

Release of Liability/Assumption of Risk/Non-agency Acknowledgement Form**EQUIPMENT RENTAL AGREEMENT**

Name Sage Holman	Date Rented 12/02/1973
Date Due 06/30/2004	Address Et laborum Tempore
Date Returned 11/09/1991	Received By Exercitation laboris
D/L No. Labore vel ipsam est	State Iure est autem volu
Phone Home +1 (185) 531-5905	Phone Work +1 (723) 419-4585
Email Address wuquw@mailinator.com	Signature Corporis consectetur
Local Address Autem et omnis liber	Local Phone +1 (585) 433-9713
Certification Level Optio quaerat molli	Date 10/26/1971
Certification # Enim quisquam enim m	Agency Molestiae saepe acute
Credit Card Number 73	Exp. Date 05-Dec-1990

*I authorize the Dive Center/Resort to charge my credit card the daily rate if equipment is not returned by due date

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TOTAL DAYS	TOTAL PER DAY	TOTAL DUE	RETURN DEPOSIT
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Equipment prepared by

Qui mollitia sed et

(Dive Center/Resort Employee)

PRODUCT NO. 10087 (Rev. 12/12) Version 5.01 - page 1 of 2

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Release of Liability/Assumption of Risk/Non-agency Acknowledgement Form**EQUIPMENT RENTAL AGREEMENT**

Please read carefully and fill in all blanks before signing.

THIS AGREEMENT is entered into between Eveniet perspicaci and Ut consequatur qu, for the rental of scuba and/or skin diving equipment. This AGREEMENT is a release of my rights and the rights of my heirs, assigns or beneficiaries to sue for injuries or death resulting from the rental and/or use of this equipment. I personally assume all risks of skin and/or scuba diving, whether foreseen or unforeseen, related in any way to the rental and/or use of this equipment.

Non-Agency Disclosure and Acknowledgment Agreement

I understand and agree that PADI Members ("Members"), including Voluptas aliquid ips and/or any individual PADI Instructors and Divemasters associated with the program in which I am participating, are licensed to use various PADI Trademarks and to conduct PADI training, but are not agents, employees or franchisees of PADI Americas, Inc, or its parent, subsidiary and affiliated corporations ("PADI"). I further understand that Member business activities are independent, and are neither owned nor operated by PADI, and that while PADI establishes the standards for PADI diver training programs, it is not responsible for, nor does it have the right to control, the operation of the Members' business activities and the day-to-day conduct of PADI programs and supervision of divers by the Members or their associated staff. I further understand and agree on behalf of myself, my heirs and my estate that in the event of an injury or death during this activity, neither I nor my estate shall seek to hold PADI liable for the actions, inactions or negligence of Porro hic quis est n and/or the instructors and divemasters associated with the activity.

Liability Release and Assumption of Risk Agreement

I understand and agree that Non debitis molestia and its employees, owners, officers, contractor, assigns or agents (hereinafter referred to as "Released Parties"), shall not be held liable or responsible in any way for any injury, death or other damages to me, my family, estate, heirs or assigns which may occur as a result of the rental and/or use of the equipment, or as a result of product defect, or the negligence of any party, including the Released Parties, whether passive or active. I hereby acknowledge receipt of the equipment designated in this form, and, if any of this equipment is to be used for scuba diving I affirm I am a certified scuba diver or student diver in a scuba diving course/program under the supervision of a certified scuba instructor.

I affirm it is my responsibility to inspect all of the equipment and acknowledge it is in good working condition. I affirm that it is my responsibility to check both the quality and quantity of gas in any scuba tanks. I acknowledge that I should not dive if the equipment is not functioning properly. I will not hold the Released Parties responsible for my failure to inspect the equipment prior to diving or if I choose to dive with equipment that may not be functioning properly.

I understand that skin diving and scuba diving are physically strenuous activities, that I will be exerting myself during these activities, and that if I am injured as a result of heart attack, panic, hyperventilation, drowning or any other cause, that I expressly assume the risk of said injuries and that I will not hold the Released Parties responsible for the same.

I agree to reimburse the Dive Center/Resort for the loss or breakage of any and all equipment at the current replacement value and to also pay for damages incurred while transporting the equipment. I agree to return the equipment in clean condition and to pay a cleaning fee if not returned cleaned.

I further state that I am of lawful age and legally competent to sign this liability release, or that I have acquired the written consent of my parent or guardian. I understand the terms herein are contractual and not a mere recital, and that I have signed this Agreement of my own free act and with the knowledge that I hereby agree to waive my legal rights. I further agree if any provision of this Agreement is found to be unenforceable or invalid, that provision shall be severed from this Agreement. The remainder of this Agreement will then be construed as though the unenforceable provision had never been contained herein.