

name:	Unit:	Due: 5
Phone :	Rental Dates:	
Address:		

Rental Agreement

It is the responsibility of the person or organization hiring this inflatable equipment to ensure that all the possible precautions are taken to avoid injury to people or damage to the inflatable. Please ensure that the following safety instructions are followed:

- 1. No food, drink, or chewing gum on the inflatable. This will avoid a choking risk and keep the unit clean.
- 2. In case of rain/named storms rental my be cut short. Must pull blower in before rain.
- 3. Shoes, jewelry, and badges need to be removed before using the inflatable.
- 4. No face paints, **no silly string** to be used in or near the inflatable. These products cause sever damage and permanent staining to the inflatable!
- 5. No smoking on or around the inflatable.
- 6. No BBQs, grills, fireworks, or open fires around the inflatable.
- 7. Climbing, hanging, or sitting on walls and mesh netting is not be allowed.
- 8. A responsible adult must supervise the inflatable at all times.
- 9. Always ensure that the inflatable is not over crowded. Limit numbers according to the age and size of children using it.
- 10. Ensure children are not pushing, colliding, fighting or behaving in a manner that could cause injury or distress to others.
- 11. No pets, toys, or sharp objects on the inflatable at any time.
- 12. Do not allow anyone to be in or on the inflatable during inflation/deflation.
- 13. Please have kids play and bounce in a safe manner.
- 14. Water Slide Rentals: <u>TURN OF WATER HOSE PRIOR TO DEFLATING THE SLIDE</u>. Failure to do so will flood the inside of slide resulting in a \$100 cleaning fee

X INITIAL HERE AFTER READING THE RENTAL AGREEMENT

Liability Disclaimer

- 1. This rental equipment has been received in good condition and will be returned in the same condition (ordinary wear and tear is acceptable).
- 2. Customer agrees to company right to enter premises of customer at anytime to repossess said equipment.
- 3. Customer agrees not to loan, sublet or otherwise depose of equipment or use it at any other location.
- 4. Customer agrees to pay in full the replacement cost, including labor, for all damages to rental equipment.
- 5. If the inflatable equipment is lost, stolen, or damaged beyond repair the renter agrees to pay \$4000.00 (four thousand dollars zero cents).
- 6. There are no warranties of merchantability or fitness either expressed of implied.

Lessee understands and acknowledges that play on an amusement device entails both known and unknown risks including, but not limited to, physical injury from falling, slipping, crashing or colliding, emotional injury, paralysis, distress, damage or death to any participant. Lessee agrees to indemnify and hold COMPANY harmless from any and all claims, actions, suits, proceedings, costs, expenses, fees, damages and liabilities, including, but not limited to, reasonable attorney's fees and costs, arising by reason of injury, damage, or death to persons or property, in connection with or resulting from the use of the leased equipment. This includes, but is not limited to, the manufacture, selection, delivery, possession, use, operation, or return of the equipment. Lessee hereby releases and holds harmless COMPANY from injuries or damages incurred as a result of the use of the leased equipment. COMPANY cannot, under any circumstances, be held liable for injuries as a result of inappropriate use, God, nature, or other conditions beyond its control or knowledge. Lessee also agrees to indemnify and hold harmless COMPANY from any loss, damage, theft or destruction of the equipment during the term of the lease and any extensions thereof.

OVERNIGHT RENTALS: Lessee understands and acknowledges that the blower is to be removed from the Inflatable device and locked up in a secure location overnight Initial
The person(s) or organization renting this equipment from COMPANY will be held responsible and liable for any and all damage or injury occurring for any reason whatsoever. I have read the above agreement and fully understand and accept the conditions as above. I am aware that while in my care I am fully responsible for the inflatable and will pay for any loss or damages that may occur.
Participant's Printed Name X
Participant's Signature X
Date X