

As a condition to this facility being made available to the above Renting Organization, the following has been/will be agreed to:

- A) That the rules and regulations of this camp property have been provided to the Renting Organization and are fully understood and will be complied with.
- B) That the Renting Organization agrees to be completely responsible for any loss of or damage to the site and any equipment and facilities on site.
- C) That the Renting Organization will be totally responsible and liable for their group during the rental period.
- D) The Renting Organization confirms that any program equipment at their disposal will only be used by individuals who have the ability and qualifications to do so.
- E) That the "Organizational Hold Harmless and Indemnity Agreement" will be completed, signed and a copy submitted to Scouts Canada at least one week prior to the rental period.
- F) That a certificate confirming the Renting Organization's General Liability insurance, reflecting an inclusive limit of at least \$2,000,000 per occurrence, will be provided, specifically identifying this rental agreement and naming Scouts Canada as an additional insured, with a copy to be forwarded to Scouts Canada at least one week prior to the rental period.

IMPORTANT:

The Renting Organization agrees to respect Scouts Canada's "No Alcohol" policy on the premises.

In accordance with BP&P 13019, Section (ii) - Third Party Use, first paragraph, and BP&P 13012.2, Organizational Hold Harmless and Indemnity Agreement, no program apparatus is to be made available to the Renting Organization.

Approved by: Council Executive Director: _____ Council Operations Manager: _____

Date: _____

Approved: _____ Scouts Canada Risk Manager _____

Approved: _____ American Home Assurance Co. _____