

ALL IN BOUNCE LLC

Inflatable Rental Agreement & Liability Waiver (Dry Units & Water Units)

State of Florida | Prepared February 24, 2026

This Rental Agreement and Liability Waiver ("Agreement") is entered into between **All In Bounce LLC** ("Company") and the undersigned customer ("Renter"). This document is provided as a business template and is not legal advice. You may wish to have your insurance agent and/or attorney review before use.

1. Rental Details

Renter agrees to rent the inflatable equipment listed on the invoice/booking confirmation for the agreed rental period. Company will deliver, set up, and remove the equipment.

Event Date

Delivery / Setup Address

Renter Name (must be 18+)

Renter Phone

Renter Email

2. Delivery, Setup, and No-Move Policy

Company will deliver and set up the inflatable(s). Renter **shall not** move, reposition, detach, re-anchor, deflate, unplug, modify, or attempt repairs on any equipment. Renter shall keep children and guests away from blower(s), stakes/anchors, and electrical connections. If equipment is moved/tampered with, Renter assumes full responsibility for any resulting damage or injury.

3. Assumption of Risk & Release of Liability

Renter understands that inflatable use involves inherent risks including, without limitation: slipping (especially on water units), falls, collisions, improper use, head/neck/spinal injuries, wind-related movement, and serious bodily injury or death. Renter voluntarily assumes **all** risks associated with use of the equipment.

To the fullest extent permitted by Florida law, Renter releases, waives, and agrees to hold harmless **All In Bounce LLC**, its members, managers, owners, employees, and agents from any and all claims, demands, causes of action, losses, liabilities, damages, costs, or expenses arising out of or related to use of the equipment, including claims alleged to be caused by negligence.

No Attendants Provided: Company does not provide attendants or supervision. Renter is solely responsible for adult supervision of all participants at all times.

4. Safety Rules (Required)

- A responsible adult (18+) must supervise the inflatable at all times.
- Shoes, sharp objects, jewelry that may snag, and any hard/pointed items must be removed.
- No flips, wrestling, roughhousing, or climbing on walls/netting.

- No food, drinks, gum, candy, or confetti inside the inflatable.
- No pets/animals inside the inflatable.
- Do not exceed the posted capacity/age/weight limits. Separate small children from larger participants.
- Keep the entrance clear; only enter/exit through the designated opening.
- Keep children away from blowers, extension cords, and anchors at all times.

5. Water Unit Additional Rules (If Applicable)

If the rented equipment includes a water slide or other water unit, Renter agrees to the following additional rules:

- Continuous water flow must be maintained while the water unit is in use.
- No soap, oils, dye, foam, or any additives are allowed.
- No head-first diving or sliding; feet-first only.
- One rider at a time per lane unless the unit is specifically designed for multiple riders.
- Do not climb up the slide surface; use the designed ladder/stairs only.
- Keep water away from blower(s) and electrical connections at all times.

6. Weather & Unsafe Conditions

Inflatables must not be used during lightning, severe weather, or heavy rain. Do not use inflatables in winds exceeding **15 mph**. If unsafe conditions occur, Renter must immediately stop use and contact Company. Company may require early shutdown for safety.

7. Damage Responsibility

Renter is responsible for returning equipment in the same condition as delivered (normal wear excepted). Renter is financially responsible for damage caused by misuse, pets, burns (including smoking), tears/punctures, staining/excessive dirt, water damage to blower(s), or moving equipment without permission. Repair or replacement costs may apply.

8. Security Deposit

A security deposit is required. Company may retain all or part of the deposit for damage beyond normal wear, excessive cleaning, missing accessories, late payment/late pickup conditions (if applicable), or violation of the no-move/safety rules. Costs exceeding the deposit will be billed to Renter.

Security Deposit Amount (\$) _____

9. Indemnification

Renter agrees to indemnify and defend All In Bounce LLC from and against any claims, lawsuits, damages, and attorney's fees arising from Renter's use of the equipment, failure to supervise, or violation of this Agreement.

10. Governing Law

This Agreement shall be governed by the laws of the State of Florida.

Acknowledgment & Signature

By signing, Renter confirms they are at least 18 years of age, have read and understand this Agreement, and agree to all terms.

Renter Signature

Date

Printed Name

Driver License / ID (optional)
