

Liability Release, Acknowledgement of Risks and Hazards and Agreement Not To Sue
PLEASE READ CAREFULLY, THIS IS A LEGAL DOCUMENT.

WARNING: Use of, and/or presence on *Sierra-at-Tahoe, LLC*, Resort facilities, equipment and premises, hereafter "facilities", including but not limited to: skiing, snowboarding, other recreational activities and the use of aerial and surface lifts, is HAZARDOUS. Falls and injuries are a common occurrence and you must keep deliberate and conscious control, both on the ground and in the air, of your physical body while properly using your equipment in variable weather and other conditions. Ski, ride and participate in these activities only within your own ability. Your safety and that of others is directly affected by your judgment in the severe elements of mountain terrain. Be alert to all risks, hazards and dangers at these resorts, including but not limited to: variations in terrain (including steepness and other variations, whether natural or as a result of slope or trail design), terrain parks, jumps, elements or features, surface or subsurface snow or ice conditions (whether natural or machine-made); bare spots; rocks, trees, stumps and other forms of forest growth or debris; lift towers and components thereof and other ski area components including lights, fences, posts and signs, (all of the foregoing whether above or below snow surface); pole lines and plainly marked or visible snowmaking equipment, other equipment, vehicles and machines including snowmobiles and snowcats; collisions with other participants or other persons (whether as a result of failure to ski, ride or participate in these activities within their own ability or otherwise) or collisions with any of the risks identified in this paragraph, or otherwise found in mountain resort environments (whether natural or man-made).

1. In consideration of being permitted to use the resort facilities, I agree to RELEASE, INDEMNIFY, DEFEND AND HOLD HARMLESS Sierra-at-Tahoe, LLC, its parent, subsidiary, affiliated and successor companies, real and personal property owners, agents, officers, directors, contractors, volunteers, employees and insurers (collectively, the "Releasers") from ALL LIABILITY FOR NEGLIGENCE, and any and all claims I might bring as a result of physical injury, including death, or property damage under all circumstances, sustained in connection with my use of the resort facilities INCLUDING CLAIMS BASED ON NEGLIGENCE OR BREACH OF WARRANTY. I am fully aware of and accept all risks, hazards and dangers associated with using any of the Releasers' facilities and I am fully responsible for any and all damage or injury of any kind that may result from my use of the Releasers' facilities. I promise not to bring a claim against or sue the Releasers and agree that if anyone is physically injured or property is damaged while I am using the Releasers' facilities, I will have no right to make a claim or file a lawsuit against the Releasers for any reason and under all circumstances. I also agree to indemnify and defend the Releasers for any and all claims, including subrogation and/or derivative claims, brought by any third party or insurer, for injury or damage I may cause. Further, I acknowledge and agree that all of the provisions of this Release of Liability will be in force and survive throughout and after the 2016-17 winter season.

2. I will be issued an Access Media Card (hereafter the "Pass") . I agree to (a) visibly display the Pass when boarding lifts and/or accessing trails; (b) present the Pass to any resort authorized representative upon request; and (c) refrain from reckless skiing, riding or participating in conduct that is not consistent with safe and prudent skiing/snowboarding, violates "Your Responsibility Code" or the law, acknowledging that the Pass may thereafter be revoked without refund or for violation of such codes, laws or for other inappropriate or disruptive behavior. The Pass remains the property of the resort and must be forfeited upon request by an authorized resort employee. This includes, but is not limited to, skiing/snowboarding in closed areas or beyond ski area boundaries. Sierra-at-Tahoe does not guarantee terrain availability or snow conditions. The Pass is not transferable and not refundable, after purchase. In the event the Pass is lost, stolen, broken or unrecognizable, you must pay a non-refundable fee of \$25 for any replacement pass. In all cases, your Pass privileges expire at the close of operations for the 2016-17 winter season. In some cases and depending on the type of Pass, the Pass has other restrictions including without limitation, "blackouts" on Saturdays, Sundays and/or other dates such as: 12/26-31/16; 1/14-15/17 and 2/18-19/17, at which times the Pass is invalid; the Pass is invalid at these times and a daily lift ticket will need to be purchased if I desire to ski/snowboard at such times (check with the resort ticket office for special passholder daily lift ticket rates that may be available on the "blackout" days). I further agree that I will not allow anyone else to use the Pass and if anyone other than me uses the Pass, the Pass will be revoked without refund. In addition **I am aware that under California Penal Code 537(b) it is against the law for anyone other than me to use the Pass or for me to allow anyone to use the Pass and that the resort will seek to prosecute to the fullest extent of the law. While I may apply for reinstatement of a revoked pass, any reinstatement will be at the sole discretion of the resort, and subject to conditions dictated by the resort.**

3. I hereby grant permission to the Releasers to use my image(s), picture or other likeness(es), (collectively, "Image"), whether video, digital or print, for commercial purposes or otherwise, without restriction as to frequency, duration or medium.

4. SIERRA-AT-TAHOE DOES NOT GUARANTEE THAT MEMBER ONLY LINES WILL BE SHORTER THAN OTHER LIFT LINES.

5. I authorize Releasers to administer first aid as they deem necessary. I authorize transportation to a medical facility, at my expense, if deemed necessary by Releasers. Further, in the case of serious illness or injury, if I cannot be reached, I give permission for treatment, including medical and/or surgical care necessary for the well-being of my child, at my expense. I agree that upon transporting myself, or my child, to any medical facility, clinic or hospital, the responsibility of the Releasers shall be totally fulfilled and the Releasers shall have no further responsibility. I understand that Releasers will, to the best of their ability, attempt to notify me as soon as possible in the event of an emergency.

6. This document is a legally binding contract and supersedes any other agreements or representations by or between the parties and is governed by the laws of the State of California. It shall be interpreted to provide as broad and inclusive a release of liability as is legally permissible, but it is not intended to assert any claims or defenses that are prohibited by law. I agree that exclusive jurisdiction and venue for any legal action against *Sierra-at-Tahoe* Resort shall be in El Dorado County, South Lake Tahoe Division, California courts, and such courts have personal jurisdiction. If any part of this agreement is determined to be unenforceable, all other parts shall still be given full force and effect. Season duration or frequency of use is NOT GUARANTEED due to WEATHER and SNOW CONDITIONS.

I HAVE CAREFULLY READ THE FOREGOING LIABILITY RELEASE, I UNDERSTAND ITS CONTENTS AND I AM AWARE THAT I AM RELEASING CERTAIN LEGAL RIGHTS THAT I (OR THE MINOR CHILD) OTHERWISE MAY HAVE. I agree that this is a Liability Release and Agreement Not to Sue, which will legally prevent me, or any other person, from filing suit or making any other claims for damages in the event of personal injury, death or property damage. I freely and voluntarily enter into this agreement. I understand that permission to use the resort, their facilities, premises and equipment is being given to the undersigned participant in exchange for the execution of this Liability Release and Agreement Not to Sue. I have made no misrepresentations to the Releasers regarding my name, age or any other information. This Liability Release and all its components shall survive and continue in force beyond the termination of the current season with respect to any liability, injury or damage occurring prior to such termination. If I am not willing to accept this Liability Release, then I should not sign this document and I should decline the services and/or equipment described on this form as offered to me by Releasers.

➔ _____ Adult #1 Print Name	_____ Date of Birth	_____ Signature	_____ Date
➔ _____ Adult #2 Print Name	_____ Date of Birth	_____ Signature	_____ Date

For Pass Holders under 18 Years Of Age: As parent or guardian of the child named below (each, the "Child"), I have authority to enter into this agreement on behalf of the Child. I agree to indemnify, defend and hold harmless the Released Parties for any and all claims whatsoever brought by the Child and all claims whatsoever brought by any third party arising in connection with the Child. I acknowledge that I have read and understand this document and am signing it on behalf of the Child, and that the Child and I will be bound by all its terms.

➔ _____ Print Minor's Name	_____ Print Minor's Name	_____ Print Minor's Name
➔ _____ Parent/Guardian Signature	_____ Date	