AGREEMENT AND RELEASE OF LIABILITY

The parties, for valuable consideration hereinafter stated, this _____day of ______, 20____, by and between The Wilds Youth Archery Range, a Minnesota nonprofit corporation, hereinafter called the "The Wilds" and the undersigned hereinafter called the "Participant" agree as follows:

1) In consideration for being allowed to participate in and use the archery equipment and range owned by The Wilds for recreational purposes, or simply watching others do such activities, Participant releases The Wilds from liability for injuries Participant might sustain in participating in said activities.

2) In consideration for being allowed to participate in and use the equipment and range of The Wilds, I do hereby waive, release and forever discharge The Wilds and their officers, agents, employees and representatives from all responsibilities or liabilities from injuries or damages arriving out of or connected with my attendance at the The Wilds land, my participation in all activities, my use of the range, or any act or omission, including negligence by the The Wilds representatives.

3) Participant acknowledges that archery or watching archery in close proximity to the range involves a risk of injury or could be dangerous no matter how the range is designed or maintained since archery is an inherently dangerous activity. Knowing all this, Participant hereby expressly assumes and accepts any and all risks of injury or death that occur on or result from being on the land and tracks owned by The Wilds.

4) The parties agree that this form may be signed once per season and shall be kept on file for whenever Participant may use the range during that season.

Dated this _____.

"Participant"

If Participant is a minor, I the undersigned hereby assert that I am their legal guardian, have authority to make all legal and health decisions for said minor and sign this form on their behalf.

Guardian