

# Laser Outdoor Combat .com.au

OFFICE USE ONLY: Month ( )  
Session No

Date of session / / 2010 T:

Contact name

B/F

Group size

PP \_\_\_\_\_  
Amount =

Ref No

1.0

FIRST NAME & LAST NAME																				
NUMB & STREET NAME																				
TOWN																				
POST CODE																				
STATE																				
TELEPHONE																				

SEX:  FEMALE:  MALE:  Date Of Birth: day   month   year

## 1.1 THE PARTICIPANT COVENANTS & AGREES WITH THE FOLLOWING RULES & CONDITIONS.

- The participant agrees to abide by the rules of Laser Outdoor Combat Skirmish (LOCS) at all times when present at the LOCS venue.
- No projectiles are to be thrown, kicked or otherwise made airborne by participants.
  - No participant shall engage in:-
    - \* Skylarking or Reckless behaviour or Foolish behaviour; and /or \* Any other behaviour likely to cause injury to themselves or Other participants; or Employees or agents or LOCS, \* Any behaviour which LOCS deems in its absolute discretion to be unacceptable.
  - Laser Outdoor Combat Skirmish may require any participant engaging in unacceptable behaviour to leave the LOCS venue.
  - Each participant must remain within the designated boundaries of the LOCS venue at all times.
  - Each participant on arrival to LOCS venue will be required to be wearing the following:-
    - \* Long trousers & Enclosed shoes; \* \* Hats or Helmets provided by LOCS; and / or other safety devises that LOCS may require the participant to wear.
  - Any participant who is unable or refuses to comply with rule (e.) will not be permitted to participate in LOCS.
  - All participants must follow the directives of LOCS at all times.
  - Any participant injured, or observing another participant to be injured, shall immediately notify LOCS staff of the incident.

## 1.2 RISK or DANGERS.

The participant acknowledges he / she has attended a briefing session prior to participating in LOCS activities in which the known or foreseeable risks or dangers of LOCS has been fully explained to the participant and that the participant has received written notice of the risks / dangers and fully understands the risk / dangers and has agreed to participate nonetheless.

## 1.3 RELEASE & DISCHARGE.

The participant releases, discharges, waives & forever holds harmless LOCS from All claim for any loss sustained by the participant whether caused by LOCS is negligent act or wilful act or omission, breach of contract, breach of statutory duty or otherwise in connection with LOCS.

## 1.4 INDEMNITY.

The participant indemnifies LOCS against all claims for any loss sustained by the participants whether caused by LOCS is negligent act or wilful act or omission, breach of contract, breach of statutory duty or otherwise in connection with LOCS.

## 1.5 WARRANTY AS TO AGE.

By personally executing this deed, the participant warrants that he or she is at least of eighteen (18) years of age. Where 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 LOCS in terms of the indemnity contained in clause 1.4.

## 1.6 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 LOCS arising out of or as a consequence of LOCS or any incidental activities.

## 1.7 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.

**1.8 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 LOCS and its successors and assigns.

**1.9 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 LOCS, 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 & 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 LOCS venue;
  - iv. Any snakes, spiders or any other wildlife whatsoever;
  - v. Other Participants;
  - vi. Any equipment supplied to the participant by LOCS in connection with activity;
  - vii. or otherwise arising out of the participant’s involvement in LOCS

b. Any damage or injury occasioned to a participant as a result of a participant:-

\* Slipping on rocks, boulders, logs, trees land or any other substance; and / or \* Falling over; and / or \* 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 Outdoor Combat Simulation (LOCS) means the outdoor live action role-play combat game run by Laser Outdoor Combat Pty Ltd trading as Laser Outdoor Combat Skirmish.

\*LOCS venue means the location at which Laser Outdoor Combat Skirmish is being convened;

\*Participant means their FULL NAME, ADDRESS, & PHONE as per section one of this form.

\*Laser Outdoor Combat Skirmish means a business of Laser Outdoor Combat Pty Ltd ACN 136 840 241 and its agencies, suppliers, distributors, servants, employees, agents, representatives, directors, and officers.

**1.9 SIGNATURES.**

Executed as a deed:

**1. UNDER 18 PLAYER:**

**PARENT/GUARDIAN MUST SIGN HERE**

\_\_\_\_\_  
**PRINT PLAYERS FULL NAME**

\_\_\_\_\_  
**Signature of Parent or Guardian**

\_\_\_\_\_  
**PRINT NAME OF PARENT or GUARDIAN**

\_\_\_\_\_  
**Signature of witness of the Parent or Guardian**

If signing on behalf of Participant, print relationship to participant who warrants that he or she has authority to sign this discharge, release and Indemnity on behalf of the Participant & agrees to Indemnify LOCS in accordance with the indemnities contained in this agreement.

**DATE / / 2010**

**2. OVER 18**

**SIGN HERE**

\_\_\_\_\_  
**PRINT YOUR FULL NAME**

\_\_\_\_\_  
**Signature of Participant**

**DATE: / / 2010**

\_\_\_\_\_  
**Signature of witness of the participant**

\*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.