IMPORTANT: YOU MUST COMPLETE AND SIGN ALL YELLOW HIGHLIGHTED AREAS ON ALL PAGES



SKI & SNOWBOARD CLUB VAIL LIABILITY RELEASE

THIS IS A LEGAL DOCUMENT AND CONTAINS A WAIVER OF CERTAIN LEGAL RIGHTS.
PLEASE CONSULT A LAWYER BEFORE SIGNING THIS DOCUMENT.

The undersigned competitor/program participant being at least 18 years of age, OR

The undersigned represents that he or she is the parent or legal guardian of

Competitior/ Program Participant Name:	Team:
Further, the undersigned warrants and represents that there are no problems associated with the compinistructions regarding the competitor/program participant to	that the competitor/program participant is in good health and etitor/program participant and the undersigned has left no hat have not been listed on the registration form.
HAZARDOUS than recreational skiing or snowboarding occurrence of this sport. I/we agree as a condition of being freely accept and voluntarily ASSUME ALL RISK OR Presults in any way from negligence, conditions on or aboundaring, but not limited to, grooming, snowmaking, ski lift the Vail Resorts ("VR"), actions or omissions of the employer	ding and alpine skiing in its various forms are HAZARDOUS runderstood that training or racing competitively is more g. I/we realize that injuries are a common and ordinary g allowed to use the ski area facility and premises, that I/we ERSONAL INJURY OR DEATH or property damage which but the premises and facilities, the operation of the ski area to operations, actions or omissions of employees or agents of byses or agents of Ski & Snowboard Club Vail ("SSCV"), or arding, skiing, training/clinic, any competitive event or any y such event, or other activities at the area.
	Initial Here
present, and to the fullest extent permitted by Colorado law	or claim for negligence, and any liability, whether known or ence or carelessness on the part of persons or entities SSCV, VR, their employees or agents could be liable ation, training activities or all kinds, and any other Club CV, VR, either affiliates, agents, or employees, the a SSCV will suffer losses, economic and otherwise. SCV and VR harmless for any and all attorney fees and
	Initial Here
I/we suree with the premise that competitor/program.	and a fact of the second state of the second s

I/we agree with the premise that competitor/program participant is a competitor/program participant at all times, whether practicing for competition, in competition, or in clinics. I/we agree that competitor/program participant is always provided an opportunity to conduct a reasonable, visual inspection of the training course. I/we agree and understand that the competitor/program participant will be held to assume the risk of all course conditions including but not limited to, weather and snow conditions, course construction or layout and obstacles.

Initial Here	
--------------	--

WARNING Under Colorado law, a skier assumes the risk of any injury to person or property resulting form any of the inherent dangers and risks of skiing and may not recover from any ski area operator for any injury resulting form any of the inherent dangers and risks of skiing, including: Changing weather conditions; existing and changing snow conditions; bare spots; rocks; stumps; trees; collisions with natural objects, man made objects, or with skiers; variations in terrain; and the failure of skiers to ski within their own abilities.

SSCV assumes no risk, responsibility, or liability for any participant either while en route to or from any event in which one or more of the component parties of the undersigned participate, or while staying in a location (city, town, resort, etc.) either before or after such participation.

I/we freely accept the full responsibility for any and all damages or injury of any kind which may result and agree to indemnify and hold SSCV and VR, as well as their subsidiaries, their affiliates, their respective officers, directors, agents, servants, and employees, acting officially or otherwise, harmless for any claim, demand, action or cause of action arising out of or on account of any injury or damage to said competitor/program participant or competitor/program participant's property arising from the negligence or breach or warranty express or implied of the above entities and persons affiliated with said entities.

i	n	iė	ia	ı	h	_	ге
L	ш	18	ı a			c	16

The competitor/program participant authorizes SSCV authorized personnel to call for medical care for the competitor/program participant or to transport the competitor/program participant to a medical facility or hospital if, in the opinion of such personnel, medical attention is needed for the competitor/program participant. The undersigned agrees that upon the transporting of the competitor/program participant to any such medical facility or hospital that SSCV shall not have any further responsibility for the competitor/program participant. Further, the competitor/program participant agrees to pay all costs associated with such medical care and related transportation for the competitor/program participant and shall indemnify and hold harmless SSCV of any costs incurred therein, as provided in the preceding paragraph.

In exchange for, and in consideration of, VR making the skiing area available to me for participation in training, competition or clinics in the sport of competitive skiing and/or snowboarding, I CONTRACTUALLY AGREE that any and ALL DISPUTES between myself and Vail arising from my participation in the sport of competitive skiing and/or snowboarding, and INCLUDING any claims for personal injury and/or death, will be GOVERNED BY THE LAWS OF THE STATE OF COLORADO and EXCLUSIVE JURISDICTION thereof will be in the state court residing in the county where the alleged tort occurred or state courts of the State of Colorado.

This release shall be binding upon the assignees, subrogates, distributes, heirs, next of kin, executors and administrators of the undersigned and may be applied by Vail as a complete bar and defense against any claim, demand, action or cause of action by or on behalf of the undersigned.

In signing this release, the undersigned hereby acknowledges and represents:

- A. That all parties comprising the "undersigned" have investigated the particular program(s) in which some of such parties shall participate and are also familiar with the practices and procedures of SSCV.
- B. That the undersigned parent or legal guardian has unconditional right, power, and authority to execute this release in such capacity and on behalf of the minor participant herein below identified.
- C. The undersigned acknowledges that the competitor/program participant possesses adequate medical insurance coverage (copies attached).

I/WE HAVE CAREFULLY READ AND UNDERSTAND THE TERMS OF THIS RELEASE AGREEMENT. I/WE ARE SIGNING IT FREELY AND REALIZE THAT IT IS BINDING UPON MYSELF, MY HEIRS AND ASSIGNS, AND IN THE EVENT I AM SIGNING IT ON BEHALF OF ANY MINORS, THAT I HAVE FULL AUTHORITY TO DO SO, REALIZING ITS BINDING EFFECT ON THEM AS WELL AS MYSELF.

Further, full permission is hereby given to use any photographs or movies of said competitor/program participant taken during any competitive event or training exercise for any purpose in promoting events of SSCV.

If Competitor/Program Participant is 18 years or older:

If Competitor/Program Participant is under 18 years old

Competitor/Program Participant Signature

Competitor/Program Name (Please Print)

Parent or Legal Guardian Name (Please Print)

Athlete's SnowSport (Please Print)

Parent or Legal Guardian Email Address (Please Print)

Date

SSCV COMPETITION AND TRAINING HOLD-HARMLESS, RELEASE OF LIABILITY AND INDEMNITY AGREEMENT

PLEASE READ CAREFULLY BEFORE SIGNING. THIS IS A RELEASE OF LIABILITY AND WAIVER OF CERTAIN LEGAL RIGHTS.

- 1. The person who is participating in the Ski/Snowboard Club as an athlete, coach, staff member, volunteer, official, or other participant, or is otherwise taking part in the ski or snowboard race or competition, training, or training-related activities is referred to as "Participant." I am a Participant and, if signing on behalf of a minor, I am the parent or legal guardian of a minor Participant. I agree that skiing, snowboarding, race training, skiing instruction, racing, competition and/or using any of the facilities of the ski area, including but not limited to use of the lifts, ski slopes, trails, and other equipment, for any purpose (the "Activity"), are HAZARDOUS AND INVOLVE THE RISK OF PHYSICAL INJURY AND/OR DEATH.
- 2. I understand that a person using any of the facilities of the ski area is considered a "skier" and that the Participant, as a "skier" under Colorado law, ASSUMES ALL INHERENT DANGERS AND RISKS as provided by the Colorado Ski Safety Act (the "Act").
- 3. I EXPRESSLY ACKNOWLEDGE AND ASSUME ADDITIONAL RISKS AND DANGERS THAT MAY RESULT IN PROPERTY DAMAGE, PHYSICAL INJURY AND/OR DEATH <u>ABOVE AND BEYOND</u> THOSE OUTLINED IN THE ACT, INCLUDING <u>BUT NOT LIMITED TO</u>:

Falling; avalanches; cornices; suffocation; crevasses; free skiing; following the direction of a race team leader or ski area employee; equipment failure; equipment malfunction; equipment damage; Participant's improper use of equipment; Participant's use of his/her own personal equipment; Participant's failure to maintain or otherwise upkeep his/her own personal equipment; slick or uneven surfaces; slipping or loss of balance; rugged mountainous terrain; bumps; tree wells; downed timber; rocks of various sizes; holes; debris; marked and unmarked obstacles; drainage channels; varying visibility; unmaintained trails; path and/or trail obstructions; unmarked roads and/or trails; Participant or another acting in a negligent manner that may cause and/or contribute to injury to Participant or others, such as selecting terrain that exceeds his/her ability and not acting within such ability; Participant's failure to comply with signage; collisions with natural or man-made objects or collisions with other people; falling objects; encounters with snowmobiles and/or other motor vehicles; becoming lost or separated; lack of shelter; lift loading, unloading, and riding; storms, lightning, hail, snow and other adverse weather; limited access to and/or delay of medical attention; Participant's health condition; strenuous activity; fatigue; exhaustion; dehydration; hypothermia; high elevation; altitude sickness; frostbite; & mental distress from exposure to any of the above.

- 4. I agree that Participant assumes the responsibility of maintaining control at all times while engaging in the Activity and assumes the risks of riding the lifts and engaging in activities accessible from the lifts. Participant is responsible for reading, understanding and complying with all signage, including instructions on use of lifts. Participant must have the physical dexterity and knowledge to safety load, ride and unload the lifts. Further, I understand that a minor Participant may use the ski lifts without an adult present. I acknowledge that snowmobiles, snowmaking, and snow-grooming equipment may be encountered at any time, and that falls and collisions occur and injuries are a common and ordinary occurrence of the Activity.
- 5. I acknowledge that the description of the risks listed above are <u>not</u> complete and that participating in the Activity, whether or not described, may be dangerous and may also include risks which are inherent and/or which cannot be reasonably avoided without changing the nature of the Activity.
- 6. I agree that the Participant is a "competitor" at all times, whether practicing for competition or in competition. I acknowledge that the Participant has the opportunity to inspect the ski/snowboard training course and/or competition course prior to participating in the Activity. I UNDERSTAND THE NATURE OF THE ACTIVITY AND VOLUNTARILY CHOOSE FOR PARTICIPANT TO PARTICIPATE IN AND EXPRESSLY ASSUME ALL RISKS AND DANGERS OF THE ACTIVITY (INCLUDING BUT NOT LIMITED TO COURSE CONSTRUCTION OR LAYOUT AND OBSTACLES) WHETHER OR NOT DESCRIBED ABOVE, KNOWN OR UNKNOWN, INHERENT OR OTHERWISE.
- 7. Additionally, in consideration for allowing the Participant to participate in the Activity, I AGREE TO INDEMNIFY, REIMBURSE, RELEASE AND NOT TO SUE Vail Resorts, Inc., The Vail Corporation, their affiliated companies and subsidiaries, Ski and Snowboard Club Vail, the activity operator, the United States, and all their respective insurance companies, successors in interest, commercial & corporate sponsors, affiliates, agents, employees, representatives, assignees, officers, directors, and shareholders (each a "Released Party") for any property damage (including equipment damage), injury or loss to Participant, including death, which Participant may suffer, arising in whole or in part out of Participant's participation in the Activity INCLUDING, BUT NOT LIMITED TO, THOSE CLAIMS BASED ON ANY RELEASED PARTY'S ALLEGED OR ACTUAL NEGLIGENCE OR BREACH OF ANY CONTRACT AND/OR EXPRESS OR IMPLIED WARRANTY. By agreeing not to sue, I am releasing any right to make a claim or file a lawsuit against any Released Party.
- 8. I represent that Participant is in good health and that there are no special problems associated with Participant's physical or mental condition. I authorize a licensed physician or other medical care provider to carry out any emergency medical care for Participant which may be necessary and agrees to be fully responsible for any associated costs.

- 9. In consideration for being allowed to use the ski area facilities, I AGREE THAT ANY AND ALL CLAIMS regarding an alleged incident SHALL BE GOVERNED BY COLORADO LAW and EXCLUSIVE JURISDICTION shall be in the District Court residing where the alleged incident occurred or in Federal Court for the State of Colorado.
- 10. I represent that I am the minor Participant's parent or legal guardian and VOLUNTARILY GRANT PERMISSION FOR THE MINOR PARTICIPANT TO TAKE PART IN THE ACTIVITY. I acknowledge that I am signing this release on my own behalf and on behalf of the minor Participant, and that THE MINOR PARTICIPANT SHALL BE BOUND BY ALL THE TERMS OF THIS RELEASE. By signing this agreement without a parent or guardian's signature, I represent that I am at least 18 years of age. I AGREE TO INDEMNIFY THE RELEASED PARTIES FOR ALL LIABILITY AND CLAIMS, INCLUDING ATTORNEYS' FEES, ARISING FROM ANY MISREPRESENTATIONS IN OR FRAUDULENT EXECUTION OF THIS AGREEMENT.
- 11. I understand that this Agreement is a contract, shall be binding to the fullest extent permitted by law, and shall apply to each and every time the Participant participates in the Activity. If any part of this Agreement is deemed to be unenforceable, the remaining terms shall be an enforceable contract. It is my intent that this Agreement shall be binding upon my assignees, subrogors, distributors, heirs, next of kin, executors and personal representatives.

X			
DATE OF BIRTH (MM-DD-YYYY)	EMERGENCY CONTACT	RELATION	PHONE NUMBER
ADDRESS - Street Address/Mailing Address (please	print) City, St	ate	Zip Code
ADULT LAST NAME, FIRST NAME, M.I. (please prin	n)		
	T /PARENT/LEGAL GUARI	DIAN INFORMATION	
ADUL	T /PADENT/I EGAL CUADI	DIAN MEODILLION	
	* Requires Parent/Guardian to Com	plete and Sign Below	
MINOR PARTICIPANT - Last Name, First Name, M.I.	(please print)		AGE
	R PARTICIPANT (UNDER 18	B) INFORMATION	4 1
I CONTRACTOR OF THE PROPERTY OF MINOS	DADTICIDANT /I INDED 4	DI MEADMATION	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.