	In consideration of being allowed to participate in this program, I hereby personally assume all risks for any harm, injury or damage, whether foreseen or unforeseen, that may befall me while	negligence of the Released Parties, whether passive or active.	Lunderstand and agree that neither the dive professionals conducting this program, nor the facility through which this program is offered, <b>Hapatic Decames Supparent agents</b> for PADI Americas, Inc., nor its affiliate or subsidiary corporations, nor any of their respective employees, officers, agents or assigns (hereinafter referred to as "Released Parties") may be held liable or responsible in any way for any injury, death or other damages to me, my family, estate, heirs or assigns that may occur as a result of my participation in this program or as a result of the	<ul> <li>I (participant name),</li></ul>	Liability Release and Assumption of Risk Agreement	Non-Agency Disclosure and Acknowledgment Agreement and/or any individual PADI Members ("Members"), including Apuntic Decam. Science and an participating, are licensed to use various PADI Trademarks and the program in which 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 trading the standards for PADI diver training programs, it is not responsible for, nor does it have the independent, and agree on behalf of myself, my heirs and my setate that in the event of an injury or death during this activity, neither 1 nor my estate shall seek to hold PADI liable for the actions, inactions or negligence of Apuntic Decams. And the activity and divermasters associated with the activity.	
Parent/Guardian Signature (where applicable)		Participant Signature	I HAVE FULLY INFORMED MYSELF OF THE CONTENTS OF THIS LIABILITY RELEASE AND ASSUMPTION OFRISK AGREEMENT AND NON-AGENCYDISCLOSURE ACKNOVVIEDGMENT AGREEMENT BY READING BOTH BEFORE SIGNING BELOW ON BEHALF OF MYSELF AND MY HEIRS AND AFFRM THE MEDICAL QUESTIONNAIRE IS ACCURATE.	1 understand and agree that 1 am nor only giving up my right to sue the Released Parties but also any rights my heirs, assigns or beneficiaries may have to sue the Released Parties resulting from my death. I further represent that I have the authority to do so and that my heirs, assigns and beneficiaries will be estopped from claiming otherwise because of my representations to the Released Parties. I (participan: name),	Lurderstand that 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 that 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.	(liability Release and Assumption of Risk Agreement continued) participating in this program, including but not limited to the knowledge development, confined water and/or open water activities. I further release and hold harmless the Discover Scuba Diving program and the Released Parties from any claim or lawsuit by me, my family, estate, heirs or assigns, arrising out of my participation in this program. I further understand that skin diving and scuba diving are physically strenuous activities and that I will be exerting myself during this program and that if I am injured as a result of heart attack, panic, hyperventilation, etc., that I expressly assume the risk of said injuries and that I will not hold the Released Parties responsible for the same. I further state that I am of lawful age and legally competent to sign this Liability Release and Assumption of Risk Agreement, or that I have acquired the written consent of my parent or guardian.	
Date (Day/Month/Your)		Date (Day/Month/Year)	Tents of this liability release and incydisciosure. Acknowledgment 3 below on behalf of myself and Jaire is accurate.	p my right to sue the Released Parties but / have to sue the Released Parties resulting hority to do so and that my heirs, assigns erwise because of my representations to the 	that the terms herein are contractual and not a mere recital and that I have signed ant of my own free act and with the knowledge that I hereby agree to waive my I further agree that if any provision of this Agreement is found to be unenforceable tat provision shall be severed from this Agreement. The remainder of this Agreement construed as though the unenforceable provision had never been contained herein.	sk Agreement continued) I to the knowledge development, confined a Diving program and the Released Parties is or assigns, arising out of my participation are physically strenuous activities and that if I am injured as a result of heart attack, e risk of said injuries and that I will not hold sompetent to sign this Liability Release and ired the written consent of my parent or	

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Orbital Charles