Dive Animals Scuba Club Membership Application

Please return your application and \$45 membership dues to (check payable to DASC):

Dive Animals Scuba Club, 140 E. College St. Fallbrook CA., 92028

DIVE ANIMALS SCUBA CLUB MEMBERSHIP APPLICATION / AFFIRMATION OF ASSUMPTION OF RISKS And RELEASE OF LIABILITY (including waiver of California Civil Code section 1542)

Membership Year is June 01 thru May 31

	rRenewal (New or re	_	\$25 from November to May)
City	State	Zip	<u> </u>
Contact Phone #	Emai	l Address	
Emergency Contact		Phone	
Certification Level_	Agency	C-card #	# Logged Dive
DAN #			
			d its contents before signing. If you do not sign and have their parents or legal guardian also
	<u>Risks:</u> By signing you affirm oat, and all other activities dire		ks associated with scuba diving, snorkeling, being a eto (the "Activities").
dangerous activit responsibility for in: a. The Acti	ty, which can result in serious r all of the risks involved eithe vities and the related environn	injury or death. You hereby or directly or indirectly in the ment, whether caused by weat	at Scuba diving is an inherently hazardous and sertify that you are aware of and accept full Activities, including but not limited to the risks inheren ther conditions, air expansion injuries, actions occurring a, ocean, lake, river, and beach, as well as;
b. Traveling c. Illness in d. Actions is	g to or from any Activity; n remote areas without medical inaction, or negligence of Dive rs, assigns, assignors, heirs, es	facilities. Animals Scuba Club, and artates, insurers, contractors, su	ny and all of his agents, servants, directors, employees, abcontractors, dive masters, instructors, and boat adividually or collectively referred to as "DASC").
1. I ackr	nowledge that I am a certified s	scuba diver trained in safe div	ving practices.
2. I am a	aware of the risks inherent in the	his sport and accept these risk	CS.
I under the inf		ontradictory to diving. If I am	and that I am not under the influence of alcohol, nor an taking medication, I affirm that I have seen a physiciangs.
4. I am a am injured doi	_	holding while scuba diving,	and I will not hold the released parties responsible if I
5. I am a	aware that I will be diving with	a buddy, and it will be our r	esponsibility to plan our dive allowing for our diving
6. I will	inspect all of my equipment p	rior to any diving activities. I	l parties responsible for my failure to safely plan. will not hold the released parties responsible for my
-	ect my equipment prior to divi	•	
			I will not hold the released parties responsible if I am esses that occur while diving and/or snorkeling.
			practices, there is still some risk of my sustaining ressly assume the risk of said injuries.
_	expressly assume the risk and		
10. I also during diving,	o understand that scuba diving	/snorkeling is a physically stresult of a heart attack, panic,	renuous activity and that I will be exerting myself hyperventilation, etc. that I expressly assume the risk of
11. I also	o understand while diving, I w	ill be at a remote site and that	there will not be immediate medical care or hyperbaric

care available to me, and I expressly assume the risk of diving in such a remote spot.

		12. If I am operating or utilizing the Dive Animal Scuba Club boats, I expressly assume all risks involved with such eration or usage, for any reason and do not hold the released parties responsible for any accident, injury or wrongful death cluding negligence.		
2	em hai coi	<u>lease of Liability:</u> By signing you release the Dive Animals Scuba Club, and any and all of his agents, servants, directors, aployees, successors, assigns, assignors, heirs, estates, insurers, contractors, subcontractors, dive masters, instructors, and boat address and drivers, members or participants or any other person (individually or collectively referred to as "DASC") in nection with scuba diving, snorkeling, being a passenger in a boat, and all other activities directly or indirectly related thereto e "Activities).		
	a.	You hereby represent and warrant that you are presently the sole and exclusive owners of any claims or prospective or future claims ("Claims"), demands, causes of action, obligations and/or liabilities, and that no other party has any right, title or interest whatsoever in said Claims, and there has been no assignment, transfer, conveyance or other disposition by you of any of Claims.		
	b.	You have independently determined that it is in your best interest to completely release any and all Claims. in any way related to the Activities, by way of this release. It is hereby your expressed intent that this document shall constitute a full and complete release by you in favor DASC. Nothing contained in this Agreement, nor in anything given in consideration therefore, is intended to be an admission, express or implied, of any wrongdoing, negligence, liability on the part of DASC		
	c.	In consideration of the mutual covenants and conditions herein contained and for other good and valuable consideration, the receipt and sufficiency of which you hereby acknowledge, you hereby covenant and agree as follows:		
		 i. You, on behalf of yourself, your successors and assigns, hereby fully and forever releases and discharges DASC, from any and all Claims, causes of action, obligations, costs, expenses, attorneys' fees, damages, losses, liabilities, and demands of whatsoever character, nature and kind, known or unknown, suspected or unsuspected, as may arise out of or relate to the Activities, which you may or might have by reason of the aforesaid Activities. ii. Waiver of Civil Code Section 1542. It is your expressed intention that the foregoing release provisions shall be effective as a bar to all actions, causes of action, obligations, costs, expenses, attorneys' fees, damages, losses, claims, liabilities, and demands of whatsoever character, nature and kind, known or unknown, suspected or unsuspected, hereinabove specified to be so barred. In furtherance of this intention, you expressly waive any and all rights and benefits conferred upon you by the provisions of Section 1542 of the California Civil Code, which states: 		
		"A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor."		
	d.	You hereby acknowledge that the foregoing waiver of the provisions of Section 1542 of the California Civil Code was separately bargained for. The signer expressly consents that this release shall be given full force and effect in accordance with each and all of the express terms and provisions, relating to unknown and unsuspected claims, demands, causes of action, if any, to the same effect as those terms and provisions relating to any other claims, demands, and causes of action hereinabove specified.		
3.	This Agreement shall be interpreted, construed and enforced in accordance with the laws of the State of California, including, but not limited to, the provisions of Section 664.6 of the California Code of Civil Procedure. Any action initiated to enforce the term of this agreement shall be brought in the Superior Court of the State of California for the County of San Diego. Said Superior Court shall have continuing jurisdiction over the performance and enforcement of the terms of this agreement.			
4.	If on	e or more of the provisions of this agreement, for any reason, is held by a court of competent jurisdiction to be invalid or		

unenforceable, in any respect, such invalidity or unenforceability shall not affect any other provision of this agreement, and this

Date

Cash,

agreement shall be construed as if such invalid or unenforceable provision had never been contained herein.

Please circle one: **Pay Pal**, (via web site <u>www.diveanimals.com</u> & select *Donate* button),

Diver's Signature____

Check #_____

Total Amount: