

PLEASE PRINT CLEARLY



RENTAL AND REPAIR

612864

NO. OF DAYS EQUIPMENT TO BE RENTED	DATE	DUE
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LAST NAME	FIRST	INT
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STREET ADDRESS

CITY	STATE	ZIP CODE
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<input type="checkbox"/> EQUIPMENT RENTING	<input type="checkbox"/> HIGH PERFORMANCE	PHONE
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WEIGHT	HEIGHT FT. IN.	AGE	SKIER TYPE <input type="checkbox"/> I <input type="checkbox"/> II <input type="checkbox"/> III
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CAR MAKE	MODEL	YEAR	LIC. PLATE NO.
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ITEM	SIZE	INVENTORY #	DAMAGE INSURANCE
HELMET			THIS DAMAGE INSURANCE APPLIES TO EQUIPMENT BREAKAGE ONLY. NOT LOST, MISPLACED OR STOLEN EQUIPMENT. IF THE DAMAGE INSURANCE IS ACCEPTED, TIMBERLINE RENTAL AND REPAIR WILL ABSORB THE COST OF REPAIRING ANY DAMAGED EQUIPMENT; HOWEVER, ANY LOST, MISPLACED OR STOLEN EQUIPMENT SHALL BE REPLACED BY SKIER. RENTER HEREBY AGREES TO PURCHASE DAMAGE INSURANCE FOR \$
SKIS			
BOOTS			
HEEL L R TOE L R BOOT SOLE LENGTH SKIER CODE MECHANIC			SKIER INITIAL
TECHNICIANS COMMENTS			I.D.

RENTAL AGREEMENT

I VERIFY THAT THE VISUAL INDICATORS ON MY BINDINGS CORRESPOND TO THE SETTINGS AS SHOWN ABOVE. ALL INSTRUCTIONS ON THE USE OF MY RENTAL EQUIPMENT HAVE BEEN MADE CLEAR TO ME, AND I UNDERSTAND THE FUNCTION OF MY SKI EQUIPMENT.

SKIER INITIAL

AGREEMENT OF RELEASE AND INDEMNITY

I accept for use "as is" the equipment listed on this form and accept full responsibility for the care of the equipment while it is in my possession. I will be responsible for the replacement at full retail value of any equipment rented under this agreement unless the equipment is returned to R.L.K. and Company dba Timberline. I agree to reimburse Timberline for any loss or damage to the equipment, other than reasonable wear and tear, which results from use of the equipment. I agree to return all rental equipment by the time agreed to above, and the equipment will be returned in clean condition. I understand that there are inherent risks and other risks involved in the use of this equipment and that injuries can and do occur, and I expressly assume these risks. I understand that the ski-boot-binding system will not release at all times or under all circumstances, nor is it possible to predict every situation in which it will release and, in the case of telemark and snowboard skiing equipment, the bindings will not release. I understand and agree that helmets and the ski-boot-binding systems are no guarantee for my safety. ON BEHALF OF MYSELF AND ANY MINOR CHILDREN ENTRUSTED TO MY CARE, I HEREBY RELEASE AND INDEMNIFY TIMBERLINE, THE EQUIPMENT MANUFACTURERS, AND THE OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS OF TIMBERLINE AND THE EQUIPMENT MANUFACTURERS (collectively referred to hereafter as "RELEASED PARTY") FROM ANY AND ALL CLAIMS AND LIABILITIES (INCLUDING COSTS AND ATTORNEYS' FEES) ARISING OUT OF OR IN CONNECTION WITH THE SELECTION, ADJUSTMENT, AND USE OF THIS EQUIPMENT AND THE USE OF ANY SERVICES OR FACILITIES AT THE TIMBERLINE SKI AREA. THIS AGREEMENT IS INTENDED TO RELEASE RELEASED PARTY FROM NEGLIGENT CONDUCT AND FROM STRICT PRODUCTS LIABILITY. The venue and jurisdiction for any dispute hereunder shall be Clackamas County, Oregon, and this Agreement shall be governed by Oregon law. I have made no misrepresentations to Timberline in regard to the height, weight, age, or skiing ability set forth above.

SKIER'S SIGNATURE

PARENT/GUARDIAN

CO-SIGNER

THE AGREED RENTAL PRICE FOR THE EQUIPMENT SHALL BE: \$

