Maze Property Holdings Pty Ltd, as trustees for the The Savage Family Trust

Trading as: Enchanted Adventure Garden & Tree Surfing Australia

ACN 31270558664

Ropes Course

INDEMNITY & RELEASE

- 1. In consideration of the acceptance of my application form and fee to Tree Surfing Australia and/or Enchanted Adventure Garden, I acknowledge that I have read and understood the terms of this Indemnity and Release and agree to be bound by the terms of same.
- 2. I will wear the safety equipment and climb with a high due regard to my personal safety and the safety of others including person and property.
- 3. I am competent to use the harness and belay equipment of the style provided.
- 4. I will follow any reasonable instructions from Tree Surfing Australia and/or Enchanted Adventure Garden and their staff.
- 5. I acknowledge that in climbing through a ropes course and its challenges there is inherent risk involved. I understand, accept and voluntarily assume any such risks involved with this activity.
- 6. If I am in breach of the terms of entry. I agree to recompense the appropriate party/s for all loss and damage (including legal fees) arising out of such breach, including any damage to the party's reputation.
- 7. I attest and verify that I am physically fit and able to participate in the stated activity and that I have not been advised by a qualified medical practitioner not to participate.
- 8. I agree to abide by all the rules, regulations and instructions given from time to time, governing this activity. I understand that the maximum weight limit is 120kg and the minimum height is 135cm on the Grand Course, minimum age of 4 years on the Nippers Course and that minors must be supervised by a responsible adult, I acknowledge that by not following these height and weight restrictions I may place myself or my child at risk of personal injury for which I will be responsible.
- 9. I agree that if the staff at Tree Surfing Australia determine, in their absolute discretion, that my conduct in participating in the ropes course has or is likely to cause injury to myself, others, damage to any property, or create a nuisance during my participation in any activity, they may cancel my participation in the activity and my entry fee may not be refunded.
- 10. The event has a privacy policy and the information I have provided on this form is necessary for the conducting of this activity and will only be used for the purpose of conducting this activity.
- 11. I consent to the publication and/or use in any form of media whatsoever of my name, image, voice, statements or otherwise, without payment or compensation.
- 12. I have voluntarily entered into this agreement and have read, understood and acknowledge the terms of entry including the warning, exclusion of liability, release, indemnity and information provided elsewhere in the application form.
- 13. Except where provided or required by law and as such cannot be excluded, I agree that it is a term of my acceptance of my application form and fee (if accepted) that for myself, my executors, administrators, heirs, next of kin, successors and assigns, I hereby;
 - a) waive and release all legal claims, suits and demand that I may have against Enchanted Adventure Garden and Tree Surfing Australia its corporate proprietors, officers, directors, members, volunteers, employees, agents, sponsors, stakeholders, other participants, and any other persons arising out of or in respect of my involvement or participation of my activities conducted on the property of Enchanted Adventure Garden and Tree Surfing ("the releases") including any and all claims for damages caused by negligence or otherwise, arising out of my participation in the activities, together with any costs including legal fees that may be incurred as a result of any such claim whether valid or not; and
 - b) indemnify and hold harmless the releases and each of them against any such claim that I or my guests or any one or more of my executors, administrators, heirs, next of kin, successors or assigns may have or assert and against any costs including legal fees with respect to such claims.

Australian Consumer Law and Fair Trading Regulations 2012

I hereby acknowledge that I have read, understood and accept this agreement

Schedule 2

WARNING: If you participate in these activities your rights to sue the supplier under the <u>Australian Consumer Law and Fair Trading Act 2012</u> if you are killed or injured because the activities were not supplied with due care and skill or were not reasonably fit for their purpose, are excluded, restricted or modified in the way set out in or on this notice.

NOTE: The change to your rights, as set out in or on this notice, does not apply if your death or injury is due to gross negligence on the supplier's part. "Gross negligence", in relation to an act or omission, means doing the act or omistion to do an act with reckless disregard, with or without consciousness, for the consequences of the act or omission. See <u>regulation 5</u> of the <u>Australian Consumer Law and Fair Trading Regulations 2012</u> and section 22(3)(b) of the <u>Australian Consumer Law and Fair Trading Act 2012</u>.

[Print name]
[Print address]
Signature
{Please note: you personally must sign this agreement}.
DECLARATION FOR MINORS
If you are under 18 years at the time of entering the Event, this declaration MUST be signed by your parent or guardian.
I
Signature of Parent/Guardian: Date: