

NAME			GROUP NAME			SUGAR BOWL RENTAL AGREEMENT										
HOME ADDRESS						DATE		BINDING		TOE		LEFT		RIGHT		
						SKI/BOARD		LENGTH								
						CITY		STATE		ZIP		BOOT		SOLE LENGTH		HEEL
LOCAL PHONE			HOME PHONE			EMAIL			CUSTOMER OWNED EQUIPMENT - SKIER'S CODE						COMMENTS:	
DATE OF BIRTH			<input type="checkbox"/> SKI <input type="checkbox"/> SNOWBOARD													
AGE	WEIGHT		HEIGHT		SHOE SIZE	SKIER TYPE	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

I ACCEPT for use AS IS and without any warranties, express or otherwise, any equipment I rent from Sugar Bowl, including but not limited to skis, snowboards, SnowBlades, snowshoes, snow bikes, airboards, ice skates, helmets, and 2-way radios (“equipment”). I accept full responsibility for the care of that equipment. This agreement applies to all equipment I rent under the demo rental program. I do not need to complete a new form each time I exchange equipment.

I UNDERSTAND the following: (1) The **alpine ski-boot-binding system** is designed to reduce the risk or degree of injury, but it will not release or retain at all times or under all circumstances, nor is it possible to predict every situation in which it will or will not release, and therefore, its use cannot guarantee safety. (2) With **Snowboards, Snowblades and other equipment** the binding system will not typically release because they are not designed to during ordinary use. (3) With **snow bikes or airboards**, I will ride carefully and under control, and I will obey all warnings and instructions; I will not ride on steep or icy slopes, during low visibility, in crowded areas, on roads, or near obstacles; I will use the leash to avoid runaway equipment; and I will wear protective safety gear at all times (helmet, goggles, knee protectors, and sturdy boots). Snow bikes and airboards are intended solely for gravity-driven sliding on snow and are to be used by one person at a time. (4) No **HELMET** can protect the user from all foreseeable impacts or injury. For maximum protection, the helmet must fit snugly and the strap must be fastened securely at all times. If the helmet experiences an impact, return it and notify the rental shop immediately.

I UNDERSTAND that ALL winter sports activities at Sugar Bowl are HAZARDOUS. My involvement in these activities, my presence at Sugar Bowl, and my use of Sugar Bowl’s facilities, including mountain transportation, involve numerous risks that may result in injury or death to me or others. I hereby freely and expressly **ASSUME ANY AND ALL RISKS OF INJURY OR DEATH** associated with these activities.

I **AGREE TO RELEASE FROM ANY LIABILITY AND AGREE NEVER TO SUE**, to the fullest extent allowed by law, Sugar Bowl Corporation, U.S. Forest Service, the equipment manufacturers, designers and distributors, and their successors, heirs, assigns, agents, employees, and affiliated companies (collectively herein, “Sugar Bowl”) for injury or death to anyone resulting from my equipment use or my use of Sugar Bowl’s facilities, regardless of cause, including the alleged **NEGLIGENCE** of Sugar Bowl. I further **AGREE TO DEFEND, INDEMNIFY AND HOLD HARMLESS SUGAR BOWL** for any claims, lawsuits, damages, attorney fees, costs or judgments arising out of such injury or death.

This agreement supersedes any other agreements or representations by or between the parties. This agreement is binding upon my legal representatives and heirs. This agreement applies regardless of whether the injury or death is related to the use of the rental equipment.

This agreement is severable and if any clause is found invalid, the balance of the agreement will remain in full force and effect. I agree that any action will be brought in Placer County, California, or alternatively, in a court of competent jurisdiction in California. This agreement will be interpreted under California law.

I HAVE READ THIS RENTAL AND RELEASE OF LIABILITY/ASSUMPTION OF RISK AGREEMENT, AND I FULLY AGREE TO ITS TERMS.				EQUIPMENT DAMAGE WAIVER			
<div>Signature</div> <div>_____ Date</div> <p>PARTICIPANT UNDER 18 YEARS OF AGE (“CHILD”): I REPRESENT THAT I AM THE PARENT AND/OR LEGAL GUARDIAN OF THE CHILD; I ACKNOWLEDGE AND AGREE THAT I HAVE READ THE ABOVE AGREEMENT AND I AND THE CHILD AGREE BY ITS TERMS; I ACCEPT RESPONSIBILITY FOR ALL THE CHILD'S MEDICAL EXPENSES INCURRED IN CONNECTION WITH THESE ACTIVITIES; I AGREE TO INDEMNIFY RELEASEES FOR ANY AND ALL CLAIMS WHATSOEVER BROUGHT BY THE CHILD; AND I AGREE TO INDEMNIFY THE RELEASEES FOR ANY AND ALL CLAIMS WHATSOEVER BROUGHT BY A THIRD PARTY ARISING IN CONNECTION WITH THE CHILD.</p> <div>Signature of PARENT/LEGAL GUARDIAN</div> <div>_____ Date</div>				<div>ACCEPTED</div> <div><input type="checkbox"/></div> <div>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).</div> <div>DECLINED</div> <div><input type="checkbox"/></div> <div>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.</div>			

Please complete the gray area in the upper left corner.
All the info needs to be complete.
Once completed, return to your Group Leader so all the forms can be returned together to Sugar Bowl Group Sales .

All forms must be returned to Sugar Bowl 10 days prior to you trip.



Post Office Box 5
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