Name		NASTAR Registration #			
Street		Town	Stat	eZij	p
Phone	Emergency Phone	Emai	i1		
KI SUNDOWN, INC.					
	, WAIVER OF CLAIMS, EQUIPM	IENT RENTAL, AND	ARBITRATION A	GREEME	NT
PLEASE READ CAREFUI		1 1:1 .: 4 .	Carrier Tourist Carrier	4 6 1	
	sk of serious injury, including death, caused by or program that you have chosen to participate				
r guardian(s).	of program that you have chosen to participate	in, is a voluntary act on the pa	it of the f articipant and wi	еге аррпеавіс	the rarticipant's parent
	y allow your child to participate in the sport of	skiing if he/she:			
	preciates the risks involved in the sport;				
	nows his/her own capabilities and limitations re	garding the sport of skiing;			
	capable of exercising common sense. nmended. If you and/or your child decide not to	use a helmet vou do so at vo	our own risk		
	consideration of being allowed to participate in), the Participa	nt, and the Participant's
	Participant is a minor, do hereby agree, to the fu			,,	•
	t they have or may have against the Facility aris	sing out of the inherent risks of	of the sport of skiing;		
	IERENT IN THE SPORT OF SKIING; and c., the facility, its owners, affiliates, officers, dire	ectors employees agents and	shareholders and all man	ifacturer's and	distributor's of equipm
	e, injury, or expense that the Participant (or his/				
he Participant acknowledges and ag	grees that the inherent hazards and risks of parti	cipating in the sport of skiing	are in addition to those re	ferenced in Con	nnecticut General Statu
	owledges that this agreement does not, in any v	vay, change the rights or oblig	gations of the Facility or the	ne Participant,	as set forth in Connecti
	other than as set forth in this agreement. Instructions: I will not use any equipment un	til I have received instruction	a on ita uso and I fully un	doratond ita ua	a and function. I agree
	be recorded on any rental forms agree with the				
quipment Rental and Release fro	om Liability and Waiver of Claims: I accept	for use the equipment rented t	o me by Ski Sundown, Ind	c. (the "Equipn	nent") and accept full
	in my possession. I will be responsible for the		e, of any Equipment whic	h is not returne	d, and I will be
	any damage to the Equipment, other than norm at the ski-boot bindings system which I have re				t massible to musdist or
	understand that the ski-boot bindings system is				
	y, recognizing that some or all of these factors			ny represented	to ski sandown, me.
	derstand that the snowboard bindings system, v	which I have rented, is a non-r	elease system. I understa	nd that the snow	wboard bindings systen
o guarantee of my safety.	'w 11 1 C 11				
hereby agree to the fullest extent pe	ermitted by law, as follows: t I have or may have against Ski Sundown, Inc	and all manufacturers and d	listributors of the Fauinm	ent caused by	the use of the Fauinm
	of skiing, as defined in Conn. Gen. Stat. § 29-2		iistributors of the Equipm	em, caused by	the use of the Equipm
) TO ASSUME ALL RISKS INH	ERENT IN SKIING;	-			
	c. and all manufacturers and distributors of the		for any loss, damage, inju	ry, or expense	I (or my next of kin) n
	pment and/or the inherent risks of the sport of s iless Ski Sundown, Inc. and the manufacturers		ment for any loss or dama	ae includina ar	y that regults from clai
	, or property loss and damage arising from my		nent for any loss of dama	ge meraamg ar	ry that results from clai
) I FURTHER AGREE to submit	all claims against the manufacturers or distribu	itors of the rental Equipment i			
	her Parent(s) or Guardian(s) hereby agree(s) to				
	alleged injury arises from a hazard inherent in t ne arbitrator to be appointed by each party) and				
	all be a current officer of a ski area located in C				
	ole to agree on a third, neutral arbitrator, the ne				
	y its own costs, including the costs associated v				
	n proceeding shall proceed in West Hartford, C y schedule to expeditiously resolve this matter.	onnecticul and shall be govern	ned by the Federal Rules (of Evidence.	ne Panei snaii estabiish
	nines Participant's alleged injury arises from	n a hazard inherent in the l	Participant's participati	on in the spor	t of skiing, <u>Participan</u>
<u>laim shall be deemed barred, as a</u>	matter of law, and the Participant shall be l	parred from recovering any	compensation from Ski	Sundown, Înc.	
	ines that Participant's alleged injury did not				
	nd if so, whether Ski Sundown, Inc.'s negligor that any negligence on its part was not a				
, 00	c. & Participant shall be barred, as a matter	•	1 0 0		
Iowever, if the Panel finds that i	negligence on the part of Ski Sundown, Inc	. was a proximate cause of	Participant's injury, the	Panel must	then determine whetl
	ether Participant's negligence contributed to				
- ·	equal 100%. If the Participant's allocation of the defense of the from Flatton from Sl		rarucipant's ciaim snaii	be deemed ba	rrea, as a matter of it
	n is less than 50%, then the Panel shall deter		damages that have been	proven that w	vill fairly compensate
	e Panel shall then multiply the dollar amoun		ne percentage of negligen	ice found on t	he part of Ski Sundov
	e the Panel's compensation award for Partic				
	apply to the arbitration proceeding unless the psion to Ski Sundown to use my photograph, vi		ording or any other record	of my use of	its facilities for legitim
irposes.	12 2 2 and 3 m to use my photograph, vi	mps, monon picture feet	and or any other record		and the second second
•	DOTAND THIS ACDEEMENT AND	A LAMANUADE TILAT	DV CICNING THE	A CDEEN	ENT I MAN DE
	RSTAND THIS AGREEMENT AND				
VAIVING CEKTAIN LEGA	AL RIGHTS, INCLUDING THE RIG	пт то воЕ. Parents/Gu	araıans must also sign if t	ne Participant	is under 18. 24/25
Participant's Signature:			Da	te:	

Date:

Parent/Guardian Signature:_