

VAIL SOARING CLUB MEMBERSHIP APPLICATION

NAME: _____

ADDRESS: _____

CITY: _____ STATE: _____ ZIP: _____

HOME PHONE: _____ CELL PHONE: _____

EMAIL: _____

USHGA MEMBERSHIP NUMBER: (required) _____

USHGA RATING: _____

EMERGENCY INFO: _____

NAME: _____

HOME PHONE: _____ CELL PHONE: _____

RELATIONSHIP: _____

ADDRESS: _____

CITY: _____ STATE: _____ ZIP: _____

HEALTH RELATED CONCERNS: (optional)

SIGNATURE: _____ DATE: _____

DUES PAID: \$ _____ DATE: _____

VAIL SOARING CLUB CHAPTER WAIVER MEMBERSHIP SIGN IN

1. I _____(print name) hereby and forever RELEASE, WAIVE, AND DISCHARGE, Diana and John Donovan, James, George, and Chris Joufflas owner(s) and Bellyache and at Wolcott flying sites, the town of Avon, the town of Vail, Vail Resorts, Vail Associates, The United States Forest Service, The Bureau of Land Management of Eagle County, the United States Hang Gliding Association, the State of Colorado, the City and County of Eagle, Colorado, their officers, directors, agents, elected officials, employees, pilots, assistants, the Vail Soaring Club, and its officers, and club members, and any other owners of land used for gliding activities (hereinafter collectively referred to as "Released Parties") from any and all liability, claims demands or causes of action that I may hereafter have for injuries, damages of death arising out of my participation in Gliding Activities, included but not limited to losses (CAUSED BY THE NEGLIGENCE OF THE RELEASED PARTIES).
(initial if you understand and agree _____)
2. I further agree that I WILL NOT SUE OR MAKE A CLAIM against the Released Parties for damages or other losses sustained as a result of my participation in Gliding Activities, (initial if you understand and agree _____). I also agree to INDEMNIFY AND HOLD THE RELEASES PARTIES HARMLESS from all claims, judgments, and costs, including attorney's fees, incurred with in connection with any action brought as a result of my participation in Gliding Activities (initial if you understand and agree _____).
3. I acknowledge that hang and paragliders are not designed, manufactured, or tested to Federal of State Government airworthiness standards or regulations. I know that self-inflating wings sometimes malfunction when they are properly designed, manufactured, assembled, packed, maintained and used. The result of such a malfunction could lead to personal injury or death. I further acknowledge that wind and weather conditions have a great affect on a hang and paraglider to properly perform. I also acknowledge that wind and weather conditions can change rapidly even while flying. Therefore, what may be safe flying conditions may deteriorate to dangerous flying conditions while I am flying. (initial if you understand and agree _____).
4. I understand and acknowledge that Gliding Activities have inherent dangers, that no Amount of care, caution, instruction, or expertise can eliminate, and I EXPRESSLY AND VOLUNTARILY ASSUME A RISK OF DEATH OR PERSONAL INJURY SUSTAINED WHILE PARTICIPATEING IN GLIDING ACTIVITIES WHETHER OR NOT CAUSED BY THE NEGLIGENCE OF THE RELEASED PARTIES.
(initial if you understand and agree _____)
5. Nevertheless, I expressly and voluntarily assume all risks and dangers, known and unknown of personal injury or death sustained while participating in Gliding Activities however caused, including the risk of passive or active negligence of the Released Parties, or hidden, latent, or obvious defects of the launch and landing zones. I acknowledge that launching and landing zones contain such dangerous objects such as trees, power lines, fences, hills, cables, ice, snow, dirt, skiers, snowmobiles, building,

chairlifts, gondolas, natural and manmade objects, and any other obstacles, that can result in injury or death to me while launching, flying, and landing.
(initial if you understand and agree _____)

6. I have been advised and recognize that my Gliding Activities are not covered by any personal accident or general liability insurance policy issued by the Released Parties.
(initial if you understand and agree_____)
7. I hereby expressly recognize that this Agreement and Release of Liability is a contract pursuant to which I have released the Released Parties from any and all liability, claims, demands, or causes of action that I may hereafter have for injuries, damages to me or death resulting from my participation in Gliding Activities including any claims caused by negligence of the Released Parties.
(initial if you understand and agree _____)
8. I agree not to institute any suit or action in law or equity, or otherwise against the Released Parties, nor assist the prosecution of any claim for damages, or cause of action, which I may have by reason of injury, property damage or death arising from Gliding Activities. If married, I execute this document on behalf of myself, my spouse, my children, and the marriage community. I also agree to indemnify and hold harmless the Released Parties, from any and all loses, claims actions, or proceedings of any kind, which I or any other person or entity initiate. This includes but is not limited to reimbursement of all reasonable and unreasonable attorneys' fees, and any costs incurred by the Released Parties.
(initial if you understand and agree_____)

**I HAVE READ THIS AGREEMENT AND RELEASE OF LIABILITY.
I FULLY UNDERSTAND ITS CONTENTS AND MEANING, AND
SIGN OF MY OWN FREE WILL.**

Signature _____ Date _____

USHGA Membership number _____ Expiration date _____

Emergency contact _____ Phone number _____

Your address _____ City _____ State _____

Zip Code _____ E-mail address _____

Home phone _____ Business phone _____

Cell phone _____