RELEASE OF LIABILITY & ASSUMPTION OF RISK AGREEMENT

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	Print First Name	Print Middle Name	Print Last Name
activities. I to ballooning a that I could be the take-off of I here recreational to or from the I record responsible from the air. I here successors, he actions for one Parties in conferment, each of the Release take place. I furt suspected or I here Agreement. I have a cativities. This of Colorado. In the space "I have cativities and the space"	inderstand and I am aw not the use of ballooning be injured or killed which or landing of the balloo by agree to, and exprese / sporting activities, who is take-off or landing are ognize that the pilot of the for all decisions made of the by irrevocably release heirs, assigns, affiliates redinary negligence which innection with the balloo aljuries, death or propert even if any injury, death sed Parties or the dange ther understand and agree unsuspected, arising of the event of litigation with the event of litigation with the event of litigation with cover attorney fees and diffy that I have no medic the event of litigation with cover attorney fees and diffy that I have no medic the event of litigation with the event of litigation with the event of litigation with the event of litigation with the event of litigation with the event of litigation with the event of litigation with the event of litigation w	are that hot air ballooning is gequipment involves a risk of le participating in this activity in is to occur may not be in a saly assume the risks of injurate ther during the preparation reas, including ground transport the balloon is in full and componenting all things or personal legal representatives ["Rech I or my successors, heirs of coning activities. I agree not to y damages relating to the balloon of any proper that this release extends to the terms and conditions of any and Assumption of Risk Aurties and the undersigned confit the costs of litigation. Call or mental condition that proper the properties of the ballooning activities and the undersigned confit the costs of litigation. Call or mental condition that properties are the properties of the ballooning activities and the costs of litigation. Call or mental condition that properties are the properties of the ballooning activities and the costs of litigation. Call or mental condition that properties are that this release of Liability Agreements and construed and the properties of Liability Agreements are the participation of the ballooning activities and the undersigned confit the costs of litigation.	ry or death while engaged in hot air ballooning that take-off, flight, landing, pack-up or travel portation. Inplete charge and control of the balloon and is soletons in or connected with the balloon on the ground the series of the property of the balloon on the ground to make a claim against the Released to make a claim against or sue the Released to make a claim against or the use of the balloon or my property is due to the ordinary negligence try upon which the ballooning activities may of all claims for ordinary negligence, known, unknown all claims for ordinary negligence.
Date:		-	
Signature: _			Phone:
Print Full Na	nme:		Email:
Self:	Parent/Guardian: (passenger under 18):	_