NATIONAL ALPINE SKI CAMPS, LLC, A COLORADO LIMITED LIABILITY COMPANY RELEASE OF LIABILITY AND INDEMNITY AGREEMENT AND CONSENT FOR MEDICAL TREATMENT FOR SKI SEASON WINTER _______ [INSERT DATES]

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

"ADULT" means the undersigned adult, being at least 18 years old, signing on behalf of himself/herself and/or the undersigned parent(s) or legal guardian(s), being at least 18 years old, signing on behalf of the minor child participant named below so that the child will be permitted to engage in the Activity. "CHILD" means the minor child participant named below. ADULT and CHILD shall collectively be referred to hereinafter as "PARTICIPANT". PARTICIPANT agrees and understands that skiing, snowboarding, tubing, Ski/Board School participation, use of rental equipment and/or any other uses of the ski area used, facilities, activities, or equipment, (each hereinafter an "ACTIVITY"), can be **HAZARDOUS**.

PARTICIPANT UNDERSTANDS AND AGREES THAT THIS FULL AND COMPLETE RELEASE OF LIABILITY AND INDEMNITY AGREEMENT AND CONSENT WILL APPLY FOR EACH AND EVERY DAY PARTICIPANT ENGAGES IN ANY ACTIVITY DURING THE ABOVE SKI SEASON without requiring PARTICIPANT to sign an additional form for each day and/or each ACTIVITY UNTIL PARTICIPANT REVOKES IT IN WRITING AND THAT WRITING IS ACCEPTED IN WRITING, SIGNED BY THE RESORTS' AUTHORIZED REPRESENTATIVE.

PARTICIPANT understands that under Colorado law a persons who is sliding or jumping on snow or ice using skis, a snowboard, sled, toboggan, tube or snowbike or using any of the facilities of a ski area is considered a "skier" and will hereafter be referred to as a skier. Hereafter "skiing" means any on snow or ice sliding or jumping activity. PARTICIPANT understands the following applies whenever PARTICIPANT uses the subject facilities or services.

WARNING

Under Colorado law, a skier assumes the risk of any injury to person or property resulting from any of the inherent dangers and risks of skiing and may not recover from any ski area operator for any injury resulting from 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 other skiers; variation in terrain; and the failure of skiers to ski within their own abilities.

PARTICIPANT acknowledges that Colorado law now also includes cliffs, jumps and extreme and freestyle terrain in the inherent risks of skiing, that falls and collisions occur, and that injuries may result from skiing or another ACTIVITY.

The undersigned acknowledges and understands that under Colorado Law, a skier **ASSUMES THE RISK of the inherent dangers and risks of skiing**. Additionally, PARTICIPANT assumes the responsibility of maintaining control at all times while skiing. PARTICIPANT agrees that PARTICIPANT is responsible for reading, understanding and complying with all signage, including instructions on use of lifts and rental or other equipment. PARTICIPANT understands that PARTICIPANT must have the physical dexterity and knowledge to safely load, ride and unload the lifts. PARTICIPANT assumes the risks of riding the lifts and engaging in activities accessible from the lifts.

PARTICIPANT is advised that snowmobiles, snowmaking and snow-grooming equipment or other vehicles or equipment may be encountered at any time and that PARTICIPANT should be alert for and avoid such equipment.

PARTICIPANT understands that the use of the ski area facilities involves risks including but not limited to all of the risks mentioned above, high elevation, marked and unmarked obstacles, slick or uneven walking surfaces, surfaces covered with ice and snow and rugged mountainous terrain.

PARTICIPANT agrees to read and obey all posted signs and warnings and to obey those signs and warnings located on the property or at any facility or premise of the RESORTS. PARTICIPANT understands that entering or skiing in a "CLOSED" area is illegal and more dangers to PARTICIPANT and others that skiing in open areas of the ski area.

PARTICIPANT agrees to inspect all equipment including rental ski, snowboard, ice skating or exercise equipment before use and ask questions of facility employees if PARTICIPANT does not fully understand how to use the equipment, exercise machines or facilities. PARTICIPANT agrees and warrants that all information provided to rental and ski/board school technicians and personnel will be accurate and complete. PARTICIPANT accepts for use "AS IS" any equipment PARTICIPANT uses for an ACTIVITY and to return for replacement or repair any equipment believed by Participant to be damaged or defective before use. ADULT accepts full responsibility for the care of the equipment used for an ACTIVITY including rental ski and snowboarding equipment and agrees that ADULT will be responsible for the replacement at full retail value of any equipment not returned or returned in a damaged condition.

ADULT agrees and understands that CHILD will be using SKI LIFTS WITHOUT A SKI INSTRUCTOR OR OTHER ADULT PRESENT. CHILD MAY ALSO BE ENTERING INTO AND USING THE FREESTYLE TERRAIN AND THE NATURAL AND MAN-MADE FEATURES CONTAINED IN TERRAIN PARKS. PARTICIPATION IN CHILDREN'S OR ADULTS SKI SCHOOL SHALL NOT IN ANY WAY ELIMINATE THE INHERENT RISKS OF SKIING OR RISKS IN RIDING SKI LIFTS.

ADULT acknowledges on ADULT's and CHILD's behalf that falls and collisions occur and **INJURIES or DEATH** may result from participation in an ACTIVITY. ADULT hereby **ASSUMES ALL RISKS** associated with the ADULT's or CHILD's

participation in an ACTIVITY including Ski/Board School, known or unknown, inherent or otherwise, including but not limited to, injury and/or death to the ADULT or CHILD, and HEREBY RELEASES, on ADULT's and CHILD'S behalf, National Alpine Ski Camps, LLC, a Colorado limited liability company, its insurance carriers, subsidiaries, affiliates, officers, directors, representatives, assignees, employees, volunteers, agents, and members, as well as any equipment manufacturers and distributors (hereinafter the "Released Parties") from ANY AND ALL LIABILITY and/or claims that the undersigned ADULT may be entitled to bring on his/her own behalf or that might be brought on behalf of CHILD that arise from the ADULT's or CHILD's use of equipment and/or participation in an ACTIVITY, including claims based on NEGLIGENCE OR BREACH OF WARRANTY. ADULT AGREES on behalf of him/herself and CHILD TO INDEMNIFY and hold harmless the Released Parties from any and all claims, including those of the ADULT or CHILD or a third party, arising in whole or in part from the ADULT's or the CHILD's participation in an ACTIVITY including Ski/Board School.

ADULT warrants that PARTICIPANT is in good health and there are no special problems with the care of ADULT or CHILD and that the ADULT has left no special instructions regarding the ADULT or the CHILD that have not been listed on a registration form for an ACTIVITY or provided to the RELEASED PARTIES in writing. PARTICIPANT understands that additional fees may be required for use of the facilities, equipment, ski instruction or other services provided by the RELEASED PARTIES.

ADULT authorizes the RELEASED PARTIES and/or their authorized personnel to call for medical care for PARTICIPANT or to transport PARTICIPANT to a medical facility or hospital if, in the opinion of such personnel, medical attention is needed. ADULT agrees that upon PARTICIPANT's transport to a facility or hospital that the RELEASED PARTIES shall not have any further responsibility for PARTICIPANT. Further, ADULT agrees on behalf of ADULT and CHILD to pay all costs associated with such medical care and related transportation provided for PARTICIPANT and to indemnify and hold harmless the RELEASED PARTIES from any costs incurred therein.

In consideration for participating in an ACTIVITY, ADULT agrees for him/herself and CHILD that **ALL** claims for injury to person or property and/or death arising from the ADULT's and/or CHILD's participation in an ACTIVITY 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 District of Colorado.

This Release shall be binding to the fullest extent permitted by law. If any provision of this Release is found to be unenforceable, the remaining terms shall be enforceable. The undersigned parent or legal guardian acknowledges that he/she is also signing this Release on behalf of CHILD and that CHILD shall be bound by all the terms of this Release. The Undersigned understands and agrees that if this Release is not signed on behalf of CHILD, the CHILD would not be permitted to participate in the Activity. This Release shall be binding upon PARTICIPANT's assignees, subrogors, distributors, heirs, next of kin, executors and personal representatives.

PARTICIPANT HAS CAREFULLY READ THIS AGREEMENT, UNDERSTANDS ITS CONTENTS AND SIGNS IT WITH FULL KNOWLEDGE OF ITS SIGNIFICANCE.

Print Name of Group	Group Arrival Date	
Print Name of Participant if MINOR (under 18)	Birth Date	
Print Name of Parent/Legal Guardian of Minor	Signature of Parent/Legal Guardian of Minor	Date
Print Name of Participant if Over 18 Birth Date	Signature of Participant if Over 18	 Date