Release

The undersigned agrees to the following terms and conditions.

I acknowledge that that prior to my use of any equipment I will have inspected and received said equipment in good and safe mechanical condition. I agree to pay Jeff Stanton Adventures LLC the cost of replacing lost equipment and the cost of repairing damages, in addition to lost revenue for the period said equipment is out of service, and any collection cost and attorney fees necessary to secure reimbursement. I agree to return the equipment in the same condition in which I received it, normal wear and tear excepted.

I acknowledge that when using the equipment I must remain aware of the weather, visibility, objects, road conditions, debris, and other persons and vehicles, all of which can pose unexpected, though normal hazards associated with use of the equipment. I UNDERSTAND THAT I AM PARTICIPATING IN AND SUBJECTING OTHERS TO AN ACTIVITY THAT IS DANGEROUS AND CAN CAUSE SERIOUS INJURY AND DEATH. I agree at all times to operate the equipment in a safe and legal manner. I represent I am sufficiently experienced in any equipment I will be using to operate it safely in all conditions, including but not limited to crash avoidance maneuvers. I agree that if I am provided instructions or direction that I deem unsafe, whether such instructions or directions are provided expressly, by inference or impliedly, or that I determine that conditions are unsafe to use the equipment, that I will stop operating the equipment until such time as I deem use of the equipment is safe.

I voluntarily ASSUME ALL RISK OF ACCIDENT OR DAMAGE TO MY PERSON OR PROPERTY which may be incurred from or be connected in any manner with my use or operation of the equipment. I HEREBY RELEASE Jeff Stanton Adventures LLC, its agents, owners, employees and subcontractors, and any other equipment owners, FROM ALL CLAIMS, DEMANDS, ACTIONS AND FROM ALL LIABILITY FOR DAMAGE, LOSS OR INJURY (of whatever kind, nature or description) that may arise out of, or I may sustain, IN CONNECTION WITH MY USE, OPERATION, OR RENTAL of the equipment. I FURTHER AGREE, TO THE FURTHEST EXTENT AVAILABLE UNDER THE LAW, TO INDEMNIFY AND HOLD HARMLESS Jeff Stanton Adventures LLC, its agents, owners, employees, subcontractors, and other equipment owners, from all claims, demands actions, causes or actions, including attorneys' fees, expenses and costs, of myself or of third parties (of whatever kind, nature or description), which may arise out of, or in manner connected with, or caused by my use or the use of the equipment by my child or guarded minor (if parent or guardian signing below), or operation or rental of the equipment. This release and indemnification obligation shall be binding upon my heirs, administrators, executors and assigns. Any dispute will be resolved exclusively in the State of Michigan with application of Michigan law. In regard to the subject matter of this Agreement, there are no agreements or representations other than as stated in this Agreement, and any contrary verbal representations shall not be relied upon. This Agreement cannot be amended by anyone other than in writing by a member of Jeff Stanton Adventures LLC and any cross outs or notations in this document, including this sentence, by me or anyone acting on my behalf will be deemed stricken and of no effect.

I AGREE THAT I HAVE READ, UNDERSTAND AND AGREE TO ALL OF THE ABOVE TERMS AND CONDITIONS

SIGNATURE OF PARTICIPANT (or parent / guardian, if signing on behalf of a minor)

PRINTED NAME OF PARTICIPANT (or parent / guardian, if signing on behalf of a minor)

PRINTED NAME OF MINOR