



WALLOON LAKE
ASSOCIATION AND CONSERVANCY

Firewood Collection Agreement

This Firewood Collection Agreement (the "Agreement") is made this _____ by and between **Walloon Lake Association and Conservancy** and _____ as follows:

1. The Conservancy is the owner of a preserve located on _____ known as the _____ (the "Property").
2. _____ has requested permission to cut, split and remove downed trees from the Property for firewood, and the Conservancy is willing to authorize such activity subject to the terms of this Agreement.
3. _____ will limit his activities solely to the cutting, splitting and removal of downed trees from the Property and agrees that he will not cut down, damage or interfere in any way with standing trees or other live growth on the Property.
4. _____ acknowledges that he has been informed that forestry management is being conducted on the Property. _____ understands that once harvesting begins on the Property, the Property will be closed to the public and he will not be allowed to exercise any rights provided under this agreement until harvesting is complete.
5. _____, for himself and his heirs and legal representatives, acknowledges that there are risks and dangers associated with his entry onto the Property and his activities authorized hereunder, which may be caused by his actions or the actions of others, accidents, forces of nature or otherwise, and he agrees to accept such risks and dangers and agrees to defend, indemnify and hold the Conservancy, its employees, trustees and agents free and harmless from any and all claims, demands, causes of action, costs, expenses, liability, loss, damage to property or injury to _____ or any other person or persons, in law and in equity, arising out of the careless, negligent or wrongful acts or omissions of _____ or from any other act of whatever nature which arises out of the permission granted by the Conservancy for _____ to cut, split and remove downed trees from the Property.
6. _____ understands that this permission is granted solely to _____, and _____ is not permitted to allow any other person to cut, split and remove downed trees from the Property.
7. This authorization shall be limited to the period of time reasonably necessary to cut, split and remove the existing downed trees from the Property and shall not be a continuing or renewable

authorization without the written consent of the Conservancy. This agreement shall not apply past _____.

Name

Address _____

City, State, ZIP _____

Telephone _____

Signature _____

Conservancy Staff _____

Date: _____

Signature _____