

Kyudo Program Registration Form

March 14, 15, & 16 2024, Odum, Georgia

The kyudo program at the Koppedraye Bamboo Farm in Odum, Georgia, is for three days, beginning on the morning of March 14th. Each day we start with a short meditation session, followed by three hours of practice in the morning and three hours of practice in the afternoon, with breaks in-between. The registration fees are \$250, and include lunch & dinner on Thursday (March 14) & Friday (March 15), and lunch on Saturday (March 16). Dinner on Saturday evening will be at a local Southern buffet-style restaurant. Attendees will pay for their own meal there.

For those who are interested, the program will include instruction in rapid fire & distance shooting (*inagashi*), and maybe even a friendly competition. During that time, other participants can continue with their regular practice, either at the makiwara or the mato. People are welcome to arrive early to help set up and have fun with open practice.

No first-shot instruction will be available at this program.

Mail your Registration Form, the Waiver of Liability, and a check with the Registration Fees to:

Kay Koppedraye, 3050 Ogden Loop, Odum, GA 31555

OR

Scan the forms and email to Kay at <koppedraye@gmail.com>

& bring your fees for payment when you arrive.

Space is limited. We are capping the registration at 28 participants.

After we reach that number, we will put your name on the waiting list

Name: _____

Mailing Address: _____

Telephone: _____

Email: _____

Dietary restrictions (include all)? _____

Are you bringing your own equipment ? (circle one) Yes / No

If not, what will you need? _____

Participant signature: _____

Waiver of Liability, Assumption of Risk, and Indemnity Agreement

Waiver of Liability: In consideration of being allowed to participate in the **Kyudo Program on March 14–16th, 2024 in Odum, Georgia** (“Activity”, I, for myself, my children, my heirs, personal representatives or assigns, do hereby release, waive, discharge, and covenant not to sue the Activity’s hosts, organizers, instructors, lecturers, and participants (“RELEASEES” from liability from any and all claims INCLUDING THE NEGLIGENCE OF THE RELEASEES resulting in personal injury, accidents or illnesses (including death), and property loss arising from, but not limited to, participation in Activity, observation of Activity, and use of facilities, premises, or equipment.

Assumption of Risks: Archery, by its very nature, carries with it certain inherent risks that cannot be eliminated regardless of the care taken to avoid injuries. The purpose of the Activity is to have participants observe and participate in archery activities. These involve strenuous exertions of strength is various muscle groups, and use of archery equipment (bows, arrows, and other equipment aids) that could cause injury if (a) handled improperly or (b) damaged in foreseen and unforeseen ways.

The risks range from (1) minor injuries such as scratches, bruises, and sprains, to (2) major injuries such as eye injury or loss of sight, joint or back injuries, heart attacks, and concussions, to (3) catastrophic injuries including paralysis and death.

I have read the previous paragraphs and I know, understand, and appreciate these and other risks that are inherent in the archery activities provided in the Activity. I hereby assert that my participation is voluntary and that I knowingly assume all such risks. **I also agree to assume sole responsibility of actively supervising my children on premises at all times** (and if my children participate in activity, they must sign a waiver as well).

Indemnification and Hold Harmless: I also agree to **INDEMNIFY AND HOLD RELEASEES HARMLESS** from any and all claims, actions, suits, procedures, costs, expenses, damages and liabilities, including attorney’s fees brought as a result of my involvement in the Activity, and/or that of any child I bring onto the premises of the Activity regardless of whether the child participates in the Activity, and to reimburse RELEASEES for any such expenses incurred.

Severability: The undersigned further expressly agrees that the foregoing waiver and assumption of risks agreement is intended to be as broad and inclusive as is permitted by the law of the State of Georgia and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.

Acknowledgment of Understanding: I have read this waiver of liability, assumption of risk, and indemnity agreement, fully understand its terms, and understand that I am giving up substantial rights, including my right to sue . I acknowledge that I am signing the agreement freely and voluntarily, and intend by my signature to be a complete and unconditional release of all liability to the greatest extent allowed by law.

Participant’s Name: _____

Participant’s Signature: _____

Date: _____