

EQUIPMENT RENTAL AND RELEASE OF LIABILITY

FIRST NAME			AGE				
LAST NAME		<u>-</u>					
ADDRESS	<u> </u>						
CITY	PROVINCE _		POSTAL				
PHONE#		_					
CREDIT CARD #			EXP				
SKIS							
RIDER TYPE:	1 BEG/NOV	2 INT	3 ADV				
HEIGHT	(FT) WEI	GHT (LE	SHOE SIZE (M/W)				
	SKI SIZE/BRAND		BOOT SIZE/BRAND				
	POLES SIZE/BRAND _		•				
VISUAL INDICATORS	TOE	HEEL	HELMET SIZE/BRAND				
SNOWBOARD							
RIDER TYPE:	1 BEG/NOV	2 INT	3 ADV				
HEIGHT	(FT) SHC	DE SIZE (M/W)					
	BOARD SIZE/BRAND _		BOOT SIZE/BRAND				
STANCE	REGULAR (DEGREES)	GOOFY (DEGREES)					
_	 R	LR	<u>.</u>				
		_ ,	HELMET SIZE/BRAND				
ALL FUNCTION PROCEDURES HAVE BEEN COMPLETED. TECHNICIAN SIGNATURE							
DATE & SIGN FOR EAC			** [
1.	1. 2.		1.				
3.	3.		3.				
4.	4.		4.				

RELEASE OF LIABILITY, WAIVER OF CLAIMS

ASSUMPTION OF RISKS AND INDEMNITY AGREEMENT

BY SIGNING THIS DOCUMENT YOU WILL WAIVE CERTAIN LEGAL RIGHTS, INCLUDING THE RIGHT TO SUE

PLEASE READ CAREFULLY!

TO: MOUNT BALDY SKI AREA

RENTAL AGREEMENT

- (1) I accept full responsibility for the care of the rental equipment ("the Equipment") listed on this form and I agree to pay for any damage to the Equipment and replace at full retail value any Equipment not returned by the agreed date.
- (2) I also agree to return the Equipment in clean condition to avoid any additional charges.
- (3) [SKIERS ONLY] I have made no misrepresentation in regard to my height, weight, age or skier type. (This information is required in order to properly adjust the ski boot / binding settings).
- (4) I am familiar with the proper use of the Equipment. I understand that the rental technicians are able to answer any questions I may have as to the proper use of the Equipment.

ASSUMPTION OF RISKS

I am aware that alpine skiing, snowboarding and x-country skiing involve risks, dangers and hazards and that injuries are a common and ordinary occurrence of the sports.

ALPINE SKIING I understand that the ski boot / binding system will not release at all times or under all circumstances, that it is not possible to predict every situation in which the system will release, and that the system is no guarantee that the user will not be injured.

SNOWBOARDING / X-COUNTRY I understand that the snowboard boot / binding system or x-country boot / binding system is not designed or intended to release and will not release under normal circumstances. I understand that as the snowboard boot / binding system or x-country boot / binding system is a non-release system, it will not reduce the risk of injury during a fall and will increase the risk of not surviving an avalanche.

I FREELY ACCEPT AND FULLY ASSUME ALL RISKS, DANGERS AND HAZARDS ASSOCIATED WITH THE USE OF THE EQUIPMENT.

RELEASE OF LIABILITY, WAIVER OF CLAIMS AND INDEMNITY AGREEMENT

In consideration of the rental of the Equipment, I hereby agree as follows:

- 1. TO WAIVE ANY AND ALL CLAIMS that I have or may have in the future against Mount Baldy Ski Area and the manufacturer and distributor of the Equipment and their directors, officers, employees, agents and representatives (all of whom are hereinafter collectively referred to as "the Releasees") and TO RELEASE THE RELEASEES from any and all liability for any loss, damage, injury or expense that I may suffer, or that my next of kin may suffer as a result of or arising out of any aspect of my use of the Equipment, DUE TO ANY CAUSE WHATSOEVER, INCLUDING NEGLIGENCE, BREACH OF CONTRACT OR BREACH OF WARRANTY ON THE PART OF THE RELEASEES in respect of the design, manufacture, selection, installation, maintenance or adjustment of the Equipment, or in respect of the provision of or the failure to provide any warnings, directions, instructions or guidance as to the use of the Equipment;
- TO HOLD HARMLESS AND INDEMNIFY THE RELEASEES from any and all liability for any loss, damage, injury or expense to any third party, resulting from the use of the Equipment;
- 3. This Agreement shall be effective and binding upon my heirs, next of kin, executors, administrators, assigns and representatives, in the event of my death or incapacity;
- This Agreement shall be governed by and interpreted in accordance with the laws of the Province of Ontario; and
 - 5. Any litigation involving the parties to this Agreement shall be brought within the Province of Ontario.

١	HAVE	READ	AND	UNDER	RSTAND	THIS	AGREEM	MENT	AND	I A	M	AWARE	THAT	BY	SIGNING	THIS
A	GREEN	MENT I	AM WA	AIVING	CERTAIN	I LEGA	L RIGHT	SWH	ICH I	OR N	/Y	HEIRS, N	NEXT O	F KIN	I, EXECU	TORS
A	DMINIS	STRATO	DRS AN	ID ASSI	GNS MA	Y HAVE	E AGAINS	ST TH	E REL	EASI	EES	3.				

X Signature of Renter	Date				
Signature of User of Equipment, if different from Renter	Witness				

THIS AGREEMENT MUST BE SIGNED, DATED AND WITNESSED BY US PRIOR TO RENTING FROM US CWSAA/AHBL/4/97