



SCHOOL HOLIDAY ADVENTURE MAX ENROLMENT FORM

PARTICIPANTS INFORMATION

First Name:

Surname:

Date of birth:

Age:

Female

Male

Do you have any medical conditions, allergies or a disability that we should know about that has the potential to affect your participation in these activities? If yes, please give details

Yes

No

Details:

ADVENTURE MAX CAMP INFORMATION

Booking Reference Number:

Name of Camp:

Please list any horse riding or adventure max camps you have participated in at Glenworth Valley Outdoor Adventures:

PARENT INFORMATION

Parent/Guardians Name:

Address:

Suburb:

State:

Postcode:

Work Phone:

E-mail:

Home Phone:

Mobile:

EMERGENCY CONTACT

Name (other than contact above):

Relationship:

Mobile:

SCHOOL HOLIDAY ADVENTURE MAX ENROLMENT FORM

SWIMMING ABILITY

Strong – 50 metres unaided

Average – 25 metres unaided

Poor – 10 metres unaided

Non – Swimmer

RIDING EXPERIENCE

Q. Please indicate the total number of times your child has ridden:

0 – 10 times

10 – 20 times

20 – 50 times

50 – 100

100 +times

Q. Has your child previously been to a camp or had riding lessons?

Yes

No

Q. Has your child done any jumping?

Yes

No

Q. Can your child rise to the trot?

Yes

No

Q. Trot without holding on?

Yes

No

Q. Can your child steer whilst trotting?

Yes

No

Q. Can your child canter?

Yes

No

Q. Canter without holding on?

Yes

No

Q. Can your child steer whilst cantering?

Yes

No

Q. How did you hear about Glenworth Valley Kids Camps?

Website

Brochure

Yellow Pages

Referral

Facebook

Google

Other please specify:

GLENWORTH VALLEY OUTDOOR ADVENTURES (GVOA)

I hereby apply to participate in recreational activities subject to the terms, conditions and disclaimer of liability below:

Name: ("You") _____ Birth date: _____

Home Phone: _____ Mobile Phone: _____

Email Address: _____
 (Write clearly, for photos to be sent)

Postal Address: _____

1. Which activity are you about to participate in? Quad Biking Kayaking Abseiling
 Other Adventure Activities
2. How many times have you participated in this activity? 0 – 20 20 – 100 100+
3. Do you have any medical issues or conditions that could affect your safety or comfort if you participate in this activity, such as asthma, epilepsy, pregnancy, allergies, etc? NO / YES If yes, please detail overleaf.
4. If kayaking, describe your swimming ability: Can't swim Can swim 100m Can swim 500m+

1. As a potential participant, you acknowledge and accept that recreational activities including but not limited to abseiling, kayaking, quad biking and other adventure activities ("the activity") constitute a dangerous recreational activity pursuant to the Civil Liability Act, 2002 and that participation in the activity involves a significant risk of physical harm or personal injury including permanent disability and/or death. Any such injury may result not only from your actions including physical exertion but also from the action, omission or negligence of others.
2. You further agree that GVOA including its officers, employees or agents shall not be liable to any person whether in contract, tort, under statute or otherwise for any injury, loss, damage, death, economic loss whatsoever suffered by you, whether consequential, direct or indirect, caused by or connected with your participation in the activity (collectively referred to as the "harm").
3. You agree to indemnify and agree to keep indemnified GVOA in respect of any claim or demand made or action commenced by you or any other person against GVOA or for which GVOA is liable in connection with any harm, including, any legal costs as between solicitor and client incurred by GVOA or for which GVOA is liable in connection therewith.
4. To the fullest extent permitted by law, GVOA does not make any condition, warranty or representation of safety, suitability or fitness for use either express or implied and all conditions, warranties and representations (whether express or implied and whether arising in contract at common law or under statute) to the contrary are excluded.
5. Without limitation to the above, GVOA's liability under any statutory right or any condition or warranty implied by the *Fair Trading Act 1968 (NSW)* or the *Trade Practices Act 1974 (Cth)* which cannot lawfully be excluded is, to the extent permitted by law limited at the option of GVOA to the re-supply of the services or the payment of the cost to re-supply of the services.
6. You do not suffer from any disability, illness or impairment which may affect your participation in the activity.
7. You must wear an approved helmet or PFD life jacket at all times during the activity, which shall be securely fastened in accordance with the manufacturer's fitting instructions. You acknowledge that no helmet or life jacket can protect you from all foreseeable harm and its use cannot guarantee the lessening of the extent of any accident, injury or death. You agree to take full responsibility for the control of the equipment provided and agree to hire it and use it entirely at your own risk. You will not permit the equipment allocated to be exchanged with any other participant.
8. You must immediately inform GVOA of any injury or situation that concerns your personal safety or health or that of another participant and acknowledge that the remote location of the activity may affect access to medical attention and you will not hold GVOA responsible for any resulting delay. All accidents and injuries must be reported to GVOA before leaving the activity site. Any claim whatsoever against GVOA must be made in writing and directed to the General Manager within 28 days of the date of the activity.
9. You agree to read, obey and accept all signs and directions given by GVOA.
10. You agree that GVOA is the occupier and not the owner, of the activity site, which may include public land, and understand and agree that the owner of the activity site owes no duty of care or contractual obligations to you.
11. You further acknowledge and agree that you have entered this agreement and undertaken the activity freely, voluntarily and absolutely at your own risk and with a full appreciation of the nature and extent of all risks involved.
12. You agree that it is your responsibility to satisfy yourself that the bike you have been allocated is free of all damage. Any damage observed by you must be recorded by you on your disclaimer form otherwise it is agreed that no previous damage to the bike exists. You hereby agree to be liable and pay for any damage to or loss of GVOA's equipment or property incurred whilst it is under your control. You further agree to be jointly and severally liable for any damages by you or any other member of your group booking, including the cost of any debt recovery action that may be necessary and hereby authorise GVOA to debit the credit card used to book the activity for any outstanding debt owed by you or any member of your group. Invoices issued for damaged property shall be due and payable immediately upon request.
13. This waiver shall bind you and your heirs, successors and legal personal representatives. You consent to GVOA taking and using digital recordings of you for marketing purposes and waive any right to financial gain for its use.
14. **Default and Consequences of Default:** You agree that:
15. Interest on overdue invoices shall accrue daily from the date when payment becomes due, until the date of payment, at a rate of two and a half percent (2.5%) per calendar month (and at GVOA's sole discretion such interest shall compound monthly at such a rate) after as well as before any judgment.
16. If you default in payment of any invoice when due, you shall indemnify GVOA from and against all costs and disbursements incurred by GVOA in pursuing the debt including legal costs on a solicitor and own client basis and GVOA's collection agency costs.
17. **Privacy Act 1988**
- 17.1 You and/or the Guarantor/s agree for GVOA to obtain from a credit reporting agency a credit report containing personal credit information about yourselves in relation to credit provided by GVOA.
- 17.2 You agree that GVOA may exchange information about you with those credit providers either named as trade referees by you or named in a consumer credit report issued by a credit reporting agency for the following purposes:
 - (a) to assess an application by you; and/or
 - (b) to notify other credit providers of a default by you; and/or
 - (c) to exchange information with other credit providers as to the status of this credit account, where you are in default with other credit providers; and/or
 - (d) to assess your creditworthiness.
- 17.3 You understand that the information exchanged can include anything about your creditworthiness, credit standing, credit history or credit capacity that credit providers are allowed to exchange under the Privacy Act 1988.
- 17.4 You consent to GVOA being given a consumer credit report to collect overdue payment on commercial credit (Section 18K(1)(h) Privacy Act 1988).
- 17.5 You agree that personal credit information provided may be used and retained by GVOA for the following purposes (and for other purposes as shall be agreed between you and GVOA or required by law from time to time):
 - (a) the provision of Goods and/or Services; and/or
 - (b) the marketing of Goods and/or Services by GVOA, its agents or distributors; and/or
 - (c) analysing, verifying and/or checking your credit, payment and/or status in relation to the provision of Goods and/or Services; and/or
 - (d) processing of any payment instructions, direct debit facilities and/or credit facilities requested by you; and/or
 - (e) enabling the daily operation of your account and/or the collection of amounts outstanding in your account in relation to the Goods and/or Services.
- 17.6 GVOA may give information about you to a credit reporting agency for the following purposes:
 - (a) to obtain a consumer credit report about you;
 - (b) allow the credit reporting agency to create or maintain a credit information file containing information about you.
- 17.7 The information given to the credit reporting agency may include:
 - (a) personal particulars (your name, sex, address, previous addresses, date of birth, name of employer and driver's licence number;
 - (b) details concerning your application for credit or commercial credit and the amount requested;
 - (c) advice that GVOA is a current credit provider to you;
 - (d) advice of any overdue accounts, loan repayments, and/or any outstanding monies owing which are overdue by more than sixty (60) days, and for which debt collection action has been started;
 - (e) that your overdue accounts, loan repayments and/or any outstanding monies are no longer overdue in respect of any default that has been listed;
 - (f) information that, in the opinion of GVOA, you have committed a serious credit infringement (that is, fraudulently or shown an intention not to comply with your credit obligations);
 - (g) that credit provided to you by GVOA has been paid or otherwise discharged.

I have read and voluntarily agree to the terms, conditions and disclaimer of liability as stated above.

Signature ("You"): _____

Date: _____

Guardian's Name: _____

Guardian's Signature: _____

(Please Note: A guardian's signature is required for participants who are under 18 years of age or under the care of a guardian.)



GLENWORTH VALLEY HORSE RIDING PTY LTD. (Establishment)

69 Cooks Rd, Peats Ridge 2250

A.B.N.95 002 589 362

Phone: (02) 4375 1222

APPLICATION TO RIDE

I hereby apply to ride on the terms and conditions following:

Date of Birth

Day	Month	Year
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NAME (Print) (Rider)

ADDRESS Post Code

HELMETS:

Adults: The wearing of helmets is compulsory. If the rider declines to wear a helmet or removes the helmet for any reason the Establishment is in no way responsible for any injury that results from not wearing a helmet.

Do you require a helmet? (Tick Box)

NO

YES

Minors: If under 18 years of age the rider and guardian both agree that the wearing of an approved Helmet is compulsory when mounted on a horse.

RIDING EXPERIENCE:

PART A- The number of times the rider has ridden in the last 12 months.

PART B- Indicate below the number of times the rider has ridden in total.

0-10

10-20

20-50

50-100

100+

Little Experience

Some Experience

Average Experience

Experienced

Very Experienced

- HORSE RIDING IS A DANGEROUS ACTIVITY.** The rider recognises that horses are living animals. Each horse has a different nature and temperament. The rider recognises that there is an element of risk in riding horses and that the horses may act in an unpredictable manner, particularly if frightened, hurt or in any way mistreated. The rider acknowledges that a horse may quicken its pace, trot or canter on the return journey to its stable or yard. Approved helmets are available for sale or hire however the rider acknowledges that no helmet can protect the wearer against all possible impacts. Knowing these inherent risks including the use of approved helmets, the rider accepts the Establishment, its owners, agents and employees do not accept any liability for any accident, damage, injury to the rider, spectator or any other person or property whatsoever and the guardian of minor children indemnifies the Establishment against any claim that may be made by such minor rider.
- All riders accept that the Establishment, its owners, agents and employees does not accept liability for any accident or injury to the rider arising as a result of the rider not wearing an approved helmet, with the retention system correctly fastened in accordance with the manufacturers fitting instructions.
- Certain risks are normally involved including but not limited to collisions and falls.
- The Establishment relies on the details provided as to riding experience and age in selecting horses.
- The Establishment makes no warranty of any kind, expressed or implied as to the nature, habits and disposition of any horse supplied.
- The Rider alone accepts full responsibility for the control of the horse provided and its safety and agrees not to permit fast or uncontrolled riding or galloping and will only ride in a safe and controlled manner. Jumping is not allowed unless authorised in writing and accompanied by an instructor.
- The Rider will not permit the horse selected for their personal use to be exchanged with other Riders or permit any person other than the selected rider to ride the horse or permit the doubling of any other person, including children unless authorised and accompanied by an instructor.
- The Rider will be responsible for the correct adjustment of all harness, saddle, stirrups and helmet prior to and during the ride. The saddle girth must be kept tight at all times. The girth must be checked every hour to ensure tension is maintained. The rider shall request the ride attendant to assist in the adjustment of all equipment prior to and during the ride if necessary. The girth is not to be loosened or the saddle removed when resting the horse.
- All accidents or injury to persons or damage to property or loss of equipment must be reported to the Establishment Office Manager before leaving the Establishment. If this is not possible due to injury then such report must be made in writing within 14 days of the date of the injury, damage or loss. All claims must be made within 12 months of the date of injury, damage or loss and it is agreed that any claim not made within the 12 month period will be waived.
- All instructions by the Establishment's staff must be observed.
- All directional and information signs situated on the property will be read and obeyed.
- If any rider does not comply with the conditions set out in this application or in the opinion of the Establishment engages in misconduct, discourteous or hazardous riding then the ride may be cancelled by the Establishment and the Establishment need not refund any moneys charged for the ride.
- This form or application need not be accepted by the Establishment and no reason need be given for its rejection.
- The details in the boxes below may not be completed for each rider if the rider is one of a group in which case the details will appear on the form for the group leader.

I have read understood and accept the Terms and Conditions stated on this form and acknowledge that this agreement shall be effective and binding during the entire period of the participation in the riding activity.

Rider's signature

Date:

Guardian's signature (if rider under 18 years)

Guardian's Name & Address (Please Print)

GROUP	GROUP NAME	DATE	HORSES	HOURS	RATE	FEES	BOND	TOTAL	START	FINISH	Name of the Horse Allocated