Rental Agreement, Release and Assumption of Risks

ental Date(s)Inflatable/ Machine Rented		
Pick-Up time Drop- Off Dat	e and Time	
Address		
Phone #	Alternate #	
If renting games, list which one(s) here:		

Delivery to address specified by lessee (customer), Grants the right to enter said property for the delivery and pick-up of the unit at the approximately specified times above.

I understand and acknowledge that the activity to be engaged in through my rental of an inflatable, Interactive game(s), and machinery brings with it both known and unanticipated risks to my guests, my invitees and myself. Those risks include, but are not limited to: Falling, Slipping, Crashing, and Colliding, and could result in injury, illness, disease, emotional distress, death and/or property damage to myself or my guests and Invitees.

I voluntarily release, indemnify, hold harmless and discharge **Adam's Party Rental** from any and all liability, claims, demands actions or rights of actions, whether personal to me or to a third party which are related to, arise out of, or in any way are connected with my rental of the interactive inflatable unit(s) including those allegedly attributable to negligent acts or omissions. I agree to reimburse any attorney's fees and costs which may be incurred by Adam's Party Rental in the defense of any such liability claim, demands action, or right of action.

In the event that I file a cause of action against Adam's party Rental, I agree to do so solely in the state of Michigan, and I further agree that the substantive law of the state shall apply in that action without regard to the conflict of remaining portions shall remain in full force and effect.

I acknowledge that I have adequate homeowners insurance, tenant insurance, or other liability insurance to cover any bodily injury or property damage which might occur to myself, my guests, or my invitees from the use of the unit(s) I am renting or else I agree to bear the complete costs of such injury or damage myself.

Rules: Lessee agrees to supervise both the equipment and its use at all times the said equipment is in the possession of the lessee. Accompanying this contract is a set of directions for use, and safety rules that I agree to follow, and have all invitees utilize during the operation and use of the interactive inflatable unit(s) and machinery.

I acknowledge and certify that I have had sufficient opportunity to read this entire document and ask questions. That I understand its content and that I execute it freely, intelligently and without duress of any kind and agree to be bound by its terms.

LESSEE: Name (Please Print)	
Signature	Date
Rules and Re	egulations - Adam's Party Rental
Inflatable(s), Interactive Games, Equipm	nent, and Machines
 NO GUM, CANDY, FOOD, OR DRINK NO JEWELRY, BELTS, BARRETS, OR S NO EYEGLASSES ALLOWED NO SHOES ALLOWED NO THROWING PEOPLE INTO OR OR 	D ON INFLATABLE AT THE SAME TIME HING, SHOVING, OR WRESTLING PERMITTED. S ALLOWED SHARP OBJECTS ALLOWED NTO INFLATABLE NTO INFLATABLE BY BALLOONS OR HOSES, ULESS OTHERWISE SPECIFIED LATABLE
unit(s) and people at all times. Customer will be picked-up in the same condition calso agrees that by waiving an attendant on the equipment. By signing, said Lessee	mer) agrees to follow all rules and to have constant watch of the also agrees that they have inspected equipment and that equipment or be responsible for all repairs needed to said equipment. Customer, they will hold full responsibility for said equipment and the people e(customer) releases Adam's Party Rental from any and all liability to "rental agreement, release and assumption of risks".
	(Please Print) Agrees to have read and understand all rules nout the supervision of Adam's Party Rental at Lessee Location.
Lessee Signature	Date

Adam's Party Rental Signature ______ Date _____