Alternative Transportation Agreement

I understand that as part of my child's participation in the Mile High Rowing Club Program, my child may at times be transported to and from hotels, regatta sites, airports, and other places during regatta trips as part of their travel with Mile High Rowing Club.

By my electronic signature below, I acknowledge that I have authorized my child to be driven by a private vehicle or rental car that is driven by a licensed parent or member of the coaching staff. I acknowledge the risks inherent in driving a vehicle on public roads and by my electronic signature, I agree to assume all risks in connection with my child's mode of transportation. I understand that if an accident were to occur in a privately owned or privately rented vehicle, the insurance coverage provided by the owner of the vehicle involved in the accident would provide the primary insurance coverage for recovery of any losses incurred.

I voluntarily agree to assume all risks in connection with my child's transportation arrangements. Furthermore, I hereby release and discharge Mile High Rowing Club, its directors, officers, employees and agents from all liability, claims or demands for any damage, loss, or injury to the participant or the participant's property in connection with the driving arrangements used by my child.

This Agreement shall be binding upon the parent or guardian and their respective assigns and inure to the benefit of Mile High Rowing Club and its respective successors and assigns.

This Agreement and the rights and obligations of the parties hereunder shall in all respects be governed by and construed and enforced in accordance with the laws of the State of Colorado. THIS AUTHORIZATION GIVES PERMISSION FOR ATHLETES TO BE DRIVEN BY PRIVATE OR PRIVATELY RENTED VEHICLE TO AND FROM HOTELS, REGATTA SITES, AIRPORTS AND OTHER PLACES AS PART OF REGATTA TRAVEL.

THIS AUTHORIZATION PERTAINS TO THE CURRENT ROWING SEASON/Transportation.