



## DEED OF APPOINTMENT OF TEMPORARY GUARDIAN

1. I/We \_\_\_\_\_  
of \_\_\_\_\_  
are the legal guardian(s)/parent(s) of \_\_\_\_\_ (“Minor”).

The Minor wishes to enter Glen Echo Park, a motocross, enduro and camping venue. I/We consent to the Minor’s entry to the property to ride a motorcycle.

2. I/We appoint and authorise \_\_\_\_\_ (“Guardian”) as temporary guardian(s) and custodian(s) of the Minor, whilst the Minor has entered the property.
3. I/We acknowledge that motorcycle/ATV riding is dangerous and that by being present at the venue, regardless of whether or not the Minor rides a motorcycle/ATV, the Minor takes and is exposed to certain risks and dangers and is under certain obligations as follows:
- (a) that the Minor may be injured, physically or mentally, and may be killed;
  - (b) that the Minor’s machinery or equipment may be damaged, lost or destroyed;
  - (c) that other riders may ride dangerously or with lack of skill and may break the property rules;
  - (d) that track or trail or venue conditions may be hazardous and may vary without warning or predictability;
  - (e) that the Organisers, officials, landowners/track operators or their agents or representatives of those in charge are frequently obliged to make decisions under pressure of time or events;
  - (f) that any policy of insurance for or in respect of the Minor’s life or physical or mental health may be voided;
  - (g) that there may be inadequate or no facilities for treatment or transport of the Minor if injured;
  - (h) entrants including the Minor have an obligation to themselves and to others to act/ride safely and within the rules of the venue.
4. In consideration of the Organiser’s accepting the Minor as an entrant to the venue I/we agree to indemnify the organisers and each of them in the following manner:
- (a) that the Minor enters the venue and participates in any activity whatsoever at my/our sole risk and responsibility;
  - (b) that the Minor accepts the venue as it stands with all or any defects hidden or exposed;
  - (c) that I/we indemnify and hold harmless the Organisers, officials, landowners/track operators or their agents or representatives of those in charge against any actions or claims which may be made by the Minor or on their behalf or by other parties for or in respect of or arising out of the Minor’s death or any injury loss or damage caused to the Minor or the Minor’s machinery or the Minor’s equipment whether caused by negligence, breach of contract or by any other manner whatsoever.
5. I/We hereby release and forever discharge the guardian, the organisers and the Landowners from all claims that I/we may have or may have had but for this release arising from or in connection with this deed or from the Minor’s entry to the property.
6. I/We declare that the Minor is medically and physically fit and able to participate in motorcycle/ATV riding competently.
7. I/We authorise the Guardian to administer or have administered to the Minor such medical treatment as may be required to treat any injury, damage or loss that the Minor may suffer as a result of riding a motorcycle/ATV on the property.
8. I/We authorise the Guardian to direct the Minor not to ride on the property if participation constituted an unacceptable risk of causing the Minor harm, injury or death.

**SIGNED** .....

**DATE** .....