ROCK HARD JEEP CLUB

RELEASE OF CLAIMS AND WAIVER OF LIABILITY	"PROPERTY" name:		
This Release is executed on (month)			
Name (please print clearly):			
Address:			
City:	_(State)	(Zip)	hereafter
referred to as RELEASOR.			
RELEASOR desires to enter and engage in activities at a ROCK privately owned property (hereinafter "the PROPERTY"). REL premises for "off-roading", "four wheeling," "wheeling" and/or "vehicles, trials motorcycles as well as the assorted activities relat recognizes and understands that many of said activities can be experson and/or property. RELEASOR further recognizes and und falls, rattlesnake encounters, and/or spider/insect encounters may recognizes and acknowledges that, even as a spectator, the sport the off-roader's vehicle AND can result in serious injury and/or d limited to, vehicle roll-overs, snapped winch cables, broken parts spider/insect bites, falls, etc. Nevertheless, RELEASOR desires the premises, RELEASOR hereby voluntarily releases and wait Jeep Club, the PROPERTY, and their respective owners, operate including the Rock Hard Board Members and their families, the property damage sustained by RELEASOR while on the premise	EASOR has been given pern rock crawling," in four whee ed to that sport such as camp tremely dangerous in nature erstands that due to the terra roccur that may result in seriof "off-roading," often times eath to spectators/participan is, flying objects, rock slides, to attend activities at the PRC ves any claims of liability a ors, employees, representativity heirs, assigns and next of	nission to enter the prerel drive motor vehicles, bing, hiking and spectat and can cause signification of the PROPERTY, ious injury or death. RE is results in significant puts by occurrences, inclusubmersion in water, suppersty and, in exchand/or negligence of or less, agents and voluntees.	mises and use the all terrain type ing. RELEASOR ant injury to vehicle roll-overs, ELEASOR further wroperty damage to iding but not nake bites, nge for the use of by the Rock Harders, specifically
In consideration of being permitted to use the facilities of the PR bikes" and related activities including, but not limited to, spectati of Releasor and the personal representatives, heirs, and next of k to sue Rock Hard Jeep Club, the Property, their respective or and volunteers (hereinafter referred to as RELEASES) from RELEASOR and Releasor's personal representatives, assign claims or damage therefore, on account of injury to person of PROPERTY or using its property, equipment or facilities.	ing, riding, trail riding, camp in of RELEASOR, releases, wners, operators, employed in any and all claims of neg ees, heirs, and next of kin, 1	ing (if permitted), REL waives, discharges an es, heirs, assigns, repre ligence by RELEASE for any and all loss or	EASOR on behalf d covenants not esentatives, agent ES or liability to damage, and any
RELEASOR assumes full responsibility for any risk of bodily in PROPERTY and/or while engaging in any activities on the PRO Release shall be effective for each time during the calendar year	PERTY. RELEASOR conse	ents, agrees and contrac	ts that this
RELEASOR expressly agrees this release is intended to be as brothat, if any portion of this agreement is held to be invalid, it is ag and effect.			
This release contains the entire agreement between the parties an mere recitals. This release will be construed in accordance with t County, Texas.			
I HAVE CAREFULLY READ THIS AGREEMENT AND FUTHIS IS A RELEASE OF LIABILITY, WAIVER OF CLAIM MCDONALD RANCH/THE RANCH AND ITS OWNERS & WILL.	IS AND A CONTRACT BI	ETWEEN MYSELF A	ND THE
RELEASOR:			
IF UNDER 18 YEARS OF AGE, A SIGNATURE OF A PAREN		IS REQUIRED.	
[CHILD'S NAME]	ARENT OR LEGAL GUAR	DIAN	