For valuable consideration, the parties agree as follows:

1. a. Ties That Bind, Inc. will supply:
   A Challenge Course specifically designed for __________________________. Water and lunch will also be provided.
   
b. This service will be provided on:
   Date: ___________________________
   Place: ___________________________
   Time: ___________________________

c. Cost for these services will be:

(Please inform Ties That Bind of your final number one week before the event. This will enable us to have the proper number of facilitators for your group. You will be charged for this number, or the actual number, whichever is greater.

d. Deposit requirement:
   50% of the “Guaranteed Minimum” is due on the date listed above. Your reservation is not guaranteed until you return the deposit and the signed contract. If you cancel prior to 60 days of your event, your deposit (less $100.00 cancellation fee) will be returned. If you cancel between 60 days and 2 weeks of your event, you will be charged the entire deposit (50% of the guaranteed minimum.) If you cancel within 2 weeks of your event, you will be charged 100% of the “Guaranteed Minimum.” If you decide to reschedule, rather than cancel your event, you will have 60 days to reschedule or the above-mentioned penalties will apply.

2. No modification of this Contract will be effective unless it is in writing and is signed by both parties. This Contract binds and benefits both parties and any successors. Time is of the essence of this contract. This document, including any attachments, is the entire agreement between parties. This Contract is governed by the laws of the State of Florida.