Bounce Force

## **Liability Waiver**

Please read carefully! This is a legal document which affects your legal rights! You, as a Customer, are fully responsible for the bounce house unit.

The Customer desires to rent from **Bounce Force**, certain inflatable equipment to be used by the Customer and his/her guests while in Customers' possession. Customer understands that use of the inflatable equipment is an inherently dangerous activity which may, by its nature, cause injury or harm to Customer, his/her guests or other persons. The Customer does hereby freely, voluntarily, and without duress executes this release under the following terms:

Customer does herby release and forever discharge and hold harmless **Bounce Force** and it's owner, employees, equipment manufacturers and affiliates, from any claims (including medical fees or attorney fees). Customer understands that there are risks associated with participation with **Bounce Force** inflatable equipment, including but not limited to: contusions, fractures, scrapes, cuts, bumps, paralysis, or death. Customer understands and acknowledges that this release discharges **Bounce Force** from any liability or claim that Customer may have against**Bounce Force** with respect to any bodily injury, illness, death or property damage that may result from Customers use and possession of **Bounce Force** equipment.

The Customer understands that insurance for liability, health, and medical or disability coverage in any way related to the rental of equipment under this agreement is the sole responsibility of the Customer.

Customer further agrees that he/she is responsible for the full value of the property leased herein in the event the property is stollen or damaged while in Customer's care, custody or control. Customer agrees not to loan, sublet or otherwise dispose of equipment or use it at any other location. **Bounce Force** warrants that the unit(s) leased under the Rental Agreement will be in good working order. Customer represents and warrants the safe return of the unit and hereby agrees to pay four thousand (\$4,000) if it is not returned.

During severe conditions (rain, high winds, etc.), we reserve the right to cancel the reservation. If conditions are not too severe we will give you the option of keeping it or cancelling at no charge. If you decide to keep the unit for the terms of the agreement, there will be no refunds, discounts, or rain checks.

Customer grants **Bounce Force** right to enter the property at the said street address (delivery address) for the delivery and pick up of the **Bounce Force** unit at the specified time.

I agree to release, defend, idemnify, not sue, and hold harmless **Bounce Force.** I willingly agree to comply with the stated terms, rules, and verbal instructions. I have carefully read the Rental Agreement, assumption of risk acknowledgement and release of liability.

Name:	<u> </u>
Signature:	
Date:	