

1. Acknowledgment. AIML Technologies, Inc. Doing Business As “Secret SLO” and “secretslo.com”, its agents, employees, officers, assigns, and affiliates (herein simply as “Secret SLO”) and the ticket purchaser, for himself/herself/themself and his/her/their agents, employees, and all those in privity with him/her/them (“Participant”) have entered into an agreement whereby the purchaser of these tickets is voluntarily participating in a guided tour in and around San Luis Obispo County, which may include but is not limited to, walking near high traffic areas (both foot and vehicle), a variety of outdoor and related activities, hiking on unpaved and/or steep terrain, consumption of food and drinks, etc. (“Activities”). The parties understand that this Agreement may be executed by a parent, guardian, or other authorized representative. Both the parent, guardian, or other authorized representative and the minor, charge, dependent, or disabled individual are bound by the terms of this Agreement. The parent, guardian, or other authorized representative represents and warrants that it/he/she has full legal authority to enter into this Agreement on behalf of the minor, charge, dependent, or disabled individual.

2. Release and Waiver. Participant hereby releases, waives, discharges, holds harmless, and covenants not to sue, make a claim against, or commence any adverse action against Secret SLO, from liability and from any and all claims, including the negligence of Secret SLO, resulting in personal injury, accidents, illnesses (including death), property loss, and damages of any kind, arising from, but not limited to, Participant’s participation in the Activities.

3. Assumption of Risk. Participant acknowledges and understands that there are potential risks incidental to the Activities which may expose Participant to the risk of personal injuries, property damage, or even death. These potential risks include, but are not limited to: pedestrian-related injuries or death; consumption of food; weather conditions; criminal activities; negligent or willful acts of other participants of the Activities; negligent first aid operations or procedures of Secret SLO; and other risks that are unknown at this time. PARTICIPANT KNOWINGLY AND VOLUNTARILY ASSUMES ALL SUCH RISKS, BOTH KNOWN AND UNKNOWN, EVEN IF ARISING FROM THE NEGLIGENCE OF SECRET SLO, and assumes full responsibility for any consequences or liability arising from the Activities.

4. Indemnity. Participant agrees to and will defend (with counsel reasonably approved by Secret SLO), indemnify and hold Secret SLO harmless from and against any and all claims, causes of action (whether legal, equitable or otherwise), demands, liabilities, obligations, damages, injuries, judgments, awards, attorneys’ fees and costs arising from, or related to in any way, the Activities.

5. Knowing and Voluntary Execution. PARTICIPANT ACKNOWLEDGES THAT HE/SHE/THEY HAS CAREFULLY READ THIS RELEASE AND FULLY

UNDERSTANDS ITS CONTENTS. PARTICIPANT IS AWARE THAT THIS IS A
RELEASE OF LIABILITY AND A CONTRACT BETWEEN PARTICIPANT AND
SECRET SLO AND BY COMPLETING THE TICKET PURCHASE PARTICIPANT
ACCEPTS THIS AGREEMENT OF HIS/HER/THEIR OWN FREE WILL.