				EQUIP	MENT				
FIRST	LAST		BRAND		MODEL				
NO DESCRIPTION OF THE PROPERTY			/BOAI						
ADDRESS			LENGTH		SERIAL	1			
ADDRESS  ADDRESS  CITY  PHONE			SKI/						
E CITY	STATE ZIP		BRAND		MODEL	1			
			III						
PHONE	EMAIL		BRAND		MODEL	-			
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			SERIAL			_			
			SENIAL						
GENDER AGE HEIGHT WEIGHT	SKIER TYPE SHOE SIZE SUG. LENGTH	SUG. MONDO SUG. POLE							
NOTES: NOTES:	REG # TRANS #	LAST RENTED	BRAND		MODEL				
			VET .						
	CASHIER INITIAL		SIZE		SERIAL				
	OAGINER INTIAL								
			CNOWD	OADD DIA	NDING SETTINGS				
EQUIPMENT RENTAL AGREEMENT AND RELEASE OF LIABILITY AND INDEMNITY AGREEMENT			SNOMP	UAKU BII	ADING SETTINGS				
PLEASE READ CAREFULLY BEFORE SIGNING. THIS IS A RELEASE OF LIABILITY AND WAIVER OF CERTAIN LEGAL RIGHTS.			STANCE	REGULAR	GOOFY				
EQUIPMENT RENTAL AGREEMENT AND RELEASE OF LIABILITY AND INDEMNITY AGREEMENT			CTANCE			1			
WARNING: PLEASE READ CAREFULLY BEFORE SIGNING. THIS IS A RELEASE OF LIABILITY AND WAIVER OF CERTAIN LEGAL RIGHTS INCLUDING THE RIGHT TO SUE OR CLAIM COMPENSATION.			STANCE ANGLE	FRONT	BACK				
"RENTER" MEANS THE INDIVIDUAL USING THE EQUIPMENT LISTED ON THIS FORM. I AM THE RENTER O		·							
LISTED ON THIS FORM, TRANSPORTING EQUIPMENT, RIDING A SKI LIFT AND USING SKI AREA FACILITIES, FOR ANY PURPOSE (THE "ACTIVITY") IS HAZARDOUS AND PRESENTS A RISK OF PHYSICAL INJURY OR DEATH.			ALPI	NE BINDI	NG SETTINGS	EOUIPM	ENT SETTINGS M	AATCH FOR	M
Exposure to COVID-19, disease and sicknesses ("sickness") is an inherent risk of the Activity. Every Participant has agrees it is his or her responsibility to (1) follow all instructions, signage, warnings, and guidelines; (2) stay home if			VISUAL	SKIEN GODE			ENT GETTINGS IN		W
and sanitize hands frequently.	CICIDATING IN THE ACTIVITY WHICH INCLUDES BUT IT IS NOT LIMITED TO ASSISTANCE	malfunction failure or demographenging weather conditions	INDICATOR SETTINGS		TOE	TECH SIGNATURE		TECH #	
I EXPRESSLY ASSUME ALL RISKS ASSOCIATED WITH USING THE EQUIPMENT AND PARTICIPATING IN THE ACTIVITY, WHICH INCLUDES BUT IT IS NOT LIMITED TO: equipment malfunction, failure or damage; changing weather conditions; variations in terrain; existing and changing trail, surface and weather conditions; avalanches; rocks, stumps, trees, holes and other rugged mountainous terrain; misloading, entanglements, or falls from ski lifts; collisions with natural or man-made objects, other people, snowmobiles and/or other motor or oversnow vehicles; marked and unmarked natural or man-made obstacles; and the negligence of other individuals. I understand that Renter must have the physical dexterity and knowledge to safely load, ride and unload the lifts.					HEEL	RENTER SIGNATURE			
l agree to accept the equipment listed on this form "AS IS" and WITH NO WARRANTIES, expressed or implied, a	.,,								
for any late return. I agree that Renter will be the only person using the rented equipment and only use designated ski trails and will not permit any other person to use the equipment. I agree that NO MISREPRESENTATIONS HAVE BEEN MADE TO THE RENTAL SHOP IN REGARD TO RENTER'S HEIGHT, WEIGHT, AGE AND/OR SKIERTYPE stated on this form. I agree that Renter has received instruction regarding the use of this equipment, understands the function of the equipment and further agrees that the binding release / retention						HELMET RENTAL			
					stands that helmets may a guarantee of R				HELMET
I UNDERSTAND THAT THE BINDING SYSTEM CANNOT GUARANTEE RENTER'S SAFETY. In downhill skiing, the binding systems will not release at all times or under all circumstances where release may prevent injury or death, nor is it possible to predict every				hat helmet	s have limited capabil can result from both lo	ity as far as shock al	bsorption and that		RENTED
situation in which it will release. I further understand that the downhill ski binding system does not reduce the risk of any type of injury to Renter, including but not limited to knee injuries. I understand that in snowboarding, cross country skiing, ski-boarding, snow shoeing and other sports utilizing equipment with non-release bindings, the bindings are not designed to release as a result of forces generated during normal use and will not ordinarily release during use. If I am signing on behalf of a minor, I acknowledge that: I) I have spoken to the minor Renter about				orn.	can result from both to	ow and mgn-energy in	pacts, even when a		DECLINED
the Activity; 2) the minor Renter understands and appreciates the risks of participating in the Activity; and 3) the minor Renter has voluntarily decided to participate in the Activity.			E	QUIPMEN	IT DAMAGE WAIVE	R (NOT INSURED	AGAINST LOSS (	OR THEFT)	
Venture LLC d/b/a Specialty Sports Venture LLC, Vail Resorts, Inc., I he Vail Corporation d/b/a Vail Resorts Management Company, Heavenly Valley, Limited Partnership, VK US Holdings, Vail Resorts Retail, Whistler Blackcomb Holdings Inc., Blackcomb Skiing Enterprises Limited Partnership, VK			I am respor or damage d		he full retail value o	of any equipment tha	t is not returned,		WAIVER
whister riountain Resort Limited Partnership, Peak Resorts, Inc., all of their respective parent, amiliated, and subsidiary companies, the United States, and all their respective insurance companies, successors in interest, sponsors, agents, employees, representatives, assignees, officers, directors, and shareholders (each a "Released Party") FROM ANY AND ALL LIABILITY and/or claims for injury or death to persons or damage to property arising from the Renter's participation in the Activity, INCLUDING THOSE INJURIES AND DAMAGES CAUSED					e full retail value of a	ny loss of equipment	regardless of fault		ACCEPTED WAIVER
ANY DUTY OF CARE UNDER THE OCCUPIERS LIABILITY ACT. IT IS UNDERSTOOD THAT NEGLIGENCE INCLUDES FAILURE ON THE PART OF ANY RELEASED PARTY TO TAKE REASONABLE STEPS TO SAFEGUARD OR PROTECT					replacement of damag				DECLINED
USER FROM THE RISKS, DANGERS AND HAZARDS OF THE ACTIVITY. I take full responsibility for any injury or loss to Renter, including death, which Renter may suffer, arising in whole or in part out of the Activity. I agree to pay all costs and attorneys' fees incurred by any Released Party in defending a claim or suit brought by or on behalf of the Undersigned or as a result of the Renter's participation in the Activity and to INDEMNIFY THE RELEASED PARTIES FOR ALL LIABILITY AND CLAIMS, INCLUDING ATTORNEYS'					S TO INDEMNIFY THE RELEA SREPRESENTATIONS MADE				
FEES, ARISING FROM ANY MISREPRESENTATIONS IN OR FRAUDULENT EXECUTION OF THIS AGREEMENT.					RD I HAVE PROVIDED FOR 1				
In further consideration, RENTER RELEASES AND GIVES UP ANY AND ALL CLAIMS AND RIGHTS THAT MAY NOW EXIST AGAINST ANY RELEASED PARTY AND RELEASES ALL KNOWN AND UNKNOWN CLAIMS, CLAIMS NOT MENTIONED HERE AND CLAIMS RESULTING FROM ANYTHING WHICH HAS HAPPENED UP TO NOW.				STAND TH	IIS RELEASE AND S	IGN IT WITH FULL	KNOWLEDGE OF I	TS SIGNIFIC	ANCE.
I understand that this Agreement is a contract and shall be binding on me and my assignees, subrogors, distributor	rs, heirs, next of kin, executors and personal representatives.								
I agree that ANY AND ALL CLAIMS for loss, injury and/or death arising from Participant's participation in the Activity or an alleged incident SHALL BE GOVERNED BY THE LAW OF THE STATE OR PROVINCE WHERE THE ALLEGED INCIDENT OCCURRED AND THAT EXCLUSIVE JURISDICTION of any such claim shall be in a court of competent jurisdiction in the in the State or Province where the alleged incident occurred, except that all cases arising out of an alleged incident at (a) Heavenly Mountain shall be governed by California			SIGNATURE OF REP	NTER:			DATE	:	
law and the exclusive jurisdiction of any such claim will be a California court of competent jurisdiction; and (b) Hunter Mountain shall be governed by New York law and the exclusive jurisdiction of any such claim will be in the Supreme Court of the State of New York County of Greene			SIGNATURE OF PAI	RENT/LEGAL GUA	ARDIAN: S OF AGE		DATE		