2010 Chicago Sprints Regatta: A Lincoln Park Boat Club event with support by the Chicago Park District Release of Liability

<u>In consideration</u> of being given the opportunity to participate in the 2010 Chicago Sprints Regatta scheduled on the dates of July 10th, and 11th, 2010, I, for myself, my personal representatives, assigns, heirs, and next of kin:

- 1. <u>Acknowledge</u>, agree and represent that I understand the nature of rowing activities, both on water and land based, and that I am qualified, in good health, and in proper physical condition to participate in such activity.
- 2. <u>Fully Understand</u> that: (a.) Rowing Activities involve Risks and Dangers of serious bodily injury, including permanent disability, paralysis and death ("Risks"); (b.) these Risks and dangers may be caused by my own actions, or inactions, the actions or inactions of others participating in the Activity, the condition in which the Activity takes place, or the negligence of the Releasee named below; (c.) there may be other risks and/or social and economic losses either not known to me or not readily foreseeable at this time; and I Fully Accept and Assume All Such Risks and All Responsibility for Losses, Costs, and Damages I incur as a result of my participation in the Activity.
- 3. Agree and Warrant that I will examine and inspect each Activity in which I take part as a participant in the Chicago Sprints Regatta presented by the Lincoln Park Boat Club on the grounds of the Chicago Park District and that, if I observe any condition which I consider to be unacceptably hazardous or dangerous, I will notify the proper authority in charge of the Activity and will refuse to take part in the Activity until the condition has been corrected to my satisfaction.
- 4. <u>Hereby Release</u>, discharge, and covenant not to sue **Lincoln Park Boat Club**, or the **Chicago Park District**, the regatta or park district administrators, directors, agents, officers, volunteers, employees, participating organizers, sponsors, advertisers, and if applicable, owners and/or lessors of the premises, on which the Activity takes place, (each considered one of the Releasees herein) from all liability, claims, demands, losses or damages on my account caused or alleged to be causes in whole or in part by the negligence of the Releasee or otherwise, including negligent rescue operations; and I further agree that if, despite this release and waiver of liability assumption of risk, and indemnity agreement, I or anyone on my behalf, makes a claim against any of the Releasees, **I will Indemnify, Save and Hold Harmless** each of the Releasees from any litigation expenses, attorney fees, loss, liability, damage, or cost which any may incur as a result of such claim, to the fullest extent permitted by law.

I have read this agreement, fully understand its terms, understand that I have given up substantial rights by signing it and have signed it freely and without and inducement or assurance of any nature and intend it to be a complete and unconditional release of all liability to the greatest extent allowed by law and agree that if any portion of this agreement is held to be invalid, the balance, notwithstanding, shall continue in full force and effect.

PRINTED NAME OF PARTICIPANT:			
Address:	City:	State:	Zip:
Phone:	Organization:		
Participant Signature:	Date:	_	
PARENTAL CONSENT (participant under age 18) And I, the minor's parent and/or legal guardian, under qualified to participate in such activity. I hereby release, liability, claims, demands, losses, or damages on the min including negligent rescue operations, and further agree to Releasee, I Will Indemnify, Save, and Hold Harmless ear result of any such claim, to the fullest extent permitted by PRINTED NAME OF PARENT/GUARDIAN:	discharge, covenant to not sue, and agree to indemnify a or's account caused or alleged to be cause in whole or in that if, despite this release, I, the minor, or anyone on the ch of the Releasees from any litigation expenses, attorney law.	nd save and hold harmless a part by the negligence of minor's behalf makes a cl y fees, loss liability, damage	each of the Releasees from all the Releasees or otherwise, laim against any of the above ge, or cost any may incur as the
	gatta: A Lincoln Park Boat Club event with support Release of Liability		
physical condition to participate in such activity. 6. Fully Understand that: (a.) Rowing Activities inverse Risks and dangers may be caused by my own at takes place, or the negligence of the Releasee named foreseeable at this time; and I Fully Accept and Assiparticipation in the Activity. 7. Agree and Warrant that I will examine and insperse Boat Club on the grounds of the Chicago Park District proper authority in charge of the Activity and will refer to the Release, discharge, and covenant not to surface, officers, volunteers, employees, participating takes place, (each considered one of the Releasees he in part by the negligence of the Releasee or otherwise assumption of risk, and indemnity agreement, I or and the Releasees from any litigation expenses, attorney follow. I have read this agreement, fully understand its terms, un assurance of any nature and intend it to be a complete an agreement is held to be invalid, the balance, notwithstance.	rticipate in the 2010 Chicago Sprints Regatta schedul of kin: and the nature of rowing activities, both on water and land olive Risks and Dangers of serious bodily injury, includications, or inactions, the actions or inactions of others pare below; (c.) there may be other risks and/or social and ecume All Such Risks and All Responsibility for Losses and that, if I observe any condition which I consider to fuse to take part in the Activity until the condition has be use Lincoln Park Boat Club, or the Chicago Park District organizers, sponsors, advertisers, and if applicable, own rein) from all liability, claims, demands, losses or damage, including negligent rescue operations; and I further ag yone on my behalf, makes a claim against any of the Rel fees, loss, liability, damage, or cost which any may incur derstand that I have given up substantial rights by signing dunconditional release of all liability to the greatest exterding, shall continue in full force and effect.	I based, and that I am quali- ng permanent disability, participating in the Activity, to onomic losses either not know the constant of the Chicago Sprints Regatta to be unacceptably hazardous the corrected to my satisfaction of the regatta or park disters and/or lessors of the proges on my account caused are that if, despite this relevances, I will Indemnify, as a result of such claim, the git and have signed it free	aralysis and death ("Risks"); (b.) the condition in which the Activity nown to me or not readily neur as a result of my a presented by the Lincoln Park as or dangerous, I will notify the ction. trict administrators, directors, remises, on which the Activity or alleged to be causes in whole as and waiver of liability Save and Hold Harmless each of the fullest extent permitted by and without and inducement of
PRINTED NAME OF PARTICIPANT:Address:		State	Zin:
Phone:			_
Participant Signature:			
PARENTAL CONSENT (participant under age 18) And I, the minor's parent and/or legal guardian, under qualified to participate in such activity. I hereby release, liability, claims, demands, losses, or damages on the min including negligent rescue operations, and further agree to Releasee, I Will Indemnify, Save, and Hold Harmless ear result of any such claim to the fullest extent permitted by	discharge, covenant to not sue, and agree to indemnify a or's account caused or alleged to be cause in whole or in that if, despite this release, I, the minor, or anyone on the ch of the Releasees from any litigation expenses, attorne	nd save and hold harmless a part by the negligence of e minor's behalf makes a cl y fees, loss liability, damag	each of the Releasees from all the Releasees or otherwise, laim against any of the above

Signature of Parent/Guardian:

PRINTED NAME OF PARENT/GUARDIAN: _