WAIVER AND RENTAL AGREEMENT FOR

TO BE PRINTED, SIGNED AND MAILED TO THE OFFICE WITH THE DEPOSIT & PROOF OF INSURANCE.

- 1) This agreement is between Daybreak Point Bible Camp and the Rental Party as acknowledged below (herein: Client). The signee (below) acts as a representative of the client and, in so far as the rental of Daybreak is concerned, assumes all liability pertaining to the actions of the group.
- 2) The Client releases Daybreak Point Bible Camp Society (herein the Society), its employees, directors, volunteers, representatives and officers (collectively: Daybreak) from all liability and waive against Daybreak recourse, loss or damage; including any consequential damage or loss, or claims as a result of their rental of the property owned and operated by Daybreak (herein "the facility").
- 3) The Client acknowledges the inherent risks associated with renting a remote island facility. These risks include, but are not limited to: waterfront activities, medical, transportation and general activity risks.
- 4) The Client has read, understands and agrees to the rules and regulations of the Society. The Client understands where rules are not followed, Daybreak reserves the right to terminate the agreement and have the renting parties removed from the property immediately.
- 5)Medical preparedness is the sole responsibility of the client, and the client assumes full responsibility for the well being of their party. This includes bringing adequate medical supplies and First Aid personnel equipped to deal with a remote island participation.
- 6) The Client understands that it is their responsibility to seek all legal and insurance protection prior to renting Daybreak and that Daybreak does not provide insurance coverage for it's guests.
- 7) The Client acknowledges that Daybreak will not be held liable for damages to personal property. This includes theft and other damage that may occur as a result of activities participated on Daybreak's property.
- 8) The Client acknowledges that we do not provide lifeguards and that they are aware that all boating activities and swimming must only be done under gualified supervision.
- 9) The Client acknowledges that in the event of property damage or inadequate cleaning of the facility the Society has the ability to apply a financial penalty.

I, the undersigned have read, understand and agree to the terms of the Rental agreement and agree to act in accordance with the Rules and Regulations expressed in the agreement. I confirm that I am acting on behalf of the rental party and will inform and enforce the rules agreed to in this document. I understand that failure to abide by these regulations will result in the forfeit of our damage deposit and may result in the immediate removal of my party.

	mu
ards?*	Yes or No
al charges apply)?**	Yes or No
g charges:	nave a qualified lifeguard on site to use the ed Kayak \$200 Damaged Paddle Board \$200
ge or loss of the above-	mentioned equipment:
\$100 for weekend	Yes or No
050 feature during	Yes or No
\$50 for weekend	163 01 110
	pards?* al charges apply)?** to our rental groups. You must h g charges: aged Safety belt \$50.00 Damag ge or loss of the above-n