



RCDR Membership Application Form

NAME: _____

ADDRESS: _____

HOME PHONE: _(____)_____ WORK PHONE: _(____)_____

FAX NUMBER: _(____)_____ CELL PHONE: _(____)_____

EMAIL ADDRESS: _____

SPOUSE'S NAME: _____

NAMES OF CHILDREN (UNDER 18):

If you are a member of any of the following associations, please fill in your membership numbers:

AMA: _____

FTR: _____

SE&TRA: _____

How did you hear about The River City Dirt Riders? _____

Do you ride Dirt Bikes, ATV's or Both? _____

How long have you been riding? _____

What classification of rider are you? (see below) _____

(A, B, C, Beginner, Vet A, Vet B, Vet C, SR A, SR B, SR C, SSR A, SSR B, SSR C, Master A, Master B, Master C, Golden Master, JR A, JR B, Women A, Women B, Quad A, Quad B, Senior Quad, Women Quad, Vintage, Super Vintage A, Super Vintage B)

RELEASE, WAIVER OF LIABILITY AND INDEMNITY AGREEMENT ("Release")

By signing this document you will waive certain legal rights, including the right to sue

PLEASE READ CAREFULLY

For the purpose of this Release:

"Released Parties" means River City Dirt River Inc. ("RCDR") and the owner of the property where "Riding Activities" are conducted. This includes the Released Parties' members, directors, officers, agents, employees, volunteers, partners, heirs, personal representatives, successors, assigns, inspectors, surveyors, consultants, sponsors, facility operators and affiliates.

"Releasor" means the adult participant(s) signing this Release as well as minors identified in the Release for whom the Releasor is a parent or guardian; as well as their heirs, successors, personal representatives, agents, successors and assigns.

"Riding Activities" means sports involving a motor vehicle propelled by power other than muscular power, including, but not limited to, dirt bike riding, dual sport riding, fourwheeling whether conducted on private land or public land and roadways. It also includes activities ancillary to Riding Activities, such as parking, camping, loading and unloading vehicles and gear as well as social activities of RCDR such as Christmas party, summer picnic etc.

In consideration for the opportunity for participation in the Riding Activities of RCDR and/or utilization of facilities leased or owned by RCDR, Releasor understands and agree to this Release and to the terms hereof as follows:

1. Riding activities are dangerous

Releasor understands that Riding Activities is an action sport subject to accidents, injury and even death of participants. Riding Activities have inherent dangers, both obvious and/or hidden dangers, whether natural or man-made including, but not limited to, trees, tree limbs, fence posts, pot holes, rocks, brush and other dangers that no amount of care, caution, instruction, inspection or expertise can eliminate. Releasor understands that he/she may suffer broken bones, internal and external injuries, paralysis, fatal injury as well as the loss of or damage to personal property while participating in Riding Activities.

Initial here _____

2. Releasor assumes risk

Releasor expressly and voluntarily assume all risk of death or personal injury or other forms of damage sustained while participating in Riding Activities whether or not caused by the negligence of the released parties.

Initial here _____

3. Releasor releases and discharges

Releasor releases and discharges Released Parties from any and all liability, claims, demands, loss or damage, or causes of action for injuries, loss of life, damage to, or loss of, property and all other forms of damage arising out of Releasor's participation in Riding Activities, included but not limited to, injuries to the person or property or death of the Releasor whether or not arising out of the negligence of the Released Parties, including the performance or lack thereof of rescue operations and/or procedures.

Initial here _____

4. Releasor will not sue

Releasor or his/her estate or any other representative will not sue or otherwise make a claim against the released parties for damages or other losses sustained as a result of participation in Riding Activities. Releasor indemnifies and holds the Released Parties harmless from all claims, judgment and costs, including attorney's fees, incurred in connection with any action brought against them, jointly or severally, as a direct or indirect result of participation in Riding Activities.

Initial here _____

5. Releasor responsible for damages to others

Releasor agrees to operate all equipment in a reasonable and safe manner so as not to endanger the lives of persons or the property of others. Releasor takes full responsibility for, and hold harmless the Released Parties for any injury, death or property damage that Releasor may cause while participating in Riding Activities.

Initial here _____

6. Signing and validity of Release

Releasor represents and warrants that he/she is at least eighteen years of age and has full authority to sign on behalf of the minor(s) identified in this release (i.e. that he/she is the parent or guardian of the minor(s)). Releasor intends this Release to be as broad and inclusive as permitted by the laws of the United States of America and the State of Florida. If any portion hereof shall be deemed invalid, the balance shall continue in full force and effect. This Release shall be continuing in full force and effect as long as Releasor engages in Riding Activities in any way connected with the Released Parties. This Release reflects the full understanding of this agreement, and no statements, promises or inducements not contained in this document shall be binding.

Initial here _____

I have read this Release and fully understand its contents. I sign of my own free will and I agree to be bound by it.

Signature of Releasor _____

Printed name of Releasor _____

Signature of Releasor (spouse) _____

Printed name of Releasor _____

Name of Minor _____ date of birth _____

Name of Minor _____ date of birth _____

Name of Minor _____ date of birth _____

Name of Minor _____ date of birth _____

Address _____

Telephone number _____ email address _____

The River City Dirt Riders, Inc. Lease

RELEASE ACKNOWLEDGMENT AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT

I / we, the undersigned, for and in consideration of The River City Dirt Riders, Inc. permitting the below named rider(s) to operate or ride upon a motorcycle or motor vehicle in premise designated as The River City Dirt Riders Lease, located in Baker County, Florida, and operated by The River City Dirt Riders, Inc., upon land owned by Nekoosa Packaging Corp, d/b/a The Timber Company, and in order to induce the said River City Dirt Riders, Inc. to permit such person(s) to ride such vehicle upon such property, hereby release The River City Dirt Riders Inc., its officers, directors, agents, employees, partners, their heirs, personal representatives, successors and assigns, and their agents and employees, and the landowner, Nekoosa Packaging Corp., its officers, directors, agents, employees, partners, their heirs, personal representatives, successors and assigns, and their agents and employees, from any and all liability, **INCLUDING ANY LIABILITY CAUSED BY ITS / THEIR OWN FUTURE NEGLIGENCE**, actions, causes of action, demands or suits whatsoever which I / we may any time hereafter have or claim to have on account of or arising out of any personal injuries or damages to the below named individual(s) or the vehicle upon which he/she they might be operating (including, but not by way of limitations, the right to be paid for any loss of time, loss of services, or for expenses to an accident or injury which the below named individual(s) might suffer at any time hereafter while riding in The River City Dirt Riders Lease.) Should the below named individual(s) be a minor at this time, the undersigned as his/her/their parent(s) or guardian(s) consent to such minor riding a motorcycle or other motor vehicle in River City Dirt Riders Lease at his/her/their own risk, and that this consent freely given shall constitute a bar to any recovery for damages against The River City Dirt Riders, Inc., its officers, directors, agents, employees, partners, their heirs, personal representatives, successors and assigns, and their agents and employees, and the landowner, Nekoosa Packaging Corp., its officers, directors, agents, employees, partners, their heirs, personal representatives, successors and assigns, and their agents and employees, from any claims, actions at law, damages and recovery whatever by such below named minor(s) for injuries to his/her/their body(ies) or property and for loss of earnings, pain and suffering, medical expenses or other damages whatever which he/she/they might suffer or be entitled to claim against the said River City Dirt Riders, Inc., its officers, directors, agents, employees, partners, their heirs, personal representatives, successors and assigns, and their agents and employees, and the landowner, Nekoosa Packaging Corp., its officers, directors, agents, employees, partners, their heirs, personal representatives, successors and assigns, and their agents and employees, at any time hereafter. The River City Dirt Riders, Inc. and Nekoosa Packaging Corp. may rely on this agreement of indemnity upon our part in permitting such below minor(s) to ride in the River City Dirt Riders Lease. **I/WE ALSO AGREE THAT THIS RELEASE AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT SHALL EXTEND TO CAMPING AND THE USE OF RIVER CITY DIRT RIDERS LEASE, ITS FACILITIES, AND LAND.**

Signed and dated this _____ day of _____, 20_____.

Member's Name (Print)

Member's Signature

Spouse's Name (Print)

Spouse's Signature

Name of Minor Child

Parent's Signature for Minor Child

Name of Minor Child

Parent's Signature for Minor Child

Name of Minor Child

Parent's Signature for Minor Child

Complete Address