PARTICIPANT'S ACKNOWLEDGEMENT OF RISK FORM INCLUDING WAIVER, RELEASE & INDEMNITY

This is an important document which affects your legal rights and obligations. Read it carefully and do not sign it unless you

sign it unless you are satisfied that you understand it. If you have any questions please ask a representative of the Business.

The Participant:
Address of the Participant:

Telephone No. of the Participant:
Email Address of the Participants.

The Business: Rollergirl Promotion ABN 34 227 342 569

The Activity: Roller Skating and Roller Blading The Risks of the Activity

Falling down, or having a collision can cause yourself to be injured and is the biggest risk for roller skating. For this reason you should always wear your roller skating protective gear.

Rollergirl Promotions accepts no responsibility for injury caused by a fall or collision. Persons Roller Skating or Blading at UNSW or other locations do so entirely at their own risk. Rollergirl Promotions Staff cannot be held responsible for any accidents caused by structures, object or by the actions of other skaters. Rollergirl Promotions is not responsible for loss, damage, or injury caused to yourself or a third party. Skaters shall be responsible for their own safety and personal effects at all times.

Rollergirl Promotions recommends the use of protective equipment during skating activity. Wearing protective equipment will greatly reduce the chance of injury due to a fall / collision. Persons using their own skates and equipment are responsible for the maintenance and upkeep of such, and Rollergirl Promotions cannot be held responsible for any accidents, damage or injury caused by such skates and equipment to yourself or a third party.

Pre-Existing Medical Conditions

We highly recommend that you do not take part in skating activity if you suffer from high blood pressure, heart, back or neck problems, brittle bones, joint injuries or any other condition that could be aggravated by this activity.

If you are, or suspect you are pregnant you should not take part in this activity.

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ACKNOWLEDGEMENT

- 1. I acknowledge that:
- (a) I am the participant.
- (b) I am being supplied with a recreational service by the Business.
- (c) The Activity is a dangerous recreational activity which involves a significant risk of physical harm.
- (d) I may be injured in performing the Activity.
- (e) My personal property may be lost, damaged or destroyed in performing the Activity.
- (f) Other people may cause me injury or may damage my property in the course of performing the Activity.
- (g) I may cause injury to other persons or damage their property in performing the Activity.
- (h) The natural conditions in which the Activity is conducted may vary without warning.
- (i) My participation in the Activity is voluntary and I have not been required by the Business to engage in the Activity.
- (j) I have disclosed any pre-existing medical or other condition that may affect the risk that either I or any other person
- will suffer injury, loss or damage.
- (k) The Business relies on the information provided by me and I state that all such information is accurate and complete.
- (l) I am aware of the dangers associated with the consumption of alcohol, mind altering substance, drug or other
- substance which may impair my judgment or physical ability or capacity to safely participate in the Activity and
- accept full responsibility for any injury, loss or damage associated with my consumption of alcohol, mind altering
- substance, drug or other substance which impairs my judgment, physical ability or capacity to safely participate in
- the Activity.
- (m) This documents records the entire agreement between the Business and I in relation to the Activity and my participation in it.
- (n) I have not relied upon any advice, representations or inducements by or on behalf of the Business in deciding to:
- (i) participate in the Activity; and
- (ii) sign this document.

RISK WARNING

- 1. I acknowledge that I have been warned of the Risks of the Activity.
- 2. I acknowledge that the Activity may also involve other risks not noted in the Risks of the Activity listed on page 1.
- 3A. The Business has placed signs around the site on which the Activity is to be performed warning of the risk of injury. I have
- read the signs and understand the warnings provided. [Optional].

3B. The Business has provided me with oral warnings of the Risks the Activity and the risks of physical harm in participating in

the Activity. [Optional].

ASSUMPTION OF RISK

1. Notwithstanding the significant risks of physical harm and injury inherent in the Activity, some of which are noted above. I

agree to participate in the Activity at my own risk.

WAIVER. RELEASE AND INDEMNITY

1. I agree that the provisions of Section 74 of the Trade Practices Act 1974 (Cth) and any similar state legislative provisions

(which provide for an implied warranty that services be rendered with due care and skill and that any material supplied in

connection with those services will be reasonably fit for purpose) are excluded and do not apply to this contract in so far as

they relate to liability for death or personal injury from the Activity.

2. I agree to release and hold harmless the Business its servants, employees and agents from and against any liability arising out

of any injury, loss, damage or death caused to me or my property or any other person arising from or in connection with my

participation in the Activity whether such injury, loss, damage or death was caused directly or indirectly by negligence, breach

of contract or any way whatsoever other than where the injury, loss, damage or death was caused solely by the negligence of

the Business, its servants, employees or agents.

3. I agree to indemnify and hold harmless the Business, its servants, employees and agents from all claims, damages, losses,

injuries and expenses arising out of or resulting from my participation in the Activity. This indemnification extends to all

claims made by any other person against the Business, its servants, employees or agents in respect of any injury, loss or

damage arising out of or in connection with my participation in the Activity, other than where the injury, loss, damage or death

was caused solely by the negligence of the Business, its servants, employees or agents.

MISCELLANEOUS

1. I agree to comply with all rules and directions made or given by the Business in connection with the Activity. I understand that

if I fail to comply with the rules and/or directions of the Business. I may be injured or injure someone else. Further I

understand that I will not be permitted to continue the Activity and no refund will be given.

2. I agree to report all accidents, injuries or loss or damage sustained by me to the Business before I leave the site on which the

Activity is performed.

3. I agree that if I suffer any injury or illness I agree that the Business may provide or arrange evacuation, first aid and medical

treatment at my expense.

I ACKNOWLEDGE THAT I HAVE READ THIS FORM AND THAT IT HAS BEEN EXPLAINED TO ME. I FULLY

UNDERSTAND ITS TERMS AND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY SIGNING IT. I SIGNED THE

DOCUMENT FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT MADE TO ME.

Signature of participant Date	Witness name Witness' signature Date