



OLYMPIC VALLEY FREESTYLE AND FREERIDE TEAM

LIABILITY RELEASE AGREEMENT

I, the undersigned _____, am aware and understand that skiing/snowboarding, including freeride/freestyle activities (including, but not limited to, halfpipes, terrain park features, bag jumps, and mogul courses), are hazardous activities and I understand the risks involved with participation, preparation, or practice (as a spectator or participant) of training, racing, and competition in these activities (collectively referred to as “the activities”).

I ACKNOWLEDGE that my child (or I, if over 18) may sustain permanent or serious injuries or death either as a participant or as a spectator in the activities from encounters with the inherent risks of injury. I understand that these risks include, but are not limited to skiing and snowboarding in general, loss of control, use of terrain parks and their features, training or competing on mogul courses, all aerial sites, all water ramps, trampolines, bag jumps, and other forms of dry land training, as well as collisions with trees, rocks, lift towers, snowmaking and snow grooming equipment and their components, snowmobiles, signs, ski area patrons, and other hazards – both manmade and natural. I understand and I am aware that these obstacles and other risks are inherent in the activities and also include, but are not limited to, bare spots, variations in snow and terrain, including bumps, moguls, ice, stumps, forest growth and debris, fencing, ropes, equipment, barriers, rocks and other slope hazards and obstacles. Despite the risks involved, and in consideration of the right to participate in the activities, I KNOWINGLY AND VOLUNTARILY AGREE TO EXPRESSLY ASSUME ALL RISKS OF INJURY OR DEATH that might be associated with participation in the activities of any use of the facilities at Squaw Valley Ski Area, including, but not limited to, chairlifts, Funitel, Cable Car, or other mountain transportation, as well as participation in instruction, training, competitions, racing, special events, and participation in the activities beyond the ski area boundary (collectively referred to as “use of the facilities”).

I AGREE NEVER TO SUE AND TO RELEASE FROM LIABILITY, Squaw Valley Resort, LLC, Squaw Valley Real Estate, LLC, Alpine Meadows Ski Resort, LLC, Squaw Valley Ski Holdings, LLC, Olympic Valley Associates, and Olympic Valley Freestyle and Freeride Team (hereafter “OVFFT”), their owners, directors, officers, employees, agents, landowners, and affiliated companies, as well as coaches, assistants, competition organizers and officials, or any other persons associated with events or training (collectively referred to as “Squaw Valley”) for any damage, injury or death to me or my property arising from participation in the activities or use of the facilities, regardless of cause, including any alleged NEGLIGENCE of Squaw Valley. I further understand that I may be involved in or my child might be participating in training and competitions at other ski areas as a member of OVFFT. I further release Squaw Valley for any injuries I (or my child) might sustain while participating in events not on Squaw Valley property, including, but not limited to, off-site events and training, and competitions, whether such training is on-hill or dry land training. I UNDERSTAND THIS IS A RELEASE OF LIABILITY THIS VALID FOREVER and that it will prevent me or my heirs from filing

suit or making any claim for damages in the event of injury or death to me arising out of participation in the activities of use of facilities. In the event I, my heirs, my legal representative, or any other person acting on my behalf files a lawsuit arising out of my participation in the activities or my use the facilities, I AGREE TO DEFEND, INDEMNIFY AND HOLD HARMLESS Squaw Valley for any damages, attorneys’ fees, or costs associated with or arising out of such a lawsuit. With a complete and full understanding of this RELEASE OF LIABILITY AND EXPRESS ASSUMPTION OF RISK AGREEMENT, I nevertheless enter into this agreement freely and voluntarily and agree that it is binding upon me, my heirs, assigns, legal representatives, and any other person acting on my behalf.

I also agree to indemnify Squaw Valley for any and all claims brought by a third party which arise from the participant’s in the activities. I grant exclusive permission to Squaw Valley and their agents, clients and assign to use my name, likeness, and photograph for the purpose of publicity, public relations, editorial, or other advertising purposes without restriction. I understand and agree that this agreement is severable and that if any clause is found to be invalid, the balance of the contract will remaining effect and will be valid and enforceable. I agree that any action will be brought in the County of Placer, State of California, or alternatively, in a court of competent jurisdiction in the State of California. Any disputes will be subject to and determined under the laws of the State of California.

SIGNATURE OF PARTICIPANT _____ DATE _____

Parent/Guardian: I verify that I am the parent/guardian of the minor subject to this Agreement. I have authority to enter this agreement on the behalf of the minor and I agree to be bound by its terms. I warrant that the minor is in good health and there are no special problems associated with the care of the Child.

I further warrant that I have explained to my Child the inherent risks of skiing/snowboarding, including freestyle/freeride activities and the inherent risks associated with skiing in general, and that my Child understands the foregoing. I accept responsibility for all the Child's medical expenses incurred in connection with the activities or use of the facilities.

PRINT NAME OF
PARENT/LEGAL GUARDIAN _____

RELATION _____

SIGNATURE OF PARENT/LEGAL GUARDIAN _____ DATE _____