

NAME		LOCATION		
HOME ADDRESS				
CITY		STATE	ZIP	
LOCAL PHONE		HOME PHONE	EMAIL	
DRIVER'S LICENSE #/ STATE			GROUP NAME	
AGE	WEIGHT	HEIGHT	SHOE SIZE	SKIER TYPE

SUGAR BOWL RENTAL AGREEMENT					
DATE	BINDING		TOE	LEFT	RIGHT
SKI/BOARD	LENGTH				
BOOT	SOLE LENGTH		HEEL		
CUSTOMER OWNED EQUIPMENT - SKIER'S CODE			COMMENTS:		
BINDING TO BOOT ADJUSTMENT	PASS	FAIL	N/A		
TEST FOR ELASTIC TRAVEL & RETURN					
TEST OF BOOT-BINDING COMPATIBILITY					
RELEASE VALUE WITHIN SPECIFIED RANGE					
<input type="checkbox"/> DUE TO SYSTEM COMPONENTS THAT ARE OUT OF STANDARD OR OTHERWISE UNSUITABLE, WORK CANNOT BE PERFORMED. (SEE COMMENTS BELOW.)					
TECH SIGNATURE _____					

**RENTAL AGREEMENT, GENERAL RELEASE OF LIABILITY AND ASSUMPTION OF RISKS
PLEASE READ CAREFULLY BEFORE SIGNING**

1. I and/or the user of this equipment (collectively, "I," "me," or "my") accept as is the equipment listed on this form (the "equipment"). I accept full responsibility for the care of the equipment while it is in my possession. 2. I understand that I will be charged for equipment rental for the full time it is in my possession. Late returns for any reason, including inclement weather, will not be an exception to this provision. If I fail to return the equipment, I will reimburse Sugar Bowl for the equipment at full retail value. Rental equipment is nontransferable. If I transfer any equipment to another person, I agree to defend, indemnify, and hold harmless Sugar Bowl for any damages to any person or property arising out of the improper transfer. 3. I acknowledge that I fully understand the use and function of the equipment. I understand it is my responsibility to inspect the equipment, including but not limited to AFD pads, helmets, skis, snowboards, bindings, and boots for anything that may affect the equipment's function. I have made no misrepresentations to Sugar Bowl with regard to any information related to the rental and/or use of the equipment. 4. **HELMETS:** I understand that no helmet can protect me from all foreseeable impacts or injury, and that participation in the Activities may present situations that exceed the limits of protection offered by helmets. However, for maximum protection, the helmet must fit snugly and the retention system must be fastened securely at all times. **If the helmet experiences an impact, for my safety and the safety of future users, I agree to immediately inform rental shop personnel that the helmet experienced an impact.** 5. **SKI BINDINGS:** I understand that the ski/boot/binding system may reduce the risk or degree of injuries but will not release at all times or under all circumstances, nor is it possible to predict every situation in which the system will release, and is no guarantee of my safety. 6. **SNOWBOARDS/OTHER EQUIPMENT:** I understand that snowboard bindings and any equipment (other than ski bindings) is not designed to release as the result of forces generated during ordinary use, and are no guarantee of my safety. I verify that the snowboard provided for my use is equipped with a leash/retention device, and agree that it is my responsibility to use this device to prevent runaway equipment. I understand that I may lose my lift ticket/pass and/or be held financially liable for any damage to property or persons caused by my loose equipment. 7. **REQUESTED SETTINGS/SERVICES:** I authorize Sugar Bowl to perform work as necessary to mount, test and/or repair the equipment. I have verified that the release setting numbers recorded by Sugar Bowl correspond with the numbers appearing on the visual indicator windows of the ski bindings. I acknowledge that there may be an increased risk of injury as a result of my own personal preferences for the binding settings. 8. I understand that skiing, snowboarding, other winter sports activities, instruction in those activities, and use of the equipment (collectively herein, the "Activities") can be dangerous and involve risks of injury or death. Despite the risks involved and in consideration for being allowed to rent the equipment and participate in the Activities, **I AGREE TO EXPRESSLY ASSUME ALL RISKS OF INJURY OR DEATH** that may be associated with my participation in the Activities and use of the facilities at Sugar Bowl, including but not limited to, terrain parks, chairlifts, other mountain transportation, participation in instruction, racing, special events, and traveling beyond the ski area boundary (collectively herein, "use of the facilities").. 9. To the fullest extent allowed by law, **I AGREE NEVER TO SUE AND TO RELEASE FROM LIABILITY** Sugar Bowl Corporation, the United States of America, Department of Agriculture, United States Forest Service, Royal Gorge, LLC, Truckee Donner Land Trust, equipment manufacturers/designers/distributors, special event organizers, sponsors, and all of their successors, heirs, assigns, directors, officers, partners, investors, shareholders, members, agents, employees, owners, landowners, parent and subsidiary companies, and affiliated companies (collectively herein, "Sugar Bowl") for damages, injury, or death to me or my child arising from my participation in the activities, use of the equipment, and use of the facilities at Sugar Bowl, regardless of cause, including the alleged **NEGLIGENCE** of Sugar Bowl. 10. **I UNDERSTAND THIS IS A RELEASE OF LIABILITY** that will apply whenever I participate in the Activities or use of the facilities and that it is binding upon and will prevent me or my heirs from filing suit or making any claim for damages in the event of injury or death to me. Additionally, in the event that I file, or any other person files, a claim or a lawsuit arising out of my participation in the Activities, use of the facilities, use of the equipment, or failure to inform Sugar Bowl of a helmet that experiences an impact, **I AGREE TO DEFEND, INDEMNIFY AND HOLD HARMLESS** Sugar Bowl for any damages, attorney's fees, and costs arising out of such a claim or a lawsuit. With a full understanding of this Agreement, I nevertheless enter into it freely and voluntarily. 11. By executing this agreement, I declare under penalty of perjury that I am doing so only for myself and/or for persons who have authorized me to do so on their behalf. If I execute this document on behalf of another person, I am acting as the agent for that person, and my execution of the document expressly confirms that I have permission to agree to its terms on the other person's behalf, and that this Sugar Bowl Rental Equipment Agreement and Release of Liability is binding on that person. If I execute this agreement without the express permission of any other person, I understand and agree that I am committing fraud against Sugar Bowl. If the person on whose behalf I have executed this agreement brings a claim or lawsuit against Sugar Bowl, I agree to defend, indemnify and hold harmless Sugar Bowl as fully set forth herein. 12. I understand this agreement is severable and if any clause is found invalid, the balance of the agreement will remain in effect, valid, and enforceable. I agree that any action must be brought in the courts of Placer County, California and any disputes will be determined under California law.

I HAVE READ THIS RENTAL AND RELEASE OF LIABILITY/ASSUMPTION OF RISK AGREEMENT, AND I FULLY AGREE TO ITS TERMS.

Signature of user _____ Date _____

Prospective renters under the age of 18 years are required to have a parent or legal guardian read and also sign, verifying that the parent/legal guardian and prospective renter have read and understand this agreement and agree to be bound by its terms.

PRINT NAME OF PARENT/LEGAL GUARDIAN _____ SIGNATURE OF PARENT/LEGAL GUARDIAN _____ Relationship _____ Date _____

EQUIPMENT DAMAGE WAIVER

ACCEPTED This shop absorbs the cost of repairing any damaged equipment caused during normal use, however, I am still responsible for the FULL value of any lost, misplaced, or stolen equipment (or damage due to negligence).

DECLINED I am responsible for the FULL value of any loss of equipment, regardless of fault, including repair and or replacement of damaged, lost, misplaced or stolen equipment.

MEDICAL RELEASE AND PERMISSION TO TREAT A MINOR - In the event of a medical emergency to my child, I hereby give consent to Sugar Bowl to provide any emergency first aid treatment and/or refer treatment to a medical care provider under whatever conditions, in Sugar Bowl's discretion, are reasonably necessary to preserve the life, limb or well-being of my child. I agree to pay all costs associated with such treatment and related transportation for my child. Furthermore, I agree to INDEMNIFY and HOLD HARMLESS Sugar Bowl for any costs incurred associated with medical care and related transportation of my child.

Is your child currently taking medication? No Yes If yes list all medications: _____

Does your child have any allergies? No Yes If yes list all allergies: _____

List any other medical conditions or problems that may affect the care of your child: _____

List Medications: _____ List Allergies: _____



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