

Please fill out the following on the equipment rental form below, so we can prepare rental equipment and have it ready upon arrival at the Camden Snow Bowl.

If you are under 18, a parent or guardian must fill out and sign this form.

**DESIRED DATE •
FOR RENTAL •**

PERSON (18+) RESPONSIBLE FOR EQUIPMENT
(If different from Skier/Rider name)

LAST NAME FIRST NAME

STREET ADDRESS

CITY STATE ZIP

PHONE NUMBER

EMAIL:

**I HAVE READ, UNDERSTAND AND AGREE TO THE WARNING/
LIABILITY RELEASE & AGREEMENT NOT TO SUE (see right)**

SIGNATURE:

I WANT TO RENT: SKIS SNOWBOARD Must be over 48" tall for snowboard equipment

SKIER or RIDER NAME

AGE HEIGHT WEIGHT SHOE SIZE

Experience Level:

- I – Beginner
 II – Intermediate
 III – Advanced

Snowboard Preference:

- Regular – left foot forward, dominant right foot is in back
 Goofy – right foot forward



**TECHNICIAN USE
ONLY BELOW**



Sole Length

Skis

Boots ID#

Snowboard

Helmet ID#

Skier Code

Toe

Heel

Poles ID#

Toe

Heel

TECH SIGNATURE:

Warning/Liability Release and Agreement Not to SUE

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 understand and agree that skiing, snowboarding and other winter sports are HAZARDOUS activities, that INJURIES from various causes are an INHERENT RISK 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 RISKS OF INJURY OR DEATH that may occur while using this equipment.

ALPINE SYSTEMS: I have confirmed that the visual release indicators on the alpine ski bindings are the same as those designated on this ticket. I understand and agree that alpine ski/boot/binding systems CANNOT RELEASE OR RETAIN in all situations where release or retention may prevent injury, that they therefore CANNOT GUARANTEE MY SAFETY, and that undesired release or retention are inherent risks of skiing.

SNOWBOARDS AND X-C: I understand that the binding systems on snowboards and cross-country skis are NOT INTENDED TO RELEASE in a fall or upon impact.

HELMETS: I understand and agree that no headgear can protect against all foreseeable impacts, that skiing and snowboarding can expose the user to forces which exceed the limits of protection offered by this helmet, that helmets do not guard against injury to the neck, spine, face or any other part of the body, and that these features are inherent risks of skiing and snowboarding. Helmets must be properly fitted to each user, and I agree that this helmet has been properly fitted by the provider. I warrant that the helmet is comfortably snug and that when I fasten the chin strap and shake my head there is no significant movement of the helmet. I agree that if the helmet is damaged or involved in any kind of accident, I will stop using it immediately, return it to the shop and report the accident or damage.

To the fullest extent allowed by law, I agree to RELEASE FROM LIABILITY, and to INDEMNIFY AND HOLD HARMLESS The Rossignol Group and all other manufacturers and distributors of the equipment provided to me under this agreement, any involved winter sport area, shop or service technician, and their owners, agents, employers and employees for any injuries, damages or death related to the use of this equipment. I FURTHER AGREE NOT TO MAKE A CLAIM OR SUE FOR INJURIES OR DAMAGES RELATING TO THE USE OF THIS EQUIPMENT, whether such claim is based on NEGLIGENCE, breach of warranty, product defect or any other theory. I accept this equipment AS IS with no warranties, express or implied. These waivers and obligations extend to my heirs and assigns.

THIS DOCUMENTS 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.

If this equipment is to be used by someone other than me, I certify that I am signing it as agent, parent or legal guardian for the user and that i will provide this form and all warnings and information to the user.