

733 HIGH St , KEW EAST, VICTORIA, 3102 Ph 03 9857 0110, Fx 03 9857 0158 <u>canoes@canoesplus.com.au</u>

# Canoes Plus Slalom - Country Series November 20<sup>th</sup> 2011 Entry Form

Name		Club	
Date of birth		Academy/Institute	
Address			
Phone #	E	Email	

This completed form must be accompanied by a signed acceptance of risk form.

2011 Country Series Final - Canoes Plus Slalom 20th November 2011 \$25 per paddler (up to 3 events)

Age Cat	M/F	K1	C1	C2	Partner	Amount \$

TOTAL:

\$

# Please find enclosed entry fees

TID camp no longer includes the race entry fee Note – entry to TID does not give automatic entry to this race. You **must** still complete this entry form.

Return to: Canoes Plus Racing Team 733 High St Kew East 3102

Entries close Monday November 14<sup>th</sup> 2011 – late entry fee, double normal fee

Please make cheques payable to: Canoes Plus Pty Ltd

Payment by Credit Card (for Name (appearing on Credit Card)	C+ slalom only)	NOT FOR TID ENTRIES
Type of Card (please circle)	VISA	Master Card
Card Number		
Expiry Date		
I hereby authorize CPRT to r	eceive payment fr	om the above credit card.

Signed \_\_\_\_\_ Date \_\_\_\_\_



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# Acceptance of Risk form

**Canoes Plus** for the purposes of this declaration means and includes Canoe Kayak Education Australia, Dagger Australia Pty Ltd and Canoes Plus Pty Ltd, it's staff and their respective directors, officers, servants or agents.

## Fitness to participate

I declare that I am medically and physically fit and able to participate in this course. I am not and must not be a danger to myself or the health and safety of others and will notify CKEA immediately of any change in my fitness.

#### Warning and Declaration

Participation in canoeing can be inherently dangerous. Risks may include but are not limited to, overexertion, weather incidents, water quality, equipment failure and serious accidents which may result in my death, personal injury or my property being damaged. I have voluntarily read and understood this warning and accept and assume the inherent risks in the course.

## **Exclusion of Liability**

Except where provided or required by law and as such cannot be excluded, I agree that it is a condition of taking part in this course that CKEA is absolved from all liability however arising from injury or damage however caused (whether fatal or otherwise) arising out of my participation in the course.

Release and Indemnity: In consideration of CKEA accepting my application for this course I:

- a) release and forever discharge CKEA from all claims that I may have had but for this release arising from or in connection with my participation in this course, and
- b) indemnify and hold harmless CKEA to the extent permitted by law in respect of any claim by any person including but not only another participant in the course arising as a result of or in connection with my participation in the course.

#### WARNING UNDER THE FAIR TRADING ACT 1999

Under the provisions of the *Fair Trading Act* 1999 several conditions are implied into contracts for the supply of certain goods and services. These conditions mean that the supplier named on this form is required to ensure that the recreational services it supplies to you are

- Rendered with due care and skill, and
- As fit for the purpose for which they are commonly bought as it is reasonable to expect in the circumstances, and
- Reasonably fit for any particular purpose or might reasonably be expected to achieve any result you have made known to the supplier. Under section 32N of the *Fair Trading Act* 1999, the supplier is entitled to ask you to agree that these conditions do not apply to you. If you sign this

form, you will be agreeing that your rights to sue the supplier under the *Fair Trading Act* 1999 if you are killed or injured because the services were not rendered with due care and skill or they were not reasonably fit for their purpose, are excluded, restricted or modified in the way set out in this form. **NOTE:** The change to your rights, as set out in this form, does not apply if you death or injury is due to gross negligence on the supplier's part. "Gross negligence" is defined in the *Fair Trading (Recreational Services) Regulations* 2004.

I acknowledge that canoeing is considered a high-risk activity and accept those risks. I hereby declare that the information I have given is both complete and correct. I also understand that Canoes Plus staff will access this information or pass it onto emergency services personnel where appropriate.

I agree that if I suffer injury or illness Canoes Plus can at my cost arrange medical treatment and emergency evacuation as Canoes Plus deem essential for my safety.

Signature...... Date.....

## Where participant is under 18 years of age

Guardians Signature D	Pate
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