


Rouse House LLC
dba
Inflatable Slide and Bounce by Rouse House
850-556-5835

Customer: _____ Phone: _____ Due: _____
Unit(s): _____ Date(s): _____
Address: _____
Included are: _____

Rental Agreement

It is the responsibility of the customer (person or organization) renting 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 or undesirable inclement weather (including wind speeds over 15 mph), customer must turn off the blower(s) and store the blower(s) and electrical cord(s) in a dry location until the weather resolves.
3. Shoes, jewelry, and badges need to be removed before using the inflatable.
4. No face paint, silly string, confetti or glitter is to be used in or near the inflatable. These products may cause 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 allowed.
8. A responsible adult must always supervise the use of the inflatable.
9. Always ensure that the inflatable is not overcrowded. Limit numbers according to the age and size of children using it and in accordance with the safety warnings/instructions displayed on the inflatable.
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 ensure all users play and bounce in a safe manner.
14. Water Slide Rentals: Please remember to turn the water off when the unit is not in use.
15. **By placing his/her initial, the Customer is acknowledging acceptance and agreement of the Liability Disclaimer made available on the reverse side of this page:** _____ 

Customer/Authorized Representative Printed Name, Signature and Date

_____ 

J.R. Blue- Owner- Rouse House LLC: _____

Rouse House LLC - 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 Rouse House LLC's right to enter the premises of Customer at any time to repossess said equipment. However, Rouse House LLC will make multiple efforts for an arranged retrieval.
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 or implied.

The use of an inflatable ride is exempted from Florida Statutes "Safety standards for amusement rides" 616.242 subsection 11. Customer understands and acknowledges that play on an amusement device such as an inflatable slide and/or inflatable bounce house 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. Therefore, the Customer acknowledges participation/use of this rental(s) is an "use at your own risk" activity for themselves and guests. Customer agrees to indemnify and hold harmless James Blue, Kellie Blue, and/or Rouse House LLC dba *Inflatable Slide and Bounce by Rouse House* (further referenced as COMPANY) 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 and medical fees, 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, spontaneous defects of the inflatable unit, the manufacture, selection, delivery, possession, use, operation, or return of the equipment. Customer hereby releases and holds harmless COMPANY from injuries or damages incurred as a result of use of the leased equipment. COMPANY cannot, under any circumstances, be held liable for injuries as a result of inappropriate use, spontaneous malfunction, God, nature, or other conditions beyond its control or knowledge.

OVERNIGHT RENTALS:

Customer/Lessee understands and acknowledges that the blower is to be removed from the Inflatable device and locked up in a secure location overnight.

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 either to themselves or guests. I have read the above agreement and fully understand and accept the conditions 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.