

**INFORMED CONSENT, ASSUMPTION OF RISK AND GENERAL RELEASE
FOR SAILING EXCURSION WITH DEPOSITS OF FAITH**

I, _____ (print full legal name), (hereafter called "Client") in consideration of Client's participation in an educational sailing excursion on Lake Simcoe (hereafter called "the excursion") organized, operated and directed by Qualitran Professional Services Inc., an Ontario corporation, carrying on business under the name "Deposits of Faith" (hereafter called "Deposits of Faith"), hereby warrant, represent to, and agrees with, Deposits of Faith that:

1. It is solely the Client's duty to ascertain the existence of any risks and hazards to Client's person and property associated with the excursion without reliance upon any representation of, or discussion with, an agent, consultant and/or employee or representative of Deposits of Faith. Client hereby recognizes and acknowledges that sailing is a hazardous venture, and acknowledges the possibility of rough seas, squalls, thunderstorms and high winds, other boats and moving equipment on board the sailboat. Client willingly undertakes such risks acknowledging that they may result in personal discomfort or injury to Client's person, loss of Client's life or loss of Client's property. Client hereby agrees that Client will not take undue risks such as diving, snorkeling and being on deck or in the ship's dingy without a lifejacket. Client hereby acknowledges that any swimming that Client does without a lifejacket is Client's personal decision and responsibility based on Client's own perceived confidence in the water. Nevertheless, Client will submit to all commands issued by the captain of the sailboat and participate fully in all safety training, drills and will obey standing orders as posted each morning by Deposits of Faith. Client will obey all orders issued by the captain or his designate. Client agrees to participate in all duties assigned to Client and hereby acknowledges that Client's refusal to obey any orders of Deposit of Faith may put Client and others at personal risk.
2. Client has no medical conditions that would prevent them from participating in the excursion and is aware that no medical assistance may be available in the event of injury or illness. Client agrees to arrange for medical insurance for the entire term of the excursion.
3. Client is aware of the hazards and risks to Client's person and property associated with the excursion, such hazards and risks including, but not limited to, death or injury by accident, disease, war, terrorist acts, forces of nature, inadequate medical services and supplies, criminal activity, political turmoil, random acts of violence, and the negligence of Deposits of Faith and all its agents, representatives, officers, directors, shareholders, consultants and employees. Client accepts their participation in the excursion with full awareness of these risks, and Client voluntarily assumes all risks of Client's death, injury, and illness associated with such risks and any damage to Client's personal property and Client hereby releases and discharges and saves harmless Deposits of Faith and its all its agents, representatives, officers, directors, shareholders, consultants, independent contractors, employees, guest speakers as well as all other participants in the excursion, from any and all liability whatsoever arising as a result of Client's or others' death, injury, loss of property or illness without limitation that Client or others may suffer or incur as a result of the excursion.
4. This Informed Consent, Assumption of Risk and General Release is intended to be as broad and inclusive as permitted by law. Client agrees that this Informed Consent, Assumption of Risk and General Release will be governed solely by the laws of the Province of Ontario and Canadian law.

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7. Client hereby expressly waives any defense to the enforcement of any provision of this Informed Consent, Assumption of Risk and General Release arising from a claim of lack of consideration and Client hereby warrants that this Informed Consent, Assumption of Risk and General Release constitutes a legal, valid, and binding obligation of Client and Client's successors and assigns enforceable by Deposits of Faith against Client in accordance with its terms.

8. Client hereby acknowledges that as a follower of Jesus Christ, Client is bound by obedience to the sacred Scriptures consisting of the 66 books of the Bible and Client recognizes that the agents, representatives, officers, directors, shareholders, consultants, independent contractors, guest speakers and employees of Deposits of Faith and the other participants and guest in the excursion are fellow Christians similarly bound. Hence, Client hereby personally warrants and agrees that Client will not initiate or maintain any legal action in any court of law in any jurisdiction against any participant or guest speaker involved in the excursion or against Deposits of Faith or against any of its agents, representatives, officers, directors, shareholders, consultants, independent contractors and employees with respect to any injury, loss of life or loss or damage to property that may result from the excursion.

9. Client further acknowledges that Client has carefully read the foregoing terms of this Informed Consent, Assumption of Risk and General Release and understands its contents, and Client voluntarily signs it as the Client's own free act. This is a legal document and Client understands that Client has the opportunity to independently consult with legal counsel before agreeing to and signing the same.

Signature _____ Date _____

Printed Name _____

Address _____

City, Province (State) and Postal (Zip) Code _____

[IMPORTANT: Please have two witnesses observe your signature, and have them sign below. They must be at least 18, and must not be relatives.]

Witness Signature _____ Date _____

Witness Print Name _____

Address _____

City, Province (State) and Postal (Zip) Code _____

Witness Signature _____ Date _____

Witness Printed Name _____

Address _____

City, Province (State) and Postal (Zip) Code _____