

Signature (Parent/Guardian): ____

Rev. 10-10-15

Race/Terrain Park Event/Freestyle Program ACKNOWLEDGEMENT OF RISKS AND HAZARDS, LIABILITY RELEASE AND AGREEMENT NOT TO SUE

Participant: (Please Print)						Age:	Gender M / F
Address:							
Phone:				nail:			
Emergency Contact N	lame/Re	lationship:			Emerg. 0	Contact Ph:	
				OFFICIAL USE ONLY			
I acknowledge that:	SKI	SNOWBOARD	GOOFY	REGULAR	BIB#		_
 skiing, snow "Activities") inherent and subsurface of maintenance snow surface including on those items that those of racing and to a reasonable foreseeable made a volu linverted aex 	afforded dother snow or ce and ol ce); terra nowmob s; my head training ale physice at this tuntary chrials are	ed to me through thi dangers and risks of ice conditions; bare ostacles of the race of hin parks, elements of iles and snowcats; ealth condition; my properties as and dangers are of Activities are especial all and visual inspect cime; having a Resornoice to participate i	s event/race/frinjury and dea spots; rocks, t course; terrain, or features; pol quipment failu resence on the abvious and ner ally hazardous ion of the trair t employee pre n these Activit ning an inverte	jumping or freestyle competitive estyle program ("Program" ath and property damage includes, stumps and otheir comported lines and plainly marked or re; equipment malfunction; or Resort and those other risks cessary of recreational winter and greatly increase the danging, race or competition coursesent does not lessen the amount of the risks and danged aerial is grounds for immediations.	at Cranmore Mountalluding but not limited to of forest growth or donents (whether or not a visible snow making excellisions with other skill and dangers that can it activities; ger and risks of those sorse; there may be other ount or severity of the gers;	nin Resort and ("Reto: variations in teachis; construction any of the foregoin quipment; vehicle iters, other persons reasonably be inferports; I have the our risks or hazards of	esort") involve rrain, surface or n or layout, ng are above or below es and machines s or with any of the rred therefrom; and epportunity to conduct or reasonably f these activities; and I
		_		ss condition of my participation	on in the Program. I he	ereby:	
 assume all a Resort as present as presence or parties, or a not mention agree to ind death and/a regardless or brought by a agree to phyparticipating skiing/snow Responsibilic conditions; represent the authorize the Resort deen totally fulfill for the well-best of their consent to the Resort, with 	dangers rovided of bring a officers off	and risks, inherent by state statute (NH-claim against and a a, managers, parent of injury, death, propersor, or is related to the resort Parties from the Resort Parties from the Activities; agree to a claim or the law; and activities; agree to a control or the law; and activities and a claim or the law; and activities and agree the the Resort Parties when the	or otherwise, of IRSA Ch. 225-A gree to release companies, affirty loss and dai any other activity loss and dai any other activity loss and dai any other activity loss and all claims to ase also applie om any and all see out of my pat the personant injury or damp the course before the course before in the course that the course in the course at upon transport ill have no furturense in the case me as soon as res (video and acy, duration o	of injury, death and property A:24) and those dangers and a and forever discharge CMR a liates, mortgagees, agents, and and that I may now have against as to claims resulting from an all losses, liabilities and attorned articipation in the Activities, all injury, death and/or properting are competing or training; accepted and activities of the properting of the properting or participation in the Activities of the properting or provided at my Activities' privileges may dical conditions or allergies thems necessary, (b) transport roort to any medical facility, climber responsibility), (c) provides of serious illness or injury the possible in the event of an emprint) for commercial purpos remedium.	damage arising from risks not outlined in the desort, LLC, CMR Proper and their successors in intricipation in the Actival liability that results, the Resort Parties, or mything which has hap by's fees resulting from use of the equipment, ty damage was caused deept the responsibility thating in conduct that in the areas or beyond ski are to be revoked without resulting in the areas of the equipment, that affect my ability the me, or my child, to a mic or hospital, the respective treatment, including on my child where I can mergency with my child es or otherwise, of me	my participation me state statute; erties, LLC, Centerponterest (collective vities, the use of the from the negligen claims of which I compend up to now; any claims or suit or any other active, or any subrogation of maintaining constant was boundaries), viousefund if I violate and participate in the nedical facility, at monsibility of the Remedical and/or sunot be reached (the distance); and the connection with the state of the reached (the distance); and the connection with the state of the reached (the distance).	plate, their respective ly "Resort Parties"), the equipment, my the equipment, my the equipment are not aware or are as for personal injury, ities on the Resort, on or derivative claims and the equipment lates "Your my of these the easort Parties will be argical care, necessary the Resort will, to the each the Activities at the
between the parties; as is legally permissible action against the Recourts have personal understand that the R	is govern le, but it esort Par jurisdica Resort Pa	ned by the laws of the is not intended to a ties is in Superior Co tion. If any part of the arties are granting m	ne State of New assert any claim ourt of Carroll ais agreement in the permission t	ministrators and assigns and a Hampshire; and will be intens or defenses that are prohibe County, New Hampshire or the determined to be unenforced use the Resort, their facilities of the current Activities seatons.	rpreted to provide as bounded by law. Exclusive the federal courts of the eable, all of its other pees, and equipment in e	proad and inclusive jurisdiction and ve e District of New I arts will be given f exchange for me si	e a release of liability enue for any legal Hampshire and those ull force and effect. I igning this agreement.
behalf of the Minor, the participation in the Act	r 18 Year e Minor civities ar	and I agree to be bound their related activited	nd by its terms. ies or the Mino	this agreement for the above r I hereby agree to <i>indemnify</i> th r's presence on the Resort. <i>If I</i> chalf of the Minor, <i>then I agree</i>	ne Resort Parties for any am not the parent or le	r claim or suit arisin Egal guardian of the	g out of the Minor's e Minor , or I did not

them as a result of any injury or death arising out of, relating to, or in any way connected with the Minor's participation in the Activities or presence on the Resort. Print Name (Parent/Guardian):