

# GROUP BOOKING FORM

The Rock Adventure Centre Pty Ltd  
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<b>NAME OF GROUP:</b>
<b>GROUP LEADER:</b>

<b>BOOKING DATE:</b> /    /	<b>SESSION TYPE:</b> <b>INDOOR</b> <input type="checkbox"/> <b>OUTDOOR</b> <input type="checkbox"/> : <b>LOCATION</b> _____
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GROUP PARTICIPANTS - FIRST NAME & SURNAME -	GROUP PARTICIPANTS - FIRST NAME & SURNAME -	GROUP PARTICIPANTS - FIRST NAME & SURNAME -
1	11	21
2	12	22
3	13	23
4	14	24
5	15	25
6	16	26
7	17	27
8	18	28
9	19	29
10	20	30

## DEED OF ACKNOWLEDGEMENT OF RISK

1. In this deed of acknowledgement of risk the following terms shall have the following meanings:
  - 1.1. **"Activities"** means attending the premises of TRAC, or attending an outdoor session run by TRAC, for the purposes of and participating in rock climbing activities including rope courses, top roping, lead climbing and abseiling;
  - 1.2. **"Group Participants"** means the individuals specified above as the Group Participants;
  - 1.3. **"Legal Guardian"** means the school, organisation or adult person responsible for the Group Participants participation in the Activities; and
  - 1.4. **"TRAC"** means The Rock Adventure Centre Pty Ltd ACN 096 191 132 of 403 Pakington Street, Newtown, Victoria 3220 and its instructors, employees and agents;
2. The Legal Guardian acknowledges and agrees that the Activities are inherently dangerous and that the Legal Guardian's and the Group Participants' participation in the Activities is at their own risk.
3. The Legal Guardian warrants to TRAC that the Legal Guardian has communicated and explained to each of the Group Participants the following:
  - 3.1. that there are inherent dangers and risks in participating in the Activities and that each Group Participant is participating in the Activities at their own risk;
  - 3.2. that each Group Participant is prohibited from participating in any Activities prior to having participated in and completed a training session conducted by an instructor of TRAC;
  - 3.3. that the Group Participants must obey the rules of TRAC at all times and must comply with any and all reasonable requests and directions or instructions of TRAC;
  - 3.4. that TRAC will not be responsible for any personal belongings of the Legal Guardian or the Group Participants whilst they are participating in the Activities and that TRAC will not be in any way liable for the theft, loss or damage to any belongings of the Group Participants which is not caused by an act or neglect of TRAC;
  - 3.5. that the Group Participants must not participate in the training or in the Activities if they have consumed alcohol in the twelve hours preceding such participation;
  - 3.6. that a Group Participant will be liable for any costs incurred in relation to any medical attention required as a result of an injury sustained during Activities which is not caused by a negligent act, default and / or omission on the part of TRAC; and
  - 3.7. that any harm or loss suffered as a result of faulty equipment is the responsibility of the equipment manufacturer and not of TRAC.
4. The Legal Guardian acknowledges that it is responsible for ensuring that:
  - 4.1. no Group Participant participates in any of the Activities prior to having taken part in a training session conducted by an instructor of TRAC; and
  - 4.2. the Group Participants obey at all times the rules of TRAC and with all reasonable requests and directions of instructions of TRAC;
5. The Legal Guardian warrants that they:
  - 5.1. have not consumed alcohol in the twelve hours preceding training or participation in the Activities;
  - 5.2. have the authority to make all arrangements as either they or TRAC consider necessary to obtain medical treatment (including requesting an ambulance) in the event that a Group Participant is injured and in the event the Legal Guardian is injured the Legal Guardian authorises TRAC to take such action on its behalf at TRAC's sole discretion.
6. The Legal Guardian acknowledges and agrees that TRAC does not accept any responsibility or liability for any claim which is based on any act of neglect by any other party. The Legal Guardian acknowledges and agrees that any harm or loss suffered as a result of faulty equipment is the responsibility of the equipment manufacturer and not of TRAC.

**THE LEGAL GUARDIAN HEREBY ACKNOWLEDGE** that of their own free will and desire they have entered into this deed of acknowledgment of risk and that they have read and understood the warnings above and communicated them to the Group Participants. The Legal Guardian signs this form on behalf of themselves and/or all the Group Participants as their legal guardian or the responsible adult with permission to sign on their behalf.

Name of LEGAL GUARDIAN:	Signature of LEGAL GUARDIAN:	DATE
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