MOHAWK MOUNTAIN SKI & SNOWBOARD TRIP

Thursday, December 28, 2017

Required Paperwork:

- Mohawk Rental Agreement Form Required ONLY for those Renting Equipment
- Mohawk Lesson Waiver Sheet ONLY for those taking a lesson

POWDER RIDGE SKI & SNOWBOARD TRIP

Tuesday, February 20, 2018

Required Paperwork:

Log onto https://tickets.powderridgepark.com/public-reg/StartPage.aspx to complete the rental equipment form and waiver (Required ONLY for those Renting Equipment)

Snowsports Discovery Center Group Lesson Waiver

Name			Lesso	n Date					
Age			Lesso	Lesson Time					
□ Ski	er 🗆 Snowboarder Level (circle or	ne): 1	2	3	4	5	6	7	8
	MOHAW ASSUMPTION OF RISK,	K MOUN RELEASE			N AGR	EEMEN	<u>IT</u>		
skiing, surfactivity particip ("Particip assigns, the follow a) b) c) The Paparticip (Connect that the obligating General and the connect of the connect	ideration of being allowed to participate now and in the fiski lessons, use of ski lifts, and all other ski-related activities") at Mohawk Mountain Ski Area, Inc. (the "Facility ant, or his/her parent(s) or legal guardian(s), (collectiv pant"), for himself/herself and on behalf of his/her personal representatives and next of kin, does hereby a owing: TO WAIVE ALL CLAIMS that Participant has or matericipating in the Activities; TO ASSUME ALL RISKS INHERENT PARTICIPATING IN THE ACTIVITIES; and TO RELEASE the Facility, its owners, affiliates, of directors, employees, agents, and shareholders, from liability for any loss, damage, injury, or expense the Participant (or his/her next of kin) may suffer, arising the inherent risks of participation in the Activities, inherent risks include, but are not limited to, the instemparticipating in the Activities. Participant hereby grants to the Facility, its represent and employees the right to take photographs of Participant connection with Participant's use of the Facility. Participant hereby authorizes the Facility to copyright, use, and the same in print and/or electronically. Participant agrees that the Facility may use such photograph Participant for any lawful purpose, including but not limpublicity, illustration, advertising, and Web content. Articipant acknowledges and agrees that the inherent rating in the Activities are in addition to those referent facture General Statutes § 29-212. The Participant also acknowledges agreement does not, in any way, change the rigions of the Facility or the Participant, as set forth in Constatutes § 29-211, et. seq., other than as set forth in this agree.	ies (the /"), the ely the ely the heirs, gree to heirs, green all hat the ground of which ruction it while hereby phs of hereby hereb	minor, hand/or ldisputes two party are party) and by the pappointed the neut Court, foots, if arbitrated the neut Hartford Evidence discover arises for shall be hazard/determined the specific party and shall be the even a hazard discretion decide a	tereby agree Participant's, there shall by-appointed arbitrato arty-appoid arbitrato arther Districted arbitrated for the Districted arbitrated, Connecties. The Programmer of the Participant of skilling arther participant of the Participant	s/her pares to submer suse of the learn arbitrate arbitrate or shall be trict of Countries short. The arcut, and shall to expedinal injurymine when the suse of the classification of the countries of the countries of the countries of the countries of the capadinal injurymine when the suse of the classification of the countries of the classification of the countries of the classification of the countries of the c	nit any disp ne Facility ee-member ors (one ar tor (collect crators. Ir able to agree e appointe onnecticut. s associat nall share of ribitration p shall be go l establish itiously res or death, ther said port of ski y/death ard ing any commines the ne sport of al discover on the meri	I guardian pute arising to binding arbitration to bitrator to be an area on a the condition of the first phinjury or bing. In the best from a best deemed by the parent of bitrator alleged injury or alleged injury and evidents.	arbitration in panel, cobe appoints (Panel'), to that the ird, neutral United Stat rty shall process associated and the party costs associated and the party cost associated and the party cost associated and the panel revent that hazard/rist barred, as a (s)/legal gin from Moury did not the Panel rence, and the panel rence,	cipant is a Agreement . For such onsisting of ed by each to be chosen two partylarbitrator, tes District ay its own rappointed ciated with ed in West al Rules of appropriate the dispute arbitration se from a t the Panel sk inherent a matter of quardian(s), ohawk. In a arise from may, at its hen it shall
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Partic	cipant's Name:								
	•								
Signature of Participant			Date						

Date

Emergency Contact Phone Number

Printed Name of Parent or Legal Guardian

Signature of Parent or Legal Guardian

Please read the following descriptions to determine the best match for your skiing/riding ability.

Level 1: NEVER SKIED

Level 2: Have used service lift, still can't turn to a controlled stop.

Level 3: Ski or Board lower part of the mountain (Green Trails)

Level 4: Ski or Board the entire mountain.

Mohawk Lesson Waiver - 2 -

2017/2018 Rental Agreement Form



Attach completed forms to the Group Sign Up Sheet. <u>www.mohawkmtn.com</u> · 860-672-6100 A completed rental agreement is required to deliver equipment.

Renter First Name	Last Name					
Address						
City	StateZip					
Group Name	Birthdate (mm/dd/yyyy)					
Select One: SKIER SNOWBOARDER	Phone					
GENDER: MALE FEMALE WEIGHT:	HEIGHT:SHOE SIZE:					
SKIER · SKIER TYPE I II III SNOWBOARDER ·	RIGHT FOOT FORWARD FFT FOOT FORWARD					

I have received the equipment listed on this agreement and have been instructed on its use. I verify that the personal information (height, weight, age, skier classification) on this ticket is correct. If at any time I feel the equipment is not functioning properly, I will stop using it and return it for inspection, repair or adjustments. I accept full financial responsibility for the care of the equipment. I will be responsible for the replacement at full value of any equipment rented under this form, but not returned to the shop. I agree to return all rental equipment by the agreed date or risk loss through my collateral. I understand and agree that skiing, snowboarding and other winter sports are HAZARDOUS activities, that INJURIES from various causes are INHERENT HAZARDS/RISKS of participating in these activities, and that injuries to any or all parts of my body are a COMMON AND ORDINARY OCCURRENCE during these activities. I freely accept and ASSUME ALL HAZARDS/RISKS OF INJURY OR DEATH caused by the inherent hazards/risks of skiing that may occur while using this equipment.

Renter, or Renter's parents if Renter is a minor, hereby grants to Mohawk Mountain Ski Area, Inc. ("Mohawk"), its representatives and employees the right to take photographs of Renter in connection with Renter's use of Mohawk's facilities, equipment and programs. Renter, or Renter's parents if Renter is a minor, hereby authorizes Mohawk to copyright, use, and publish the same in print and/or electronically. Renter, or Renter's parents if Renter is a minor, hereby agrees that Mohawk may use such photographs of Renter for any lawful purpose, including for example such purposes as publicity, illustration, advertising, and Web content.

ALPINE SYSTEMS: I have confirmed that the visual release indicators on the alpine bindings are the same as those designated on this ticket. I understand alpine ski/ boot/binding systems CANNOT RELEASE OR RETAIN in all situations where release or retention may prevent injury and that they, therefore, CANNOT GUARANTEE MY SAFETY. SNOWBOARDS, SKI BOARDS AND X-C: I understand that the binding systems on snowboards, ski boards and cross-country skis are NOT INTENDED TO RELEASE in a fall or upon impact.

HELMETS: While I agree that this helmet is intended to reduce the risk of serious head injury, I acknowledge and agree that no helmet can eliminate or prevent this risk, nor can a helmet eliminate or prevent injury to the neck or spinal cord.

I hereby agree to the fullest extent permitted by law, as follows:

- 1) **TO WAIVE ALL CLAIMS** that I have or may have against Mohawk and all manufacturers and distributors of the equipment, caused by the use of this equipment and/or the inherent hazards/risks of the sport of skiing, as defined in Conn. Gen. Stat. § 29-211, et seq.;
- 2) TO ASSUME ALL HAZARDS/RISKS INHERENT IN SKIING;
- 3) **TO RELEASE** Mohawk and all manufacturers and distributors of the equipment, from all liability for any loss, damage, injury, or expense I (or my next of kin) may suffer, caused by the use of the equipment and/or the inherent hazards/risks of the sport of skiing;
- 4) I FURTHER AGREE TO INDEMNIFY and hold harmless Mohawk and the manufacturers and distributors of the equipment for any loss or damage including any that results from claims or lawsuits for personal injury, death, or property loss and damage arising from my use of the equipment.

2017/2018 Rental Agreement Form



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Arbitration

I hereby agree to submit all claims against the manufacturers or distributors of the rental equipment rented and/or used by me at Mohawk to binding arbitration. I further agree to submit any other dispute with Mohawk, which arises from use of the equipment and/or skiing at Mohawk Mountain Ski Area, Inc. to binding arbitration. For any dispute submitted to binding arbitration pursuant to this agreement, there shall be a three-member arbitration panel, consisting of two party-appointed arbitrators (one arbitrator to be appointed by each party) and one neutral arbitrator (collectively, the "Panel"), to be chosen by the party-appointed arbitrators. In the event that the two party-appointed arbitrators are not able to agree on a third, neutral arbitrator, the neutral arbitrator shall be appointed by the United States District Court, for the District of Connecticut. Each party shall pay its own costs, including the costs associated with the party-appointed arbitrators, and the parties shall share equally the costs associated with the neutral arbitrator. The arbitration proceeding shall proceed in West Hartford, Connecticut and shall be governed by the Federal Rules of Evidence. The Panel shall establish a reasonable and appropriate discovery schedule to expeditiously resolve this matter. With regard to disputes between me and Mohawk, if the dispute arises from a personal injury or death, the first phase of the arbitration shall be to determine whether said injury or death arose from a hazard/risk inherent in skiing. In the event that the Panel determines the alleged injury/death arose from a hazard/risk inherent in skiing, the claim shall be deemed barred, as a matter of law, and the Participant shall be barred from recovering any compensation from Mohawk. In the event that the Panel determines the alleged injury did not arise from a hazard/risk inherent in skiing, the Panel may, at its discretion, allow for additional discovery and evidence, and then it shall decide any remaining issues on the merits.

GENERAL TERMS

Daily rentals end at the close of business on the date that the equipment is rented. All equipment rented on a daily basis must be returned to Mohawk on the same date. Seasonal rental equipment must be returned to Mohawk by no later than May 1, 20178. For any equipment returned after May 1, 20178, a Late Fee of \$10.00 per week, per piece of equipment, shall be assessed. Mohawk reserves all rights to commence legal action to recover any and all rental equipment that is not returned in a timely manner, or to recover damages for equipment returned in broken or damaged condition (not including normal wear and tear), including reasonable attorneys' fees incurred in any action to recover same.

THIS DOCUMENT IS A LEGALLY BINDING CONTRACT which supersedes any other agreements or representations by or between the parties. It shall be interpreted to provide as broad and inclusive a release of liability as is legally possible, but is not intended to assert any claims or defenses which are prohibited by law. If any part of this agreement is deemed void or unenforceable, the remainder shall be given full force and effect. The specific rights of the parties under this contract may vary from state to state.