunk:
<u>Dorney Park</u>	
I understar	er has permission to go to Dorney Park on Friday, July 19th. nd that I must pick up my camper at Elbow Lane at 6pm. s must wear an Elbow Lane t-shirt to camp. If forgotten a \$10 shirt fee will be assessed for a camp shirt.
the park in	er is a Part-Time CIT or Full-Time CIT and has my permission to walk around a group of no less than 4 of his/her peers. If not checked, CITs will walk unselor. As a reminder, all 7th graders will be walking with their counselors.
attendance	OT interested in the Dorney Park Trip. I understand that if my camper is in e the day of the trip, CIT's will be assigned to a group for the day and 7 th ill join a younger camp group for the camp day.
Parent Signature:	
Parent Name (Printed)):
Ice Skating @ Revolut	ion Ice Gardens
· Campers	er has permission to go to Ice Skating on Friday, July 26th s must have socks & a change of clothes for skating (long sleeves & pants) ck-up will not be possible if attending ice skating, the bus will return to Elbow Lane in time for car line.
day of the	OT interested in Ice Skating. I understand that if my camper is in attendance the trip, CIT's will be assigned to a group for the day and 7 th graders will join a amp group for duration of the trip.
Parent Signature:	
):

Elbow Lane Upper Camp Permission Slips

Camper's Name:	Bunk:
L	

Tubing on the Delaware

	My camper has permission to go tubing on Friday, August 2 nd and I have also included the signed waiver from Bucks County River Country. Early pick-up will not be possible if attending tubing, as the bus will return to Elbow Lane in time for car line.		
	We are NOT interested in the Bucks County River Country Tubing Trip. I understand that if my camper is in attendance the day of the trip, CIT's will be assigned to a group and 7 th graders will join a younger camp group for the camp day.		
Parent Sign	ature:		
Parent Nam	ne (Printed):		

Tubing on the Delaware Waiver

In consideration of being allowed to participate in any way in the <u>Bucks County River Country</u> program, its related events and activities, I, _____, the undersigned, acknowledge, appreciate, and agree that:

- 1. The risk of injury from the activities involved in this program is significant, including the potential for permanent paralysis and death, and while particular skills, equipment, and personal discipline may reduce this risk, the risk of serious injury does exist; and,
- 2. I KNOWINGLY AND FREELY ASSUME ALL SUCH RISKS, both known and unknown, EVEN IF ARISING FROM THE NEGLIGENCE OF THE RELEASEES or others, and assume full responsibility for my participation; and,
- 3. I willingly agree to comply with the stated and customary terms and conditions for participation. If, however, I observe any unusual significant hazard during my presence or participation, I will remove myself from participation and bring such to the attention of the Company immediately; and,
- 4. I, for myself and on behalf of my heirs, assigns, personal representatives and next of kin, HEREBY RELEASE, INDEMNIFY, AND HOLD HARMLESS THE Bucks County River Country, their officers, officials, agents and/or employees, other participants, sponsoring agencies, sponsors, advertisers, and, if applicable, owners and lessors of premises used for the activity ("Releasees"), WITH RESPECT TO ANY AND ALL INJURY, DISABILITY, DEATH, or loss or damage to person or property associated with my presence or participation, WHETHER ARISING FROM THE NEGLIGENCE OF THE RELEASEES OR OTHERWISE, to the fullest extent permitted by law.

I HAVE READ THIS RELEASE OF LIABILITY AND ASSUMPTION OF RISK AGREEMENT, FULLY UNDERSTAND ITS TERMS, UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY SIGNING IT, AND SIGN IT FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT.

_____ Age:____ Date Signed:_____

PARTICIPANT'S SIGNATURE

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FOR PARENTS/GUARDIANS OF PARTICIPANTS OF MINORITY AGE (UNDER AGE 18 AT TIME OF REGISTRATION)

This is to certify that I, as parent/guardian with legal responsibility for this participant, do consent and agree to his/her release as provided above of all the Releasees, and, for myself, my child and our heirs, assigns, and next of kin, I release and agree to indemnify and hold harmless the Releasees from any and all liabilities incident to my minor child's involvement or participation in these programs as provided above, EVEN IF ARISING FROM THE NEGLIGENCE OF THE RELEASEES, to the fullest extent permitted by law.

permitted of law.		
X	Date Sign	
PARENT/GUARDIAN'S SIGNATURE	(print name)	
		in part or whole is prohibited under United States and nty River Country, Inc. Walters Lane, Point Pleasant, PA 18950,
ZIPCODE	E-MAIL	
HOW DID YOU HEAR ABOUT US		

Urban Air Waiver

WAIVER, RELEASE, AND INDEMNIFICATION AGREEMENT

PLEASE READ THIS DOCUMENT CAREFULLY. BY SIGNING, YOU ARE GIVING UP LEGAL RIGHTS

This Waiver, Release, and Indemnification Agreement (<u>Agreement</u>) is entered into by the Adult Participant, and if any minor(s) is/are named below, the Adult Participant on behalf of and as parent or legal guardian for such Child Participant(s) identified below in favor of Broad Street Willow, LLC (<u>Urban Air</u>). Collectively and severally, Adult Participant and Child Participant, their heirs, successors, and assigns are hereinafter referred to as the <u>Participant</u>. In consideration of Urban Air permitting Participant to enter the Premises and participate in the Activities, including the Activities that may occur in, about, or near 1150 Easton Rd, Willow Grove, PA 19090 or any other premises owned or operated by Urban Air wherever located (<u>Premises</u>), Participant agrees as follows:

1. <u>NATURE OF THE ACTIVITIES</u>. Urban Air operates a trampoline and adventure park, which offers Participants (a) the opportunity to participate actively or passively, in trampoline and adventure park related activities, including, but not limited to, jumping, dodgeball, volleyball, tumbling, foam pit jumping, aerobics, skydiving, ninja warrior course, battle beam, laser tag, soft play, ropes course, climbing wall, roller coaster/sky rider, go carts, bowling, bumper cars, cyber sports, mini golf, arcades, exercising, and other miscellaneous trampoline and adventure activities, instruction, training, fitness classes, competition, events, and programs and (b) access to the Premises and cafe (collectively, <u>Activities</u>).

2. TYPES OF RISKS.

2.1 <u>RISKS AND INJURIES ASSOCIATED WITH ACTIVITIES</u>. Participant acknowledges there are inherent risks in and injuries that may occur from participating in the Activities, including, but not limited to, equipment malfunction; defective design or manufacture of equipment; improper or negligent installation of equipment; negligent maintenance of equipment; cuts; bruises; muscle strain; twisted or sprained ankles, knees, shoulders, or wrists; burns; dirt or other materials in eye; concussions; broken bones; physical or emotional injuries; landing wrong; over-exertion; failure of the attraction surface or attachments; being hit by a ball; collisions with other participants; erratic co-participant behavior; collisions with standards and supports; using improper form or technique; slipping, falling, or tripping; equipment failure; error of judgment by employees; paralysis, disability, or death; personal injury to third persons; or property damage. When skydiving, the most common risk of injury is to the shoulders due to the force of the air on them. When participating in cyber or e-sports, the most common risk of injury is a seizure due to epilepsy. Due to the nature of the Activities, there are more hazards and risks than the foregoing, and there are also unknown and unforeseeable hazards. If you have any questions, please contact a manager before purchasing admission.

2.2 <u>EXPOSURE TO BACTERIA, FUNGI, VIRUSES AND UNKNOWN CONTAGIOUS DISEASES</u>. By entering the Premises or when engaging in the Activities, there is a risk of exposure to bacteria, fungi, viruses, unknown contagious diseases and COVID-19, which notwithstanding governmental recommendations and the practices of Urban Air, cannot be eliminated. <u>CONSEQUENTLY, TO THE FULLEST EXTENT PERMITTED BY LAW,</u> <u>PARTICIPANT KNOWINGLY AND FULLY ASSUMES THE RISK OF, RELEASES, AND SHALL INDEMNIFY URBAN AIR FROM ALL CLAIMS (AS DEFINED IN SECTION 5 BELOW) OR BODILY INJURY RESULTING FROM PARTICIPANT'S EXPOSURE TO ANY BACTERIA, FUNGUS, VIRUS, UNKNOWN CONTAGIOUS DISEASES OR COVID-19 AND IN ANY WAY CONNECTED TO PARTICIPANT'S ENTRY INTO THE PREMISES OR ENGAGEMENT IN THE ACTIVITIES. FURTHER, ADULT PARTICIPANT ON BEHALF OF HIM/HERSELF AND THAT OF THE CHILD PARTICIPANT(S) CONSENTS TO HAVING THEIR TEMPERATURE TAKEN BY URBAN AIR AND ACKNOWLEDGES THEY MAY BE DENIED ACCESS TO OR FORCED TO VACATE THE PREMISES IF THEY EVIDENCE SYMPTOMS OF EXPOSURE TO BACTERIA, FUNGUS, VIRUSES, UNKNOWN CONTAGIOUS DISEASES OR COVID-19 AS IDENTIFIED BY THE CENTER FOR DISEASE CONTROL AND PREVENTION.</u>

3. <u>ASSUMPTION OF RISKS</u>. Notwithstanding the foregoing risks and the safety measures implemented by Urban Air, Participant acknowledges it is impossible to eliminate all risk of injury and understands the demands of the Activities relative to Participant's physical condition and skill level. <u>PARTICIPANT AFFIRMS THAT PARTICIPATION IN THE ACTIVITIES IS VOLUNTARY AND PARTICIPANT KNOWINGLY, WITH UNDERSTANDING OF THE RISKS AND POTENTIAL INJURIES, ASSUMES ALL RISKS INHERENT WITH THE ACTIVITIES AND ACCESS TO THE PREMISES.</u>

4. <u>ALCOHOL</u>. Participant agrees to exercise ordinary and reasonable care and to not consume alcohol to the extent Participant's judgment is impaired. Participant understands the potential risks associated with the consumption of alcohol and acknowledges Participant does not have and is not aware of any medical condition that would result in any injury to Participant due to Participant's consumption of alcohol. Participant assumes the risks associated with alcohol consumption and takes full responsibility for Participant's own actions, safety, and welfare. <u>UNDER NO CIRCUMSTANCES</u> <u>WILL PARTICIPANT BE ALLOWED TO PARTICIPATE IN ANY ACTIVITIES IF PARTICIPANT HAS CONSUMED ALCOHOL.</u>

5. RELEASE AND INDEMNITY. TO THE FULLEST EXTENT PERMITTED BY LAW, ADULT PARTICIPANT ON BEHALF OF HIMSELF, CHILD PARTICIPANT, AND THEIR HEIRS, EXECUTORS, AND REPRESENTATIVES RELEASES, AGREES NOT TO SUE, AND SHALL INDEMNIFY AND DEFEND URBAN AIR, URBAN AIR'S FRANCHISOR, THE LEGAL OWNER OF THE PREMISES, THE LANDLORD, MORTGAGEES AND MANAGEMENT COMPANY OF THE PREMISES, AND ANY OF THEIR LENDERS, PARENTS, AFFILIATES, SUBSIDIARIES, OFFICERS, DIRECTORS, SHAREHOLDERS, MEMBERS, MANAGERS, PARTNERS, AGENTS, EMPLOYEES, CONTRACTORS, REPRESENTATIVES, HEIRS, ASSIGNS, VOLUNTEERS, INDEPENDENT CONTRACTORS, EQUIPMENT SUPPLIERS, AND INSURERS OF ALL OF THEM (COLLECTIVELY, PROTECTED PARTIES) FROM AND AGAINST ALL LIABILITIES, LOSSES, DAMAGES, CLAIMS, DEMANDS, ACTIONS, SUITS, CAUSES OF ACTION, COSTS, FEES, AND EXPENSES (INCLUDING REASONABLE ATTORNEY'S FEES AND COURT OR OTHER COSTS) (COLLECTIVELY, CLAIMS) RELATING TO, RESULTING FROM, OR ARISING OUT OF OR ALLEGED TO HAVE ARISEN OUT OF (IN WHOLE OR IN PART) ANY PROPERTY DAMAGE OR BODILY INJURY (INCLUDING DEATH) TO PARTICIPANT RESULTING IN ANY WAY FROM (A) PARTICIPANT'S USE OF THE PREMISES, (B) PARTICIPANT'S ACTIVE OR PASSIVE PARTICIPATION IN THE ACTIVITIES, (C) LOSS OR THEFT OF PERSONAL PROPERTY, (D) FROM THE CONSUMPTION OF ALCOHOL AT THE PREMISES BY PARTICIPANT OR ANY OTHER INVITEE OF URBAN AIR, OR (E) PARTICIPANT'S BREACH OF THIS AGREEMENT. THIS RELEASE AND INDEMNITY SHALL APPLY EVEN IF ANY CLAIM IS CAUSED IN WHOLE OR IN PART BY THE NEGLIGENCE OR STRICT LIABILITY OF THE PROTECTED PARTIES OR PARTICIPANT. THE INDEMNITY SHALL ALSO INCLUDE ADULT PARTICIPANT'S OBLIGATION TO INDEMNIFY THE PROTECTED PARTIES FROM (A) ANY SUM OR SETTLEMENT PAID TO OR ON BEHALF OF THE CHILD PARTICIPANT RESULTING FROM A CLAIM IN ANY WAY INVOLVING THE FOREGOING SUBSECTIONS AND (B) ALL CLAIMS RESULTING FROM OR RELATING TO ANY INSUFFICIENCY OF PARTICIPANT'S LEGAL CAPACITY OR AUTHORITY TO EXECUTE THIS AGREEMENT FOR OR ON BEHALF OF THE CHILD PARTICIPANT.

A. <u>WAIVER OF DAMAGES</u>. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE ADULT PARTICIPANT ON BEHALF OF HIMSELF AND CHILD PARTICIPANT SHALL NOT ASSERT, AND HEREBY WAIVES, ANY CLAIM AGAINST ANY PROTECTED PARTY AND/OR INDEMNITEE, ON ANY THEORY OF LIABILITY, FOR ACTUAL, SPECIAL, INDIRECT, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES ARISING OUT OF, IN CONNECTION WITH, OR AS A RESULT OF, ADULT PARTICIPANT AND/OR CHILD PARTICIPANT'S ENTRY ONTO THE PREMISES AND/OR PARTICIPATION IN ACTIVITIES. NO PROTECTED PARTY AND/OR INDEMNITEE REFERRED IN SECTION 5 ABOVE SHALL BE LIABLE FOR ANY ACTUAL, SPECIAL, INDIRECT, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES ARISING OUT OF, IN CONNECTION WITH, OR AS A RESULT OF, ADULT PARTICIPANT AND/OR CHILD PARTICIPANT'S ENTRY ONTO THE PREMISES AND/OR PARTICIPATION IN ACTIVITIES

6. DISPUTE RESOLUTION.

A. <u>ARBITRATION</u>. Any dispute or claim in any way involving the Child Participant(s), Adult Participant(s), or any one or more of the Protected Parties, arising out of or relating to this Agreement, breach thereof, the Premises, Activities, property damage (real or personal), personal injury (including death), or the scope, arbitrability, or validity of this arbitration agreement (<u>Dispute</u>) shall be brought by the parties in their individual capacity and not as a plaintiff or class member in any purported class or representative capacity, and settled by binding arbitration before a single arbitrator administered by the American Arbitration Association (<u>AAA</u>) per its Commercial Industry Arbitration Rules in effect at the time the demand for arbitration is filed. Judgment on the arbitration award may be entered in any federal or state court having jurisdiction thereof. If the Dispute cannot be heard by the AAA for any reason, the Dispute shall be heard by an arbitrator. Arbitration and the enforcement of any award rendered in the arbitration proceedings shall be subject to and governed by the Federal Arbitration Act, 9 U.S.C. § 1 et seq.

B. WAIVER OF JURY TRIAL. TO THE EXTENT PERMITTED BY LAW, ADULT PARTICIPANT ON BEHALF OF HIM/HERSELF AND THE CHILD PARTICIPANT AND URBAN AIR KNOWINGLY, WILLINGLY, AND VOLUNTARILY, WITH FULL AWARENESS OF THE LEGAL CONSEQUENCES, AFTER CONSULTING WITH COUNSEL (OR AFTER HAVING WAIVED THE OPPORTUNITY TO CONSULT WITH COUNSEL) AGREE TO WAIVE THEIR RIGHT TO A JURY TRIAL OF ANY DISPUTE AND TO RESOLVE ANY AND ALL DISPUTES THROUGH ARBITRATION. The right to a trial by jury is a right parties would or might otherwise have had under the Constitutions of the United States of America and the state in which the Premises is located.

7. LICENSE. Participant irrevocably grants the Protected Parties the right to take photographs and video of Participant and authorizes the Protected Parties to use, copyright, and publish all or a portion of an image or video of Participant and their name and likeness in all forms and media, including composite or modified representations, for any lawful purpose, including advertising, trade, or any commercial purpose throughout the world and in perpetuity and without compensation. PARTICIPANT WAIVES THE RIGHT TO INSPECT OR APPROVE VERSIONS OF IMAGES OR VIDEOS USED FOR PUBLICATION OR THE WRITTEN COPY THAT MAY BE USED IN CONNECTION WITH THE IMAGES/VIDEOS. PARTICIPANT RELEASES THE PROTECTED PARTIES FROM ANY CLAIMS THAT MAY ARISE REGARDING THE USE OF PARTICIPANT'S STATEMENTS, VIDEOS, OR IMAGES INCLUDING ANY CLAIMS OF DEFAMATION, INVASION OF PRIVACY, OR INFRINGEMENT OF MORAL RIGHTS, RIGHTS OF PUBLICITY, OR COPYRIGHT.

8. <u>AUTHORITY</u>. If Adult Participant signs this Agreement on behalf of his/her spouse, child, family member, friend, minor child, or other person, Adult Participant warrants and represents to Urban Air that he/she has the legal authority and such person's actual and implied authority to execute this Agreement on their behalf, including, but not limited to, the arbitration clause, release, indemnity agreement, and license.

9. <u>ACKNOWLEDGMENTS</u>. Participant represents to the Protected Parties that this Agreement is a complete and final release and indemnity agreement, that Participant is voluntarily entering into this Agreement, and no representations, promises, or statements made by any of the Protected Parties has influenced Participant in signing this Agreement. Participant agrees that there are no oral agreements, representations, promises, or warranties that are not expressly set forth herein, this Agreement may only be modified in writing, and that Participant is not relying on any statements or representations of the Protected Parties that are not expressly contained herein. Participant expressly agrees that this Agreement is intended to be as broad and inclusive as is permitted by the laws of the state in which the Premises is located and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect. Venue for any action brought hereunder or due to Participant's use of the Premises or participation in the Activities shall lie in the County in which the Premises is located. The substantive laws of the state in which the Premises is located shall apply.

10. <u>REPRESENTATIONS BY PARTICIPANT</u>. Participant represents to the Protected Parties as follows:

- A. Participant shall obey all rules while participating in the Activities and alert the staff of any rule(s) violation(s), dangerous behavior, or any unusual hazard observed by Participant.
- B. Participant possesses a sufficient level of skill and physical fitness for safe participation in the Activities.
- C. Participant shall only attempt Activities that Participant can safely perform.
- D. Participant is not aware of any health problems that would prevent him/her from participating in the Activities.
- E. Participant has received either medical clearance from his/her physician prior to participation in the Activities or has determined that such clearance is not necessary for his/her safe participation in the Activities.

Urban Air Waiver (cont)

- F. Urban Air may, but shall not be obligated or required to, administer to Participant emergency aid, CPR, use an AED (defibrillator), secure emergency medical care or transportation (i.e., EMS), and if said emergency medical care or transportation is secured, Participant shall assume all costs of emergency medical care and transportation.
- G. Participant shall discontinue participation in the Activities if Participant feels any unusual discomfort (e.g., faintness, shortness of breath, physical manifestations of anxiety, chest pains, and/or abnormal heart palpitations).
- H. Participant consents to Urban Air communicating with Participant via telephone or email and to receiving from Urban Air on my wireless device mobile service commercial messages. Participant acknowledges that Participant may be charged by his/her wireless service provider in connection with receipt of such mobile messages. Participant acknowledges that he/she may revoke his/her consent at any time.

BY EXECUTING THIS AGREEMENT, I REPRESENT I HAD A SUFFICIENT OPPORTUNITY TO READ THIS AGREEMENT, I HAVE READ AND UNDERSTAND THIS AGREEMENT, AND I AGREE TO BE BOUND AS SET FORTH HEREIN.

Child Participant Name (Please Print)	Parent/Legal Guardian Signature	Date
Adult Participant Name (Please Print)	Adult Participant Signature	Date
Emergency Contact Person:	Phone:	
Participant's Email Address:		