## MINOR RELEASE AND WAIVER OF LIABILITY ASSUMPTION OF RISK AND INDEMNITY AGREEMENT

12402 W Sprague AVE. Airway Heights, WA.		EVENT	Date		
990					
event a enter by the	and/or activities ("EVENT(S)") or open pract for any purpose any RESTRICTED AREA( def general public is restricted or prohibited, in	participant to compete, officiate, observe, work for, or partic ice,including all riding areas, skate park, play area, parki ined as any area requiring special authorization, credentials including but not limited to the competition area and any hot D, for himself, her self, his/her personal representatives, heirs	ing lot, and all common areas, or being permitted to or permission to enter or any area to which admission t pit area) The park area itself is considered a		
7.	THE MINOR AND PARENT OR GUARDIAN will immediately inspect the RESTRICTED AREAS upon entering it and warrants that their entry therein and/or the MINOR'S Event participation constitutes an acknowledgment that they have inspected the RESTRICTED AREA and find it safe and reasonably suited for the purpose of its use. The undersigned agree that if at any time in the RESTRICTED AREA they believe something to be unsafe, it will be brought to the attention of an official, and they will remove themselves from the RESTRICTED AREA and the MINOR will withdraw from participation in the Event or open practice.				
8.	to negligence of Releasees (as identifier way in the Event or open practice. The u Event, open practice, and admission wit dangers may be caused by negligent fai	I HEREBY ASSUME FULL RESPONSIBILITY FOR THE RISK OF BC d below) or otherwise, while in or upon the RESTRICTED ARE, ndersigned recognize and understand that there are risks an hin the RESTRICTED AREA that could cause severe bodily inju lure to act of the Releasees and others. All of the risks and da RESTRICTED AREA are assumed notwithstanding.	A for any purpose and/or while participating in any nd dangers associated with participation in the ury, disability, and death. Further, the risks and		
9.	sanctioning or administrative organizat owners, riders, pit crews, rescue person used to conduct the EVENT(S) ,or open recommendations, directions, or instruc open practice, and for each of them, the LIABILITY TO THE UNDERSIGNED, his per OR DEMANDS THEREFORE ON ACCOUN	I release, waive, discharge, and covenant not to sue the prom ions or any affiliated entities thereof, track operations, track o nel and any persons in any RESTRICTED AREA, sponsors, adve practice, premises and event inspectors, surveyors, underwrit tions, or engage in risk evaluation or loss control activities re ir directors, officers, agents, and employees, all for the purpor rsonal representatives, assigns, heirs, and next of kin. FOR AN T OF INJURY TO THE PERSON OR PROPERTY OR RESULTING IN open practice, WHETHER CAUSED BY THE NEGLIGENCE OF TH	owners, officials, car owners, drivers,motorcycle ertisers, owners, lessors, and lessees of premises ters, brokers, consultants and others who give egarding the premises or EVENT(S),including oses herein referred to as "Releasees", FROM ALL IY AND ALL LOSS OR DAMAGE, AND ANY CLAIM IN THE DEATH OF THE UNDERSIGNED ARISING		
10.	damage, or cost they may occur due , in related in any way to their participation	y agrees to indemnify and save and hold harmless, the Releas any manner or degree, to the presence of the parent/ guard in or presence at the Event, or open practice, and whether ca gnize and agree they are executing this Waver and Release c	lian or the MINOR in the RESTRICTED AREA, or aused by negligence of the Releasees or otherwise.		
11.		mption of Risk and Indemnity Agreement extends to all acts intended to be as broad and inclusive as is permitted by the	5 5 ,		

11. This release and Waiver of Liability, Assumption of Risk and Indemnity Agreement extends to all acts of negligence by the Releasees, INCLUDING NEGLIGENT RESCUE OPERATIONS and is intended to be as broad and inclusive as is permitted by the laws to the Province or State in which the Event(s), open practice, is/are conducted and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.

THE PARENT GUARDIAN HAS READ AND VOLUNTARILY SIGNS THE WAIVER AND RELEASE OF LIABILITY AND INDEMNITY AGREEMENT AND DOES SO VOLUNTARILY AND WITH THE UNDERSTANDING THAT SUBSTANTIAL RIGHTS ARE BEING GIVEN UP. I/WE FURTHER ACKNOWLEDGE THAT FAILURE TO WITNESS OF NOTABIZE THIS ACCREMENT SHALL NOT AFECT ITS VALUETY.

X Parent or Guardian (Signature)	Father/Mother/Guardian (Circle One)	Х—	Date	
(INITIAL) I represent that I have sole legal custor	dy or am the sole parent/guardian			
X I HAVE READ THIS RELEASE Parent or Guardian (Signature)	Father/Mother/Guardian (Circle One)	Х—	Date	
Printed Name of MINOR Participant: Printed Name of MINOR Participant:	D.O.B D.O.B D.O.B D.O.B D.O.B		Seal	
Printed Name of Parent or Guardian:				
(If Notarized) subscribed and Sworn at:	_ Before me this day		A.D. 20	
Signature of Event Official Or Notary Public     Printed Name of Event Official or Notary Public      County,     State of   My Commission Expires:				