Thank you for your interest in Lakes to Locks Passage! Social media applications are great places to share ideas, help answer questions, and provide advice and suggestions about the Lakes to Locks experience.

We encourage you to leave comments, photos, videos, other types of material and links here (collectively, "User Content"), subject Facebook and Twitter's Terms and Conditions and to the following terms and conditions (the "L2L Terms and Conditions"). From herein, "social media applications" will be defined as Facebook, Twitter, FourSquare and all social media features on www.lakestolocks.org:

You agree that:

- By using social media applications created or administered by L2L, you are affirming that you've read and agree to all of the terms and conditions set forth in the social media application's Terms and Conditions and and the L2L Terms and Conditions.
- L2L does not represent that the information on the social media applications created or administered by L2L are accurate, complete, reliable, useful, timely or current.
- User Content posted on this site does not necessarily reflect the opinions or ideals of L2L, its employees or affiliates.
- You read all User Content at your own risk.
- Any User Content submitted by you on social media applications created or administered by L2L will be accurate, will not violate any applicable law, regulation, will not violate any right of a third party, including without limitation, copyright, trademark, privacy or publicity rights, and will not cause injury to any person or entity.
- You will not post these types of User Content:

Advertisements Charitable solicitations Political Chain Letters Mass Mailings Any form of "spam" Information about anyone other than yourself, unless you have that person's permission;

• You are solely responsible for the User Content you submit, and L2L assumes no liability for any User Content submitted by you. You agree to indemnify L2L against all claims and liabilities resulting from your User Content. You understand and agree that we do not

monitor User Content, but we reserve the right to review and delete any User Content for any or no reason, including User Content that we determine in our sole discretion violates these terms, the social media application's Terms and Conditions or is otherwise inappropriate or offensive, harmful to us, other L2L fans or any third party. You understand and agree that L2L may ban a user from posting on social media applications created or administered by L2L for a pattern of inappropriate postings or as it deems necessary.

• You grant L2L a perpetual, irrevocable, royalty-free, transferable right and license to use, copy, modify, delete, adapt, publish, translate, create derivative works from, sell and distribute such content and to incorporate any User Content that you submit into any form, medium or technology throughout the world, all without compensation to you. In addition, you grant L2L the right to include the name provided along with the User Content submitted by you.

DISCLAIMER. L2L WILL NOT BE LIABLE FOR ANY DAMAGES, INCLUDING DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES ARISING OUT OF OR IN CONNECTION WITH THESE TERMS OR USE OF ANY WEBSITE, FORUM, SOCIAL MEDIA PAGE, OR APPLICATION MADE SUBJECT TO THESE RULES, WHETHER IN CONTRACT OR IN TORT, EVEN IF WE HAVE BEEN ADVISED OF (OR KNEW OR SHOULD HAVE KNOWN OF) THE POSSIBILITY OF SUCH DAMAGES. IF ANY PORTION OF THESE LIMITATIONS ON LIABILITY IS FOUND TO BE INVALID OR UNENFORCEABLE FOR ANY REASON, THEN THE AGGREGATE LIABILITY OF L2L SHALL NOT EXCEED ONE HUNDRED DOLLARS (\$100).