

Contact Information

(240) 344-0042 | info@getkidsoutside.net 3810 Ausherman Road, Knoxville MD 21758

Trip Register Forr	n										
Name of Trip:				Dates of Trip:							
Full Legal Name:				Preferred Name:							
Street Address:	City:						State:		Zip code:		
Home Phone:			Cell P	hone:							
Occupation:			Work	Phone:							
Email Address:											
Date of Birth:			Sex:				Height:		Weight:		
In Case of Emerge	ency Please Notify:							`	·		
Relationship:			Phone	:							
Street Address:		City:					State:		Zip code:		
single accommodations at an additional cost? Yes No Have you read and signed the Terms & Conditions, Release and Medical How did you hear about Get Outside LLC?											
Form pages of the application?											
□ Yes □ No											
Payment Information (Payment Via Paypal, Check, or Cash)											
I am paying my de	eposit (50% includes	non-refundable application fee)									
I am paying my ba	alance due.										
I have already place	ced my deposit for th	is program.									
Upon receipt of deposit, we will send a written notice of acceptance and confirmation of the trip.											
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TERMS AND CONDITIONS, CANCELLATION AND REFUND POLICY:

Cancellation Policy:

Note: Get Outside LLC highly recommends travel insurance including cancellation insurance for all trips.

Each deposit for all of our trips regardless of amount includes a \$400.00 non-refundable registration fee.

- All trip balances are due 180 days prior to departure date unless otherwise specified.
- Full refunds, less registration fee and costs, will be provided 180 days prior to trip date.
- 50% refunds will be provided 365-181 days prior to trip date.
- · No refunds will be provided 180 days prior to trip date.
- Participants whose balances are not received by the 180 day deadline as stated above, risk forfeiture of their place on the trip.
- All refund requests must be made in writing and be received in our office within the 180 day period, as stated above and with less than 180 days written notice, all program fees are forfeited.

Trip Cancellation Insurance:

We highly recommend travel insurance as well as trip cancellation insurance.

Participant Responsibility:

Trip participants are responsible for their own well-being. This includes good health and strong physical condition. Participants joining any trip may be required to obtain a physician's release prior to departure. Trip members are responsible for: knowing all pre-departure information, preparing proper equipment and clothing, conforming to basic standards of personal hygiene (to minimize the risk of traveler's diseases) and acting in a considerate manner toward all group members and with respect for each country's customs. Participant also agrees to follow the appropriate Leave No Trace practices. Participants are prohibited from using illegal drugs.

Participant gives their consent for Get Outside LLC to use their photograph, likeness and/or voice to be used in its publications, including its website.



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PARTICIPANT AGREEMENT, RELEASE, AND ASSUMPTION OF RISK

In consideration of the services of Get Outside LLC, their agents, owners, officers, volunteers, participants, employees, and all other persons or entities acting in any capacity on their behalf (Hereinafter collectively referred to as "Get Outside LLC"), I hereby agree to release, indemnify, and discharge Get Outside LLC, on behalf of myself, my spouse, my children, my parents, my heirs, assigns, personal representative and estate as follows:

- 1. I acknowledge that my participation in this trip entails known and unanticipated risks that could result in physical or emotional injury, paralysis, death, or damage to myself, to property, or to third parties. I understand that such risks simply cannot be eliminated without jeopardizing the essential qualities of the activity. The risks include, among other things: the hazards of walking on uneven terrain and slips and falls; being struck by rock fall, ice fall or other objects dislodged or thrown from above; the forces of nature, including lightning, weather changes and avalanche; the risks of falling off the rock, mountain; the risks of exposure to insect bites; the risk of altitude and cold including hypothermia, frostbite, acute mountain sickness, cerebral and pulmonary edema; my own physical condition, and the physical exertion associated with this activity. Furthermore, Get Outside LLC employees have difficult jobs to perform. They seek safety, but they are not infallible. They might be unaware of a participant's fitness or abilities. They might misjudge the weather, or other environmental conditions. They may give incomplete warnings or instructions, and the equipment being used might malfunction.
- 2. I expressly agree and promise to accept and assume all of the risks existing in this trip. My participation in this activity is purely voluntary, and I elect to participate in spite of the risks.
- 3. I hereby voluntarily release, forever discharge, and agree to indemnify and hold harmless Get Outside LLC. 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 Get Outside LLC's equipment or facilities, including any such claims which allege negligent acts or omissions of Get Outside LLC.
- 4. Should Get Outside LLC or anyone acting on their 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.
- 5. I certify that I have adequate insurance to cover any injury or damage I may cause or suffer while participating, or else I agree to bear the costs of such injury or damage myself. I further certify that I am willing to assume the risk of any medical or physical condition I may have.
- 6. In the event that I file a lawsuit against Get Outside LLC, I agree to do so solely in Frederick MD, and I further agree that the substantive law of that country shall apply in that action without regard to the conflict of law rules of that country. I agree that if any portion of this agreement is found to be void or unenforceable, the remaining portions shall remain in full force and effect.