

ACCIDENT WAIVER AND RELEASE OF LIABILITY

In consideration of participating in iCombat advanced tactical laser tag, and for other good and valuable consideration, I hereby agree to release and discharge from the liability arising in negligence iCombat, Zed Crossfire and its owners, directors, officers, employees, agents, volunteers, participants and all other persons or entities acting for them (hereinafter collectively referred to as "Releases"), on behalf of myself as parent or guardian and my children, parents, heirs, assigns, personal representative and estate, and also agree as follows:

1. I acknowledge that iCombat advanced laser tag involves known and unanticipated risks which could result in physical injury, emotional injury, paralysis, permanent disability, death, and/or property damage. Risks include, but are not limited to exposure to infrared light, being hit by paintball or airsoft pellet, broken bones, bruises and other bodily injuries caused by falls, contact with another player, or contact with any paintball or airsoft projectile; medical conditions resulting from physical activity; and damaged clothing or other property. I understand such risks cannot be eliminated, despite the use of safety equipment, without jeopardizing the essential qualities of the activity.
2. I expressly accept and assume all of the risks inherent in this activity or that might have been caused by the negligence of the Releases. My participation in this activity is purely voluntary and I elect to participate despite the risks, In addition, if at any time I believe that event conditions are unsafe or that I am unable to participate due to physical injury or medical conditions, then I will immediately discontinue participation.
3. I hereby voluntarily release, forever discharge, and agree to indemnify and hold harmless Releases from any and all claims, demands, or causes of action which are in any way connected with my participation in this activity, or my use of their equipment or facilities, arising from negligence. This release does not apply to claims arising from intentional conduct. Should Releasees or anyone acting on behalf be required to incur attorney's fees and costs to enforce this agreement, I agree to indemnify and hold them harmless for all such fees and costs.
4. I represent that I have adequate insurance to cover any injury or damage I may suffer or cause while participating in this activity, or else I agree to bear the costs of such injury or damage myself. I further represent that I have no medical or physical condition which could interfere with my safety in this activity, or else I am willing to assume – and bear the costs of – all risks that may be created, directly or indirectly, by any such condition.
5. I voluntarily release and give express permission to Releases to photograph my participation at facilities. And give permission to use said images in advertisement in all mediums, including pamphlets, web and internet sites, face book, Instagram, TV, billboards, videos as well as any other mediums. These images are then recognized as property of the Releases to be used for the express purpose of advertisement. Above stated images will be destroyed at the time the LLC is dissolved,

Signature: _____

Date: _____