



WAIVER AND RELEASE FROM LIABILITY

Rental Agreement

1. No food, beverage, or chewing gum on the inflatable. This is to protect from choking risk and to keep the unit clean.
2. In case of rain or named storms, rental may be cut short, as the blower must be pulled inside before rain.
3. Shoes, jewelry, and badges must be removed prior to using the inflatable unit.
4. No face paint and no silly string is to be used on or near the inflatable unit. These products cause severe damage and permanent staining to the inflatable units!
5. No smoking on or within 25 feet of the inflatable unit.
6. No BBQ grills, grills, fireworks, or open fires within 25 feet of the inflatable unit.
7. Climbing, hanging, or sitting on walls and mesh netting of the inflatable unit is prohibited.
8. Renter or another adult designated by renter must always supervise the inflatable unit
9. Renter must ensure that the inflatable unit is not overcrowded. Limit numbers according to age and size of children using the unit.
10. Renter must ensure children are not pushing, colliding, fighting, or behaving in any manner that could cause injury or distress to others.
11. No pets, toys, or sharp objects allowed on the inflatable unit.
12. Renter will not allow anyone to be in or on the inflatable unit during inflation or deflation process.
13. Renter will ensure that all children bounce and play in a safe manner.
14. WATER SLIDE RENTALS: TURN OFF WATER HOSE PRIOR TO DEFLATION OF UNIT! Failure to do so will flood the inside of the slide resulting in a \$100 damage/cleaning fee.
15. ONE slider at a time per slide.

Liability Disclaimer

1. The rental equipment has been received in good condition and inflatables will be returned in the same condition, excluding ordinary wear and tear.
2. Renter(s) give We Like to Party staff and owners the right to enter premises where an inflatable unit(s) located, to repossess said inflatable unit(s).
3. Renter(s) agree to not loan, sublet, or otherwise dispose of equipment, or use it at any other location.
4. Renter(s) agree to pay in full the replacement cost, including labor, for any and all damages to the inflatable unit(s) outside of what is deemed normal wear and tear.
5. In the event the inflatable unit(s) and/or equipment is lost, stolen, or damaged beyond repair, the renter agrees to pay replacement costs.
6. There are no warranties to the merchantability or fitness either expressed or implied.

WARNING:

BOUNCING ON A BOUNCE HOUSE MAY PRODUCE INJURY AND/OR DEATH

I _____ (“I”), have voluntarily elected to allow event goes in playing on bounce house(s), and I fully understand that this involves jumping on air filled entertainment toy(s), and that there are health and safety risks associated with this type of activity. I, therefore, assume all risk of injury and/or death associated with this event, and I will not hold the event organizers, sponsors, or anyone affiliated with them for any circumstances of this event.

I hereby confirm that the participants are in good physical condition and do not suffer from any disabilities or physical conditions that places me or others at risk or otherwise should prohibit their participation in this event.

I understand that the activities that they will participate in one the date the house(s) is/are used are inherently dangerous and my participation may cause harm or grievous injuries, including bodily injury, damage to personal property and/or death. I, on behalf of myself, my spouse, heirs, executors, administrators, representatives, successors, assigns and next of kin, waive all claims for damages, injuries and death sustained to me or my property that I may have against the aforementioned released parties to such activity.

By this WAIVER AND RELEASE, I assume any risk, and take full responsibility and warranty of any and all claims of personal injury and death or damages to but not limited to my use of the

Released Parties' facilities and/or engaging in the Release Parties' activities or other activities on and near the Release Parties' premises on the date the house(s) are used.

This WAIVER AND RELEASE contains the full and complete agreement between the Parties, the terms are contractual and not merely a recital, and supersedes any and all prior written or oral agreements and representations between the Parties concerning the activities and the WAIVER AND RELEASE. Any additions to or changes in this WAIVER AND RELEASE shall be valid only if set forth in writing and signed by all the Parties. Furthermore, this WAIVER AND RELEASE is binding upon the undersigned and his/her respective spouse, heirs, next of kin, executors, administrators, representatives, successors and assigns. This WAIVER AND RELEASE shall be subject to the laws of the State of Michigan. The provisions of this WAIVER AND RELEASE will remain in issue and in full force and effect even after termination of the Parties' activities.

I acknowledge that I have read, understand, and fully agree to the terms of this WAIVER AND RELEASE and its contents. I understand and confirm that by signing this WAIVER AND RELEASE I have given up considerable future legal rights. I have signed this WAIVER AND RELEASE voluntarily, under no duress or threat of duress, without inducement, promise, or guarantee being communicated to me. My signature is proof of my intention to execute a complete and unconditional WAIVER AND RELEASE of all liability to the full extent of the law. I am 18 years old or older and mentally competent to enter this waiver.

Bounce house limits are **800** total weight and/or **6** children of the same age group

There **MUST** be an adult watching bounce house when children are playing **AT ALL TIMES!**

[Signature of renter]