AGREEMENT TO USE FACILITIES OF BRIGHTON RESORT

IMPORTANT: THIS IS A LEGALLY BINDING AGREEMENT; PLEASE READ IN FULL AND UNDERSTAND BEFORE SIGNING.

You/your minor child (if applicable) may be hurt using the facilities and equipment of Brighton Resort ("Brighton"). If you are unwilling to assume all the risks of you/your minor child's use of the Brighton facility and equipment, **DO NOT** sign this document, in which case you/your minor child will **NOT** be authorized to use the facilities and equipment at Brighton, and you will be refunded any monies you paid to use the facilities and equipment at Brighton. If you sign this document BUT make any alterations to it, you are NOT authorized to use the facilities or equipment at Brighton.

- 1, Assumptions of Risks. I, for myself or as the parent/legal guardian of the participating minor child, whose name is listed below ("Participant") wish to use Brighton and may engage in one or more activities, including without limitation: alpine, nordic, and freestyle skiing; snowboarding (including freestyle jumping); alpine skiing and snowboarding lessons/instruction; snowshoeing; and cross country skiing(collectively, the "Sports"). I understand that the Sports are intensive sports that involve many inherent risks and dangers, and that the facilities and equipment of Brighton or participating in the Sports may put me/my child at risk of serious injury, illness, or even death. These dangers include but are not limited to: use of ski lifts and tows; collision with structures and devices; risk-creating weather conditions and variations in terrain; accidents by other users of Brighton; failure to follow safety procedures; failure to stay within ability or control; improper instruction; and limits or defects at Brighton. I am also aware that hazards may exist throughout Brighton, may be unmarked and occur without warning, and that safety equipment, proficiency checks, supervision and enforcement of rules do not and cannot guarantee my/my minor child's safety. I am/my minor child is able to perform the essential functions required to use the facilities and equipment at Brighton and participate in the Sports and I am/my minor child is freely and voluntarily participating in the Sports and the use of the facilities and equipment at Brighton. I REPRESENT AND WARRANT THAT I HAVE READ THE UNDERSTOOD THIS DOCUMENTS, AM OF SOUND MINE, HAVE LEGAL AUTHORITY, AND FREELY ACCEPT AND FULLY ASSUME THE RISK THAT I/MY MINOR CHILD CAN SUFFER PROPERTY DAMAGE, ILLNESS, SEVERE PERSONAL INJURY OR EVEN DEATH BY USING THE FACILITIES OR EQUIPMENT AT BRIGHTON OR PARTICIPATING IN THE SPORTS, not only the ways described above, but also in ways that are unknown and unexpected, even if I follow/my minor child follows instructions or advice.
- 2, Consent to Medical Treatment, Consent to Use of Images, Etc. If I am unable to consent at the tie, due to injury, illness or absence, I hereby consent to administration of first aid and other emergency medical treatment for such injury or illness that occurs during my/my minor child's use of the facilities or equipment at Brighton or participation in the Sports. I have/my minor child has adequate health insurance or resources to cover the costs of treatment in case of any such injury or illness. I agree to refrain/cause my minor child to refrain from and not to be impaired by the use of alcohol or any controlled substance (except as medically authorized) while using the facilities or equipment at Brighton or participating in the Sports. I grant to Brighton and its assigns the right to use, reproduce, display, distribute and make derivative works, in any and all media, or my/my minor child's voice and likeness recorded while using the facilities or equipment at Brighton or participating in the Sports and any biographical information furnished by me my minor child to Brighton.
- 3. <u>Waiver, Release and Indemnification</u>. I understand and agree that Brighton is not an insurer of my/my minor child's conduct. TO THE FULLEST EXTENT PERMITTED BY LAW, <u>I HEREBY RELEASE</u>, <u>WAIVE</u>, <u>COVENANT NOT TO SUE</u>, <u>AND DISCHARGE</u> BRIGHTON, BOYNE USA, AND CNL PROPERTIES, INC. AND ALL OF ITS TRUSTEES, DIRECTORS, MANAGERS, OFFICERS, EMPLOYEES, VOLUNTEERS, AGENTS AND REPRESENTATIVES (COLLECTIVELY, THE "RELEASEES") FROM ANY AND ALL LIABILITY, CLAIMS, DEMANDS, AND CAUSES OF ACTION WHATSOEVER ARISING OUT OF OR RELATED TO ANY LOSS, DAMAGE, OR INJURY, INCLUDING DEATH, THAT MAY BE SUSTAINED BY ME/MY MINOR CHILD OR LOSS OF DAMAGE TO ANY PROPERTY BELONGING TO ME/MY MINOR CHILD, WHETHER CAUSED BY THE <u>NEGLIGENCE</u> OF RELEASEES OR OTHERWISE, ARISING OUT OF OR RELATED TO MY/MY MINOR CHILD'S USE OF BRIGHTON OR PARTICIPATION IN THE SPORTS. I AGREE THAT THIS DOCUMENT SHALL BIND MY GUARDIAN, ASSIGNS, HEIRS, ADMINISTRATORS AND EXECUTORS FOREVER.

In the even any one or more of the provisions contained in the Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect the validity or any other provision hereof and this Agreement shall be construed as if such invalid, illegal or unenforceability provision were not contained herein.

Name:	FULL NAME OF PARTICIPANT	_ Date of Birth:		IF Participant is younger than 18 Circle how related to Participant: Parent/Guardian	
				PRINT NAME	OF PARENT/GUARDIAN
Signature	e: SIGNATURE OF PARTICIPANT	Today's Date:	_	SIGNATURE	Date: DF PARENT/GUARDIAN
Street Address:	MAILING ADDRESS OF PARTICIPATION	City: PANT (or Parent/Guardian if Parti	_ _ State cipant is		
EMERGE	ENCY CONTACT NAME:				
EMERGE	ENCY CONTACT PHONE NUMBER	<u>.</u>			
Name of	School/rec center or group				