Aspen Ice Youth League Participant 2018—2019 Session(s)

PLEASE READ BEFORE SIGNING

In consideration of being allowed to participate in any way in the Aspen Ice programs, related events and activities of Aspen
lce Inc., I, the undersigned, acknowledge, appreciate, and agree that:
 The risk of injury from the activities involved in this program is significant, including the potential for permanent paralysis
and death, and while particular rules, 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 of my participation in Aspen Ice,
EVEN IF ARISING FROM THE NEGLIGENCE OF THE RELEASEES or others, and assume full responsibility for my participal
tion; and,
3. I willingly agree to comply with the stated and customary terms and conditions for participation in Aspen Ice. 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 nearest official immediately; and,
4. I, for myself and on behalf of my heirs, assigns, personal representatives and next of kin, HEREBY RELEASE, INDEMNI-
FY, AND HOLD HARMLESS THE Aspen Ice Inc., their officers, officials, agents and/or employees, other participants, spon-
soring agencies, sponsors, advertisers, and, if applicable, owners and lessors of premises used to conduct the event
("Releasees"), WITH RESPECT TO ANY AND ALL INJURY, DISABILITY, DEATH, or loss or damage to person or property,
WHETHER ARISING FROM THE NEGLIGENCE OF THE RELEASEES OR OTHERWISE, to the fullest extent permitted by
law.
5. Arbitration: In further consideration of allowing me to participate in the aforementioned activities, I hereby agree to submit
to binding arbitration any and all claims which I believe I may have against the facility arising from my activities at the facility.
The arbitration shall be pursuant to the rules of the American Arbitration Association. The arbitrators shall apply the Federal
Rules of Evidence to all proceedings.
Arbitration shall be commenced within one (1) year from the date on which any alleged claim first arose. Further, the arbitra-
tion shall be held in the town where the Arena is located, unless otherwise mutually agreed to by all the parties. The submis-
sion to the American Arbitration Association shall be unlimited and the arbitration award may be enforced by any court of com-
petent jurisdiction.
LUAVE BEAD THE DELEASE OF HARMITY AND ACCUMENTION OF BIOU A ORIENTALE SHALLY INDEPOTAND TO
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.
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 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.
SIGNATURE OF PARENT OR GUARDIAN
OIOMATONE OF FANERT ON GUARDIAN