

Holding Harmless Agreement This Hold Harmless Agreement ("Agreement") is made effective on ________ by and Between Rocky Mountain Dirt Bike Tours LLC, and Customer

	Riding location: by and between Nocky Mountain birt like Tours Ltc, and cus	tome
Rocky Mountain Dirt Bike Tours LLC and	are sometimes referred to as "Party" and collectively referred to as "Parties".	
	is Rocky Mountain Dirt Bike Tours LLC from any claims and/or litigation arising out of any een accident that may occur upon motorcycle tours.	,
Now therefore, in consideration of the mutual cover hereby agree as follows:	ants and conditions contained herein, Rocky Mountain Dirt Bike Tours LLC and	
against lawsuits, demands, causes of action, liability, monetary loss, property damage, equitable relief, pe imposed by a court of law or by administrative action whatsoever, any acts, omissions, negligence, or wi	end, indemnify, and hold harmless Rocky Mountain Dirt Bike Tours LLC from any and all closs, damage, and/or injury, of any kind whatsoever (including without limitation all clairsonal injury, and/or wrongful death), whether brought by an individual or other entity, of any federal, state, or local governmental body or agency, arising out of, in any way lful misconduct on the part of	ims fo or
Authority to Enter Agreement. Each Party warrant authority to make this agreement and bind each re	s that the individuals who have signed this Agreement have the actual legal power, riginspective Party.	ht, an
Amendment and Modification. No supplement, m signed by both Parties.	odification, or amendment of this Agreement shall be binding unless executed in writin	ıg and
•	waiver of any other default or breach, whether of the same or other covenant or condit given or performed by a Party shall give the other Party any contractual right by custor	
Party, if any, shall be entitled to recover reasonable	er proceeding is brought in connection with this Agreement, the successful or prevailir attorneys' fees and other related costs, in addition to any other relief to which that Paie, the court or trier of fact who presides over such legal action or proceeding is empowarty in accordance with this provision.	rty is
Entire Agreement. This Agreement contains the enany prior oral or written statements or agreements	tire agreement between the Parties related to the matters specified herein and superso between the Parties relating to such matters.	edes
remaining provisions shall continue to be valid and but that by limiting such provision it would become enforced as so limited. The intent of the Parties is to	y provision of this Agreement shall be held to be invalid or unenforceable for any reason enforceable. If a court finds that any provision of this Agreement is invalid or enforceable alid and enforceable, then such provision shall be deemed to be written, construed, and provide as broad an indemnification as possible under law. In the everceable, the court is empowered to modify this Agreement to give the broadest possible law.	ole, I
Applicable Law. This Agreement shall be governed e	xclusively by the laws of, without regard to conflict of law provision	ıs.
exclusively brought and litigated in the federal and st	egal proceeding arising out of or relating to this Agreement in any way whatsoever shall ate courts of Each Party expressly consents and submits to this convenient. Each Party consents to the dismissal of any lawsuit that they bring in any oth	
Signatures. This Agreement shall be signed on beha, effective as of the date first writ	f of Rocky Mountain Dirt Bike Tours LLC (authorized signer), and on behalf of ten above.	
Rocky Mountain Dirt Bike Tours Authorized Signe	Date	
Customor	Data	