



Pensacola Ski Club
 Post Office Box 12692
 Pensacola, FL 32591

Trip Application for: _____
 (Name of Scheduled Trip)

(Print names of each person going on the trip as they appear on Drivers License or Passport)

Your Name: _____ Home Phone: _____

Spouse Name: _____ Bus. Phone: _____

E-Mail: _____

Address: _____

City: _____ State: _____ ZIP: _____

Print legal names of each additional person, including children (please list children's age).

1. _____ 4. _____

2. _____ 5. _____

3. _____ 6. _____

I would like to room with: _____ Smoking [] Non-Smoking []

Special Room requests as per trip information sheet: _____

Frequent Flyer number: _____ Airline: _____

(Name on frequent flyer account must match name on the airline ticket)

Method of Payment: Check # _____ Cash \$ _____ Credit Card # _____

Make checks payable to: Pensacola Ski Club Amount of Payment: \$ _____

TRIP REGULATIONS:

Each person participating in the PENSACOLA SKI CLUB trip MUST be a member(s) in good standing of the Pensacola Ski Club at the time of application and the time of the trip, Read and Sign the Code of Conduct Policy, Release of Liability & Hold Harmless Agreement, Trip Cancellation Policies in order to be eligible for placement on the desired trip.

CODE OF CONDUCT POLICY

In order to promote goodwill and enjoyment for all participants, at any functions sponsored partially or wholly by the Pensacola Ski Club, I/We agree to be always responsible for my/our conduct to bring honor to the Club. I/We agree that the use of profane language, excessive alcoholic beverages, rowdy conversations, or any other act disregarding the rights of others and/or to engage in illegal acts are not acceptable standards of conduct. I/We further understand that my/our behaviors, which are not in the best interest of the club, may result in a disciplinary action taken against me/us. If any trip participant recognizes a problem, the trip leader will be immediately advised.

CANCELLATION POLICIES

1. Cancellation by a participant prior to the cancellation date established by the trip chairperson will result in a cancellation fee. The cancellation fee charged is \$50 per person for adults (age 21 and older) and \$25 per person for youth (ages 20 and under). Cancellation after the established cancellation date shall, in addition, result in forfeiture of whichever is greater, the deposit, or the total cost to the Club of such cancellation. The participant may obtain a substitute or another club member (from the waiting list, if a waiting list exists), but shall be liable for a cancellation fee. The Board of Directors may consider extenuating circumstances.

2. Some trips may have more restrictive cancellation provisions due to airline or lodging restrictions. These restrictions will be in addition to the PENSACOLA SKI CLUB cancellation fee.

3. All cancellations by participants shall be in writing to the trip leader.

4. Participants transferring from one trip to another shall be considered as having CANCELLED the first trip unless it is done the day of the Ski Expo.

5. All trip fees and moneys are due on the date specified by the trip leader. If not received when specified,

the participant risks losing their place on the trip and being treated as having canceled. See the trip leader if you are in doubt as to when payments are due.

6. In the event a trip is canceled by the PENSACOLA SKI CLUB due to poor snow conditions, lack of participation, or for any reason beyond the control of the PENSACOLA SKI CLUB, participants are subject to a pro-rata sharing of costs incurred by the Club per the trip contract.

7. Prices on all trips are subject to change due to unforeseen increases, i.e. exchange rates, airline fuel charges.

RELEASE OF LIABILITY & HOLD HARMLESS AGREEMENT

I, and all members of my family, fully understand that the **Pensacola Ski Club, Inc** (hereinafter referred to as the "Club") acts only as a coordinator of any ski trips or other Club activities, and is **not** the Seller of Travel Services as defined by **Florida Statutes Chapter 559**, as amended, or any similar Federal or State statute or regulation. As such, the undersigned, on behalf of him/herself and all members of his family, understands that the Club, as a trip coordinator, accepts no responsibility for the services or products of any person, ski area, airline, motor coach, hotel, insurance company, ski rental company, mountain resort, or organization whatsoever rendering any of the services or accommodations being offered on any trip. Ski trip and other activity fees are based upon current tariffs and are *subject to change without notice*. The Club accepts no responsibility, in whole or in part, for any delay, delayed departure or arrival, missed air travel or other carrier connections, loss, damage, or injury to person or property, or any mechanical defect or failure of any nature whatsoever, or for any substitution of lodging or a common carrier with or without notice, or for any additional expenses occasioned thereby. I/we fully understand that the Club is a voluntary association run by volunteers only, who are not professionally trained in conducting ski trips or other Club activities. As such, by participating in any such trip or Club activity, I/we do **not** rely upon the expertise of any Director, Officer, Trip Leader, Activity Coordinator, or any of the Assistants on any such trip. I, and all members of my family, hereby acknowledge that snow riding and similar activities are inherently dangerous, and we hereby acknowledge the hazards inherent to the sport of snow skiing, snowboarding as well as other activities conducted on ice and snow and hereby assume all risk of injury or damage incident to such activity. As such, I/we hereby agree that I/we are solely responsible for our personal safety and conduct, and that as a participant, my family and I hereby jointly and severally absolve, release, waive, and forever discharge any and all liability, claims, or demands against the **Pensacola Ski Club, Inc.** or any of its Officers, Directors, Agents, Trip Leader, and Assistant Trip Leaders which may arise out of or otherwise be related to any injury, damage, or pecuniary loss by reason of any such Club membership or activity or participation in said organization. In further consideration for the mutual benefit derived from the joint participation by membership in the Club, and participation in Club related activities, I/ we fully understand that I am responsible for meeting all payment deadlines and obligations to the Club in a timely fashion. Should I/we miss any departure, I/we understand that I may not be able to recover any part of my/our trip or activity payment. **Furthermore, I, and my family members, hereby agree that the Club shall not be responsible for either myself or any member of my family who is denied entry into any state, territory, providence, or country because of any prior criminal convictions, civil offences, or by reason of any rules or regulations propagated by the US Department of Immigration and Naturalization Services including, but not limited to, laws and regulations governing the issuance and renewal of US passports and/or Travel Visas.** Furthermore, I agree to indemnify and hold harmless the Club, its Officers, Directors, Agents, Trip Leaders, and Assistant Trip Leaders from any and all loss for expenses incurred by or attributable in any way with any ski trip or other Club sponsored activity. I/we agree to abide by the By-Laws, Rules and Regulations of the Club and the Trip Leaders in connection with any ski trip or other Club activity. **Furthermore, should any dispute arise out of my Club membership or participation in any Club sponsored activity or trip, then both the Club and I agree to submit any such dispute for resolution to binding, mandatory arbitration before the American Arbitration Association (AAA) to which we agree that the then current edition of the Commercial Rules of Arbitration of AAA shall apply. Each party shall bear their own cost and expenses incident to said arbitration proceedings. I/we further agree that the Venue for any such arbitration proceedings shall be Escambia County, Florida unless otherwise agreed in writing by the parties. I/we further agree that Florida law shall apply to any dispute arising out of or incident to this Agreement.**

I HAVE READ THE FOREGOING RELEASE AND HOLD HARMLESS AGREEMENT, AND AGREE, ON BEHALF OF MYSELF AND MY FAMILY, TO BE BOUND BY THE TERMS AND CONDITIONS THEREOF.

ALL MEMBERS OVER EIGHTEEN (18) YEARS OF AGE MUST SIGN.

_____	_____	_____
Date	Printed Name	Signature
_____	_____	_____
Date	Printed Name	Signature
_____	_____	_____
Date	Printed Name	Signature