

RELEASE KEPT ON FILE AT AREA
AGREEMENT OF RELEASE AND INDEMNITY FOR
MT. HOOD SKI BOWL, LLC 2010-2011

NAME: _____ AGE: _____ PHONE: _____
ADDRESS: _____ CITY: _____ STATE: _____ ZIP CODE: _____
TEAM/GROUP NAME: _____ SKIING ABILITY: _____ EMAIL: _____

I acknowledge that skiing, ski racing, snowboarding, snow tubing, snow play, snowmobiling, snow shoeing, biking, hiking, event production and competitions, and all related activities including training, coaching, officiating, and volunteer work at such events (collectively referred to as "Sports Activities") are HAZARDOUS activities and that I have made a voluntary choice to participate in these Sports Activities despite the risks that they present. In consideration of my being permitted to participate in these Sports Activities at Mt. Hood Ski Bowl Ski Area, I agree to ASSUME ANY AND ALL RISKS OF INJURY OR DEATH which might be associated with or result from my participation in such Sports Activities.

I acknowledge that I have certain duties, which include, but are not limited to, the following:

(A) Skiers who ski in any area not designated within the permit area assume the inherent risks thereof.

(B) Skiers shall be the sole judges of the limits of their skills and ability to meet and overcome the inherent risks of skiing and shall maintain reasonable control of speed and course.

(C) Skiers shall abide by the directions and instructions of the ski area operator.

(D) Skiers shall familiarize themselves with the posted information on location and degree of difficulty of trails and slopes to the extent reasonably possible before skiing on any slope or trail.

(E) Skiers shall not cross the uphill track of any surface lift except at points clearly designated by the ski area operator.

(F) Skiers shall not overtake any other skier except in such a manner as to avoid contact and shall grant the right-of-way to the overtaken skiers.

(G) Skiers shall yield to other skiers when entering a trail or starting downhill.

(H) Skiers must wear retention straps or other devices to prevent runaway skis.

(I) Skiers shall not board rope tows, wire rope tows, j-bars, t-bars, ski lifts or other similar devices unless they have sufficient ability to use the devices, and skiers shall follow any written or verbal instructions that are given regarding the devices.

(J) Skiers, when involved in a skiing accident, shall not depart from the ski area without leaving their names and addresses if reasonably possible.

(K) A skier who is injured should, if reasonably possible, give notice of the injury to the ski area operator before leaving the ski area.

(L) Skiers shall not embark or disembark from a ski lift except at designated areas or by the authority of the ski area operator.

I agree that a violation of any of the duties set forth above entitles the ski area to withdraw my privilege of skiing and my right to use the facilities at the ski area.

PARTIAL LIST OF PUNISHABLE INFRACTIONS that may result in suspension or revocation of ticket/pass without refund: Reckless skiing, Disruptive/Rude behavior, Abusive Language, Intoxication/Drugs, Disregard of area rules/safety regulations, Excessive speed/jumping, repeat offenders, Improper embarking/disembarking from the ski lift, Reckless skiing resulting in an injury/crash, Vandalism, Blatant disregard of area rules, fighting, abusive behavior, or Skiing in a closed area.

The purchaser/user of this ticket or pass, in accordance with Oregon's Skiing Activities Act ORS 30.970 to 30.990, understands that skiing/snowboarding is a hazardous sport and accepts and assumes the inherent risks thereof including, but not limited to: changing weather conditions, variations or steepness in terrain, snow or ice conditions, surface or subsurface conditions, bare spots, creeks and gullies, forest growth, rocks, stumps, lift towers and other structures and their components, chairlifts, collisions with other skiers and a skier's failure to ski within the skiers own ability.

I UNDERSTAND AND AGREE THAT I MAY BE PROSECUTED FOR: SELLING TICKETS, ATTEMPTING TO BOARD LIFT WITHOUT VALID PASS, TRANSFER OF PASS/TICKET TO ANOTHER INDIVIDUAL.

"IN CONSIDERATION OF THE ABOVE NAMED PARTICIPANT BEING ALLOWED TO PARTICIPATE IN SPORTS ACTIVITIES AS DEFINED ABOVE, I AGREE TO RELEASE FROM LIABILITY AND TO INDEMNIFY AND HOLD HARMLESS **MT. HOOD SKI BOWL, LLC AND IT'S OFFICERS, DIRECTORS, MEMBERS, EMPLOYEES, AGENTS, CONTRACTORS, VOLUNTEERS, SUCCESSORS AND ASSIGNS FROM ANY AND ALL CLAIMS AND LIABILITIES ARISING OUT OF OR CONNECTED WITH MY PREPARATION OR PRACTICE FOR, OR MY PARTICIPATION IN THE SPORTS ACTIVITIES OR ANY OTHER USE OF THE FACILITIES OF MT. HOOD SKI BOWL, LLC DURING THE 2010/2011 SKI SEASON. THE UNDERSIGNED PARENT OR GUARDIAN OF ANY MINOR SHALL INDEMNIFY MT. HOOD SKIBOWL, LLC AND ITS OFFICERS, DIRECTORS, MEMBERS, EMPLOYEES, AGENTS, CONTRACTORS, VOLUNTEERS, SUCCESSORS AND ASSIGNS FROM INJURIES OR PROPERTY DAMAGE INCURRED BY OR CAUSED BY SUCH A MINOR.** THIS RELEASE AND INDEMNITY INCLUDES, BUT IS NOT LIMITED TO, CLAIMS BASED UPON NEGLIGENCE.

"I have carefully read and understood this Agreement and all of its terms. I understand that this is a RELEASE AND INDEMNITY AGREEMENT, which MAY prevent me or my estate from recovering damages in the event of injury or death. I, nevertheless, enter into this Agreement freely and voluntarily and agree that it will be binding upon me, my heirs, assigns, and my legal representatives."

PARTICIPANT NAME: _____ (Please print) DATE: _____ AGE: _____

PARTICIPANT SIGNATURE: _____

PARENT OR GUARDIAN OF PARTICIPANT (must be signed by parent or legal guardian participant is under eighteen (18) years of age). "AS PARENT OR GUARDIAN OF THE NAMED PARTICIPANT, I HEREBY AGREE TO THE INDEMNITY PROVISIONS REFERRED TO ABOVE AND I WILL BE RESPONSIBLE FOR THE PAYMENT OF ANY MEDICAL EXPENSES INCURRED BY THIS MINOR."

In the event of any claims or litigation arising out of or in connection with participation in any activity at Mt Hood Skibowl, the venue for legal proceeding shall be Clackamas County, Oregon. If any term is declared to be invalid hereunder, the remaining terms of this agreement shall continue to be enforceable.

PARENT OF GUARDIAN NAME: _____ (Please print) DATE: _____

PARENT OR GUARDIAN SIGNATURE: _____

PERMISSION TO CONTACT AND USE E-MAIL ADDRESS: I accept and give permission to the Sponsor and their subsidiaries permission to contact me about future offers, using the contact information I have provided above. You may on occasion receive e-mail from the Sponsor, but will have the option to opt out of receiving further communications from the Sponsor at any time by requesting to be placed on Sponsors do not contact list by calling _____ for Sponsor. Sponsor includes "All of the entities you will market from".