



2006 GIRL SCOUT LOCK-IN



Don't miss the fun as the Houston Comets take on the newest WNBA team, the Chicago Sky for the first time ever! After the game, spend the night for an exclusive Girl Scout Lock-In at the Toyota Center!



VS.



\$30 Lock-In Package Includes:

- 1 Ticket to the Comets Game
- 1 Girl Scout Lock-In Patch
- 1 Lock-In Entry Wristband
- 1 Exclusive Lock-In Gift
- 1 Hot Dog & Soda Voucher (redeemable during game only)
- All Lock-In Activities

FRIDAY, JUNE 2, 2006

7:30 p.m.



Lock-In immediately following

Lock-In Activities:

- Comets Player to Address Scouts
- Team NRG Performance
- Haley, the Comets Mascot, to visit Scouts
- Access to Memorial Herman Skycourt and Comets Court
- Tours of Toyota Center and Comets Locker-room
- Movies on the Jumbotron
- Interactive games on the Main and upper concourse

For more information contact Nicole Hernandez @ 713-758-7211

Mail Orders To: Houston Comets, Girl Scout Lock-In, 1510 Polk St, Houston, TX 77002

Fax Orders To: 713-758-7343 or 713-758-7344

Girl Scout Troop #: _____

Troop Leader Name: _____

Troop Leader Phone Number: _____

Girl Scout Name: _____ Age: _____

Girl Scout Address: _____

City: _____

State: _____ Zip Code: _____

Phone Number: (day) _____

Phone Number: (evening) _____

Email: _____

# of Tickets	PICK YOUR PACKAGE	Total Due
	Adult Lock-In Package @ \$30.00 <small>(minimum adult/scout troop safety guidelines must be met)</small>	
	Girl Lock-In Package @ \$30.00 <small>(minimum adult/scout troop safety guidelines must be met)</small>	
	Game Only Tickets @ \$12.00 <small>(Also includes Lock-In Patch)</small>	
	Game Only Tickets @ \$10.00 <small>(Also includes Lock-In Patch)</small>	
	TOTALS	

ALL CHAPERONS, SCOUTS, & PARENTS OR GAURDIANS MUST SIGN THE WAIVER ON THE REVERSE SIDE OF THIS FORM!

*In order to receive a patch EACH Girl Scout MUST fill out an order form

*Orders received prior to May 1st will be mailed.

*Orders received after May 1st will be held at Will Call day of game.

REGISTRATION DEADLINE: May 1, 2006

Limited space available, reserve your spot today!

VISA MC AMEX DISC Check # _____

Credit Card #: _____

Signature: _____ Exp. Date: _____

RELEASE AND INDEMNITY AGREEMENT

I, the undersigned, wish to participate or have my child or ward participate (any such participant referred to herein as the "Participant") in the 2006 Girl Scout Lock-In at Toyota Center which is an overnight stay at the Toyota Center from 7:30 p.m. Friday, June 2, 2006 to 7:00 a.m. (or until such Participant leaves Toyota Center) Saturday June 3, 2006, and which is a physical activity that could involve physical activity before, during and after (the "Activity"). I understand that there is a risk that the Participant will be injured before, during or after, or as a result of, or in connection with the Activity, and I wish for the Participant to participate in the Activity despite the risk involved.

As consideration for the Participant being allowed to participate in the Activity, I, for myself, the Participant (if not myself), and each of our respective successors, administrators, heirs and assigns, hereby **RELEASE, ACQUIT, AND FOREVER DISCHARGE** Rocket Ball, Ltd., a Texas limited partnership d/b/a the Houston Rockets; Handsome L.P., a Delaware limited partnership d/b/a the Houston Comets; LLA Sports, Inc., a Delaware corporation; Clutch City Sports & Entertainment, L.P., a Texas limited partnership; Roughy Corp., a Delaware corporation; Alexander Tara, L.L.C., a Texas limited liability company; the National Basketball Association and all of its member teams and operators; the owner(s) and operator(s) of the venue(s) where the Activity is to be held; the other participants in the Activity; and all of the respective past, present and future officers, directors, attorneys, insurers, agents, servants, suppliers, dealers, representatives, employees (including, but not limited to, the employee who acts as the mascot of the Rockets and/or Comets), coaches, trainers, affiliates, subsidiaries, partners, predecessors and successors in interest, and assigns of the foregoing (collectively referred to herein as the "Released Parties") from all past, present and future claims arising out of and accruing to the Participant for or in any way connected with any damages sustained by the Participant before, during or after, or as a result of, or in any way connected with, the Activity, including actual or punitive damages for personal injury, dismemberment or death sustained in the Participant's participation in the Activity, and all results thereof, past, present and future, known and to become known, accrued and to accrue, and **INCLUDING ANY CLAIMS OF THE RELEASED PARTIES' NEGLIGENCE, GROSS NEGLIGENCE, STRICT LIABILITY OR WILLFUL CONDUCT (REGARDLESS OF WHETHER THE RELEASED PARTIES ARE SOLELY, JOINTLY, OR CONCURRENTLY NEGLIGENCE OR OTHERWISE AT FAULT).**

As a further inducement to the Released Parties, I, for myself, the Participant (if not myself), and each of our respective successors, administrators, heirs and assigns, have agreed to and do hereby **INDEMNIFY, DEFEND AND HOLD HARMLESS** each and all of the Released Parties from any and all past, present and future claims, demands, actions and causes of action, of whatsoever nature or character, **INCLUDING CLAIMS OF THE RELEASED PARTIES' NEGLIGENCE, GROSS NEGLIGENCE, STRICT LIABILITY OR WILLFUL CONDUCT (REGARDLESS OF WHETHER THE RELEASED PARTIES ARE SOLELY, JOINTLY, OR CONCURRENTLY NEGLIGENCE OR OTHERWISE AT FAULT)**, which may hereafter be asserted by any person, firm or entity whomsoever, arising out of and accruing to the Participant for or in any way connected with any damages sustained by the Participant before, during or after, or as a result of, or in any way connected with, the Activity, including actual or punitive damages for personal injury, dismemberment or death sustained in the Participant's participation in the Activity, and all results thereof, past, present and future, known and to become known, accrued and to accrue. This obligation to indemnify and hold harmless specifically includes, but is not limited to, any claims for medical bills, doctors' bills, hospitalization, nurses' bills, drugs, therapy, administration, and other expenses, including judgment liens, hospitalization liens, attorneys' fees, and any other form of intervention or lien, or any other expenses incurred by the Participant which are in any way related to the Activity.

As a further inducement to the Released Parties, I hereby represent and warrant to the Released Parties that:

- (1) I thoroughly and completely understand that this is a complete and final release and indemnity agreement concerning any claim, demand, or cause of action which I or the Participant (if not myself) may have against the Released Parties related to or in any way arising out of the Activity;
- (2) I am entering into this Release and Indemnity Agreement (the "Agreement") freely and voluntarily;
- (3) no representations, promises or statements made by any agent, attorney or other representative of the Released Parties have influenced me in causing me to sign this Agreement;
- (4) the Participant has adequate medical insurance provided by parties other than the Released Parties covering the possible injuries to the Participant that may occur as a result of his or her participation in the Activity; and
- (5) the Participant does not have any physical condition or illness that would be aggravated by participation in the Activity or that would make participation in the Activity medically inadvisable.

I grant to the Released Parties, with no obligation to compensate me, the Participant (if not myself), or any other person in any way, the right at any time to publish, reproduce, modify, display, distribute, or otherwise use, commercially or otherwise, in any media now existing or later developed, any photographs, videotapes, motion pictures, recordings, or other record of the Participant's performance(s) during the Activity.

I agree that any dispute ("Dispute") arising out of or related to this Agreement, the relationship of me, the Participant and the Released Parties under this Agreement and/or the Participant's participation in the Activity will be settled by binding arbitration conducted in Houston, Texas in accordance with the then current Commercial Arbitration Rules of the American Arbitration Association and the procedures set forth in this paragraph. I agree that if I seek arbitration due to a Dispute, I shall request such arbitration in writing by delivering a clear statement of the Dispute in writing to the opposing party, and if another party seeks arbitration, such party shall deliver a written request for arbitration to me. The arbitration shall be conducted by a single arbitrator to be appointed upon the mutual consent of me and the opposing party. In the event that the opposing party and I are unable to agree on a single arbitrator within twenty (20) days after the written request for arbitration was delivered, then either party may request the appointment of an arbitrator by the Administrative Judge of the Harris County, Texas District Court (the "Administrative Judge"). In the event of the failure, refusal or inability of the Administrative Judge to appoint an arbitrator in the next ten (10)-day period, the party seeking the arbitration shall make the parties' request for appointment of an arbitrator, and furnish a copy of the description of the Dispute and any response, to the American Arbitration Association in Houston, Texas. Any arbitrator shall be unaffiliated with me and the opposing party and shall be a resident of Houston, Texas. No arbitrator shall be employed by me or the opposing party, have any financial dependence upon me or the opposing party or have any financial interest in the Dispute. The arbitrator shall not have the authority, power or right to alter, change, amend, modify, waive, add to or delete from the provisions of this Agreement. The prevailing party in such arbitration shall be entitled to recover such party's costs and attorneys' fees related to the arbitration from the non-prevailing party, and the costs and expenses of the arbitrator shall be paid for by the non-prevailing party in the arbitration.

I understand that in allowing the Participant to participate in the Activity the Released Parties are relying on the representations and warranties I have made herein. This Agreement shall be governed by the laws of the State of Texas (without regard to conflict-of-laws principles). If any provision of this Agreement is held to be invalid or unenforceable, that holding shall be without effect upon the validity or enforceability of any other provision of this Agreement.

Participant's Printed Name: _____

Participant's Signature: _____ Date: _____

Parent/Guardian Printed Name (if Participant under 18): _____

Parent/Guardian Signature (if Participant under 18): _____

Telephone Number (Home): _____ Telephone Number (Work): _____