

Tall Timber Ranch

Hold-Harmless, Release of Liability and Indemnity Agreement

(Revised 12/11/07)

Please Read Carefully.

- I understand and accept that tubing, cross-country skiing, snow decks, snow play and related activities involve the risk of injury and that falls, collisions, and other accidents do occur.
- In consideration for the use on any and all snow sliding equipment and facilities, including, but not limited to, tubes, skis, snow decks, and the property upon which activities take place, I agree NOT TO SUE and RELEASE, Tall Timber Ranch, there officers, employees, agents, successors, and assigned from an and all claims and liabilities arising out of or in connection with the equipment, activities, and facilities described above, including claims of negligence.
- I also agree to RELEASE, INDEMNIFY, and HOLD HARMLESS Tall Timber Ranch from any and all claims and liabilities, including costs and attorneys' fees, in connection with any use of the equipment, activities and facilities described above by myself or minor children entrusted to my care. I agree to be responsible for, and RELEASE, DEFEND, INDEMNIFY, and HOLD HARMLESS Tall Timber Ranch for any medical expenses, and economic loss incurred by any minor children entrusted to my care.
- I understand that Washington State Law regarding the use of these facilities states: RCW 79A.45030(8) "Any person on foot or on any type of sliding device shall be responsible for any collision whether the collision is with another person or with an object."

Print Participant Name here: _____

By signing this agreement you represent you are over 18 or the legal guardian of the child.

Signature: _____

Print Parent/Guardian Name if under 18: _____

Date: ____/____/____