



RELEASE & DISCLAIMER

To: Betar Australia Incorporated [ABN:79 786 023 214] (the "**Movement**")

We the undersigned Participant and parents/guardian of the Participant (if the Participant is under 18):

1. **permit** the Participant to participate in all of the activities of the Movement whether organised or run by the Movement on its own or with or as a part of any other organisation or organisations (including but not limited to, weekly meetings, camps, (both within the State and interstate), functions, parties, social, cultural or educational events, excursions and outdoor, adventure or sporting events) ("**Activities**");
2. **acknowledge** the existence of inherent risks in the Activities and confirm that we are voluntarily taking on and assuming those risks;
3. **release and forever discharge**, to the extent permitted by law, the Movement's officers, directors, members, volunteers, employees, representatives, agents, Shlichim (including their families), executive members and counsellors (each a "**Released Party**") from any and all causes of action, suits, proceedings, claims, demands and liabilities in any way directly or indirectly arising out of or in connection with the Participant's participation in or expulsion from the Activities (including those arising out of death, injury, loss of or damage to property or involving financial or any consequential loss), whether or not arising out of or by reason of the negligence, action or inaction or otherwise of any Released Party ("**Claims**"), together with any costs fees and expenses (including legal fees) that may be incurred as a result of any such Claim;
4. **agree** to abide by all the rules, regulations, and instructions given by or on behalf of the Movement from time to time, governing the Activities ("**Rules**");
5. **indemnify** each Released Party from and against any Claims suffered or incurred or brought or made against the Released Party:
 - a. by the Participant; or
 - b. by any other person as a result of the Participant's action and/or failure to comply with the Rules, together with any costs, fees and expenses (including legal fees on an indemnity basis) that may be incurred as a result of any such Claim;
6. **agree** that if the Participant breaches or does not abide by any of the Rules, the Participant can be asked to leave such Activity, which they will immediately do, and we agree to reimburse and indemnify the Movement and each Released Party for all loss and damage arising from any such breach or failure to abide;
7. **consent** to any photographs or videos of the Participant being taken during the course of the Activities for marketing and/or publicity purposes by the Movement;
8. **permit** any appropriate photograph(s) of the Participant to be taken during the Activities and be displayed on any official medium of the Movement unless the Participant or the Participant's parents/guardian request not to display or to remove any such photograph(s);
9. **permit** the Participant to be transported in a motor vehicle by a Released Party who has his or her current full driver's licence or probationary P2 licence or equivalent, from time to time, during Activities and to and from Activities;



10. **acknowledge** that the Movement and each Released Party are not responsible in any way for the Participant prior to the Participant entering the custody and care of the Movement and/or their arrival to, and after their departure from, the location of the Activities
11. **acknowledge** that we voluntarily entered into this Release and Disclaimer and have read and understood all of its terms and agree to be bound by all such terms; and
12. **agree** that this Release and Disclaimer will be binding on us and our executors, administrators, heirs, next of kin, successors and assigns.

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This Release and Disclaimer is provided for the benefit of each Released Party and an indemnity provided for the benefit of the Movement and each Released Party.

To the extent that this Release and Disclaimer applies to Victorian law, the following warning must be provided:

WARNING UNDER THE AUSTRALIAN CONSUMER LAW AND FAIR TRADING ACT 2012

Under the Australian Consumer Law (Victoria), several statutory guarantees apply to the supply of certain goods and services. These guarantees mean that the supplier named on this form is required to ensure that the recreational services it supplies to you:

- are rendered with due care and skill; and
- are reasonably fit for any purpose which you, either expressly or by implication, make known to the supplier; and
- might reasonably be expected to achieve any result you have made known to the supplier.

Under section 22 of the **Australian Consumer Law and Fair Trading Act 2012**, the supplier is entitled to ask you to agree that these statutory guarantees do not apply to you. If you sign this form, you will be agreeing that your rights to sue the supplier under the **Australian Consumer Law and Fair Trading Act 2012** if you are killed or injured because the services provided were not in accordance with these guarantees, are excluded, restricted or modified in the way set out in this form.

NOTE: The change to your rights, as set out in this form, 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 omitting to do an act with reckless disregard, with or without consciousness, for the consequences of the act or omission. See regulation 5 of the Australian Consumer Law and Fair Trading Regulations 2012 and section 22(3)(b) of the **Australian Consumer Law and Fair Trading Act 2012**.

Participant: _____ (print name)

Signature of Participant: _____ Date ____/____/____

Parent/Guardian: _____ (print name)

Signature of Parent/Guardian: _____ Date: ____/____/____