Name			NA	TAR Registration # State Zip	
Street		Town		State	Zip
Phone	Emergency Phone		Email		
SKI SUNDOWN, INC.	RELEASE OF LIABILI				
	EQUIPMENT RENTAL, AND	BINDING ARB	ITRATION AG	REEMENT	
PLEASE READ CAREFULI					
	of serious injury, including death, caused b				
	or program that you have chosen to particip				
	cipant and the participant's parent(s) and/o			to herein as "Particip	oant"].
	S): Only allow your child to participate in t	the sport of skiing if yo	our child:		
• Appreciates the risks involved in the	sport; and limitations regarding the sport of skiir	n or			
Is capable of exercising common sense.		ng,			
	ended. If you and/or your child decide not	t to use a helmet, vou d	o so at vour own risk		
	ION OF RISK; RELEASE; INDEMNIF				
	articipate in the sport of skiing at Ski Sund		wn"), the Participant	hereby agrees, to the	fullest extent permitted by law, a
follows:					
	ney have or may have against Ski Sundown		erent risks of the spor	t of skiing;	
	RENT IN THE SPORT OF SKIING; an				
	wners, affiliates, officers, directors, employ				
	or expense that the Participant (or Participan				
	ss Ski Sundown for any loss or damage incicipation in the sport of skiing at Ski Sundo		s from claims or laws	uits for personal injui	ry, death, or property loss and
	ees that the inherent hazards and risks of pa		t of skiing are in addi	tion to those reference	ed in Connecticut General
	acknowledges that this agreement does no				
	, et. seq., other than as set forth in this agree		8		
ACKNOWLEDGEMENT OF EQUI	IPMENT INSTRUCTIONS				
Participant hereby agrees that Participa	ant will not use any equipment until Partici	ipant has received instr	ructions on its use and	d fully understands its	s use and function. Participant
	or settings to be recorded on any rental form	ms agree with the numb	per appearing in the v	isual indicator windo	ws of any equipment listed on th
form.	EACE EDOM I LADIU IEW AND WALKE	ED OF CLAIMS			
	EASE FROM LIABILITY AND WAIV		4 - £ - 11 :1.	.:1:4 6 14 1-:1	- i4 i- i- D4i-i42i
	ent rented to Participant by Ski Sundown (tement, at full retail value, of any Equipme				
other than normal wear and tear.	ement, at full fetall value, of any Equipme	cht which is not return	and is responsible	for the costs of repair	ing any damage to the Equipmen
	ands that the ski-boot bindings system whi	ich Participant has rent	ed will not release at	all times nor under a	ll circumstances, nor is it possible
to predict every situation in which it w	ill release. Participant understands that the	e ski-boot bindings syst	em is, therefore, no g	guarantee of Participa	nt's safety. Participant has
accurately represented to Ski Sundown	Participant's height, weight, age, and skii	ing ability, recognizing	that some or all of the	nese factors may affect	et the settings of the ski-boot
bindings system.					
	ant understands that the snowboard bindin	ngs system, which Parti	icipant has rented, is	a non-release system.	Participant understands that the
snowboard bindings system is no guara					
Participant hereby agrees to the fullest		1 1 11 0		0.1 7	11 1 01 7 :

1) TO WAIVE ALL CLAIMS that Participant has or may have against Ski Sundown and all manufacturers and distributors of the Equipment, caused by the use of the Equipment and/or the inherent risks of the sport of skiing, as defined in Conn. Gen. Stat. § 29-211, et sea.;

## 2) TO ASSUME ALL RISKS INHERENT IN SKIING;

- 3) TO RELEASE Ski Sundown and all manufacturers and distributors of the Equipment, from all liability for any loss, damage, injury, or expense Participant (or Participant's next of kin) may suffer, caused by the use of the Equipment and/or the inherent risks of the sport of skiing.
- 4) TO INDEMNIFY and hold harmless Ski Sundown and the manufacturers and distributors of the Equipment for any loss or damage including any that results from claims or lawsuits for personal injury, death, or property loss and damage arising from Participant's use of the Equipment.

## BINDING ARBITRATION

Participant hereby agrees to submit to binding arbitration any dispute arising from: (1) this Agreement, (2) Participant's use of Ski Sundown, and/or (3) any claims against the manufacturers and/or distributors of the rental Equipment. For such disputes, there shall be a three-member arbitration panel, consisting of two party-appointed arbitrators (one arbitrator to be appointed by each party) and one neutral arbitrator (collectively, the "Panel"), to be chosen by the party-appointed arbitrators. In the event that the two partyappointed arbitrators are not able to agree on a third, neutral arbitrator, the neutral arbitrator shall be appointed by the United States District Court, for the District of Connecticut. Each party shall pay its own costs, including the costs associated with the party-appointed arbitrators, and the parties shall share equally the costs associated with the neutral arbitrator. The arbitration proceeding shall proceed in West Hartford, Connecticut, and shall be governed by the Federal Rules of Evidence. The substantive laws of the State of Connecticut shall apply. The Panel shall establish a reasonable and appropriate discovery schedule to expeditiously resolve this matter. If the dispute arises from a personal injury or death, the first phase of the arbitration shall be to determine whether said injury or death arose from a hazard/risk inherent in the sport of skiing. In the event that the Panel determines the alleged injury/death arose from a hazard/risk inherent in the sport of skiing, the claim shall be deemed barred, as a matter of law, and the Participant and Participant's Parent(s) and/or Guardian(s) shall be barred from recovering any compensation from Ski Sundown. In the event that the Panel determines the alleged injury did not arise from a hazard/risk inherent in the sport of skiing, the Panel may, at its discretion, allow for additional discovery and evidence, and then it shall decide any remaining issues on

Photo/Video Release: Participant hereby grants permission to Ski Sundown to use Participant's photograph, video tape, motion picture recording, or any other record of Participant's use of its facilities for legitimate purposes, including advertising, marketing, and social media

PARTICIPANT HAS READ AND UNDERSTANDS THIS AGREEMENT AND IS AWARE THAT BY SIGNING THIS AGREEMENT PARTICIPANT MAY BE WAIVING CERTAIN LEGAL RIGHTS, INCLUDING THE RIGHT TO SUE. Participant's Signature: Date:

rinted Participant's Name_			
Parent/Guardian Signature:		Date:	
_	D 4 C 1' 4 1 ' 'C4 D 4' ' 4' IDIDED 10		22/24