

SNOWMOBILE PARTICIPANT AGREEMENT, RELEASE AND ASSUMPTION OF RISK

First Name:	Middle Name:
Last Name:	Date of Birth:
Email:	
Cell Phone:	Home Phone:
Address 1:	
Address 2:	
City and State / Province:	
Zip / Postal Code:	Country:
Emergency Contact Name:	Relationship:

Emergency Contact Phone Number(s)	:
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In consideration of the services of High Mark Rentals, their agents, owners, officers, volunteers, participants, and all other persons or entities acting in any capacity on their behalf (hereinafter collectively referred to as "HMR"). I hereby agree to release, indemnify, and discharge HMR, on behalf of myself, my spouse, my children, my parents, my heirs, assigns, personal representative and estate as follows:

- 1. I acknowledge that my participation in snowmobiling activities entails known and unanticipated risks that could result in physical or emotional injury, paralysis, death, or damage to me, property or third parties. I understand that such risks simply cannot be eliminated without jeopardizing the essential qualities of the activity. The risks include, among other things: riding on uneven snow covered terrain, changing snow conditions and variations in elevations: loss of control of the snowmobile, falls from the snowmobile, collision with other snowmobiles, participants, trees, rocks and other man made or natural obstacles; pinches, bruises, abrasions, strains, cuts and lacerations; exhaustion; steepness of slopes, snow depth, instability of snow pack or varying and difficult weather; exposure to temperature and weather extremes which could result in hypothermia, sunburn, or dehydration; encounters with animals and wildlife; burns; equipment failure and mechanical and/or equipment problems; accidents or illness can occur in remote places without medical facilities; improper lifting or carrying; my own physical condition and the physical exertion associated with this activity. Furthermore, HMR employees have difficult jobs to perform. They seek safety, but they are not infallible. They might be unaware of a participant's fitness or abilities. They might misjudge the weather or other environmental conditions. They may give incomplete warnings or instructions, and the equipment being used might malfunction.
- 2. I expressly agree and promise to accept and assume all of the risks existing in this activity. My participation in this activity is purely voluntary and I elect to participate in spite of the risks.
- 3. I hereby voluntarily release, forever discharge, and agree to indemnify and hold harmless HMR from any and all claims, demands, or causes of action, which are in any way connected with my participation in this activity or my use of HMR's equipment or facilities, including such claims which allege negligent acts or omissions of HMR.
- 4. Should HMR or anyone acting on their behalf, be required to incur attorney's fees and costs to enforce this agreement, I agree to indemnify and hold them harmless for all such fees and costs.
- 5. I certify that I have adequate insurance to cover any injury or damage I may cause or suffer while participating, or else I agree to bear the costs of such injury or damage myself. I further certify that I am willing to assume the risk of any medical or physical condition I may have.
- 6. In the event that I file a lawsuit against HMR, I agree to do so solely in the state of Montana, and I further agree that the substantive laws of that state shall apply in that action without regard to the conflict of law rules of that state. I agree that if any portion of this agreement is found to be void or unenforceable, the remaining document shall remain in full force and effect.

MCA 23-2-654. Snowmobiler's assumption of responsibility – duties. (1) A snowmobiler shall operate a snowmobile at all times in a manner that avoids injury to self and others and must be aware of the inherent risks in the sport of snowmobiling.

(2) A snowmobiler shall:

- (a) know the range of the snowmobiler's ability and snowmobile safely within the limits of that ability and the snowmobiler's equipment so as to negotiate any section of terrain or snowmobile trail safely and without injury or damage. A snowmobiler must be aware that the snowmobiler's ability may vary because of terrain or trail changes caused by weather, grooming changes, or snowmobile use.
- (b) maintain control of speed and course at all times while snowmobiling so as to prevent injury to self and others;
 - (c) heed all posted warnings; and
 - (d) refrain from acting in a manner that may cause or contribute to the injury of anyone.

- (3) A snowmobiler shall accept all legal responsibility for injury or damage of any kind to the extent that the injury or damage results from risks inherent in the sport of snowmobiling. Risks inherent in the sport of snowmobiling are:
- (a) variations in terrain, including surface or subsurface snow or ice conditions naturally occurring or resulting from weather changes, snowmobile use, or grooming or snowmaking operations;
- (b) bare spots or thin snow cover caused by limited snowfall, melting, wind erosion, snowmobile action, grooming, or unconsolidated base;
 - (c) rocks, trees, or other forms of forest growth or debris;
 - (d) clearly visible or plainly marked improvements or trail maintenance equipment; and
 - (e) avalanches.
- (4) The provisions of this section do not affect a products liability cause of action based upon the design or manufacture of snowmobile equipment or products or safety equipment used incidental to the operation of a snowmobile.

By signing this document you may be waiving your legal right to a jury trial to hold the provider legally responsible for any injuries or damages resulting from risks inherent in the sport or recreational opportunity or for any injuries or damages you may suffer due to the provider's ordinary negligence that are the result of the provider's failure to exercise reasonable care.

_____ (initial here) I have had sufficient opportunity to read the entire liability waiver. I have read and I understand it. I agree to be bound by its terms and conditions.

SNOWMOBILE DAMAGE WAIVER

I understand that I may be offered a damage waiver on the rented snowmobile only. The limits of this waiver cover only damage to High Mark Rentals snowmobile. It does not cover any damage that may occur to any other vehicle, snowmobile, person or property including myself. The deductible of this waiver is **\$2,000.00** for stock snowmobiles per incident, per day on rental equipment only or **\$4,000.00** for turbo and big bore snowmobiles per incident, per day on rental equipment only. I also understand if there is damage caused to the snowmobile while it is rented to me, I am not entitled to any of the damaged parts as they are property of High Mark Rentals. In the event of theft, an avalanche or a snowmobile falling through the ice, the damage waiver is not valid. I accept full responsibility for all costs associated with retrieval of the snowmobile and will pay full replacement cost.

FUEL – 91 OCTANE

_____ (initial here) I understand that the snowmobile I have rented leaves full of 91 octane fuel and it will return full of 91 octane fuel at the time it is returned to High Mark Rentals.

OIL

(initial here) I understand that it is my responsibility to return to High Mark Rentals to top off the oil every other day at a minimum. Oil is covered in the cost of the snowmobile rental by High Mark Rentals for the entire duration of the booking.

<u>LATE RETURN – RECOVERY FEE</u>

(initial here) I understand the rented snowmobile must be returned by 5:00 P.M. MST on the last day of the rental. I also understand that High Mark Rentals may notify the Gallatin County Sheriff's Office at 6:00 P.M. MST if I fail to return. If I become stuck or unable to get the snowmobile going and I call and ask for assistance from High Mark Rentals, there will be a recovery fee assessed. I agree to pay a minimum late fee/recovery fee charge of \$200.00 per incident, per sled.

(initial here) I understand that in and around West Yellowstone or Island Park there are birds of prey that occasionally peck at the seats and the vents of the snowmobiles. I accept full responsibility for the seat, the seat cover, and the vents of the snowmobile I am renting and will pay for any and all damages made by birds of prey.
ASSUMPTION OF RISK AND WAIVER OF LIABILITY RELATING TO <u>CORONAVIRUS/COVID-19</u>
(initial here) The novel coronavirus, COVID-19, has been declared a worldwide pandemic by the World Health Organization. COVID-19 is contagious and is believed to spread mainly from person-to-person contact.
By signing this agreement, I acknowledge the contagious nature of COVID-19 and voluntarily assume the risk. I understand that I may be exposed to or infected by COVID-19 and that such exposure or infection may result in personal injury, illness, permanent disability, or worse. I further understand that the risk of becoming exposed to or infected by COVID-19 may result from the actions (negligent or not) of myself and others.
Additionally, by signing this agreement, I voluntarily agree to assume all of the previously mentioned risks and accept sole responsibility for any injury to myself, illness, damage, loss, claim, liability, or expense, of any kind, that I may experience or incur in connection with the rental activity. I hereby release, pledge not to sue, and hold harmless High Mark Rentals of all claims, including all liabilities, actions, damages, costs or expenses of any kind arising out of or relating to exposure or contraction of COVID-19. I understand and agree that this release includes any claims based on the actions (negligent or not) of High Mark Rentals, its Trustees, its contractors, its volunteers, and its employees, regardless of whether a COVID-19 infection occurs before, during, or after participation in the rental activity.
Signature: Date: