Terms and Conditions For Use of Logos

1. Limited License. SNORKEL INTERNATIONAL, LLC ("SNORKEL") grants to its distributors, customers, partners, sponsors, vendors, licensees, employees, and other entities/persons with which SNORKEL has a partnership, sponsorship, marketing or promotional agreement, or a substantially similar agreement or business arrangement (each, a "Logo User," collectively, “Logo Users”), a limited, revocable, non-exclusive, non-transferable, non-sublicensable license ("License") to use the Approved Forms of SNORKEL Logos set forth in SNORKEL’s logo repository (each a “Licensed Mark,” collectively, the “Licensed Marks”), solely for those permitted uses set forth in Section 3 below, in accordance with these Additional Terms and Conditions that govern use of the SNORKEL Logos ( "SNORKEL Logos Terms"). All capitalized terms used and not defined herein shall have the meanings ascribed to such terms in the Terms of Use Agreement and Privacy Policy.

2. Guidelines for Use of the Licensed Marks. Any use of the Licensed Marks shall be limited to true and correct copies of the specific “Approved Forms of SNORKEL Logos” as shown SNORKEL’s logo repository, including, without limitation, the same relative relationship of the dimensions (top, bottom, and sides), content (wording), color scheme and font style of each original Licensed Mark as specifically set forth thereon. Logo Users shall comply with the SNORKEL Brand Guidelines, which may be modified by SNORKEL from time to time without any notice.

3. Permitted Uses of the Licensed Marks.

A. Websites. All Logo Users shall be permitted to use or display all Licensed Marks from SNORKEL’s logo repository on their website(s) that are owned and operated by such Logo Users solely for the purposes of linking to the SNORKEL website (www.snorkellifts.com), or as a brand presence on the Logo User’s website(s).

B. Business Related Materials. Logo Users shall also be permitted to use the Licensed Logos, respectively, for business stationary, business cards, promotional/marketing advertisements, and other similar items, solely for purposes of indicating their affiliation or status with SNORKEL.

C. Disclaimer. It is further acknowledged and agreed that although SNORKEL has granted Logo User the right/permission to use the Licensed Marks, it should in no way imply, indicate or otherwise suggest that SNORKEL has approved of, sponsored, endorsed, or is otherwise responsible for any other content, message, opinion, images, videos, etc. or their form of any of Logo User’s business related materials and/or website.
4. **Ownership of the SNORKEL Logo; Reservation of Rights.** SNORKEL is the sole owner of all rights, title and interest in and to the Licensed Marks and variations thereof, together with the goodwill that is symbolized by such trademarks. Except for the rights expressly granted hereunder, Logo Users shall not have any rights, title or interest in or to the Licensed Marks. Logo User acknowledges that the Licensed Marks and all trademarks included therein have acquired secondary meaning and that Logo User’s use of the same, including the goodwill associated therewith, inures solely and exclusively to the benefit of SNORKEL. Logo Users shall not contest or oppose any registrations pending at the United States Patent and Trademark Authority or other government institution for the registration of the Licensed Marks. Logo Users shall not use the Licensed Marks in any manner, which may falsely suggest or imply an endorsement or sponsorship by SNORKEL.

5. **Revocation of Rights.** SNORKEL expressly reserves the right to revoke the limited License granted herein and to request that any Logo User cease and desist from any and all uses of the Licensed Marks for any reason whatsoever, including but not limited any breaches or violations of SNORKELS Logo Terms, Terms of Use Agreement or Privacy Policy. If Logo User has any questions or concerns, they may contact a SNORKEL Marketing Department at +1 (702) 727-4929 or email marketing@snorkellifts.com.