

TLC Bounces & Party Rentals  
**Rental Agreement**  
**Release and Assumption of Risks**

**Terms and Conditions/Warranty**

1. By accepting delivery of rented items, the customer agrees to all terms and conditions shown on the rental contract. Customer acknowledges that she/he has received in good order all rented items and other goods listed on the contract.
2. Customer assumes full responsibility for all rented items, including their safe and proper use, operation, maintenance, and return to TLC Bounces & Party Rental. Customer is responsible for all loss, damage or repair.
3. Retaking of Equipment: if customer fails to return all rented items upon agreed time, customer agrees to pay for all additional charges. If customer refused to return rented items, the customer agrees that TLC Bounces & Party Rentals and its agents may take all reasonable actions necessary to recover rented items without prior notice or legal process.

**Release of Liability**

1. Duty of Participants: it is recognized that some activities conducted by TLC Bounces & Party Rentals are hazardous to participants regardless of all feasible safety measure which we can take. All participants have a duty to act as reasonable prudent person when engaged in the recreational activities which are offered by TLC Bounces & Party Rentals. I fully commit myself to this agree on the do's and don'ts:
  - Act in a way which shall interfere with the running or operation of TLC Bounces & Party Rentals when such activities conform to the rules and regulations of the State of Pennsylvania.
  - Engage in any harmful conduct or willful or neglectful types of conduct which contributes to or causes injury to any person(s).
  - To embark in any self initiated activity without first informing TLC Bounce & Party Rentals of my intentions and receiving permission from TLC Bounce & Party Rentals to engage in such self initiated activities.
2. I understand and acknowledge that the activity which I am about to voluntarily engage in as a participant bears certain known risks and unanticipated risks. Those risks include, but are not limited to: falling, slipping, crashing, tripping and colliding that could result in injury, illness, disease, emotional distress and/or property damage to me or my guests and invitees.
3. Inconsideration of the services and or property provided, I for myself and any minor children for which I am the parent, legal guardian or otherwise responsible, any heirs, personal representatives or assign, do hereby release TLC Bounces & Party Rentals it's principals', directors, officers, agents, employees and volunteers from any liability and waive any claim for damages arising from any cause whatsoever (except that which is gross negligence).

**Rules:** Lessee agrees to supervise both the equipment and its use at all times said equipment is in the possession of the lessee. Accompanying this contract is set of directions for use and safety rules that I agree to follow and utilize at all times during the operation and use of the interactive inflatable game.

I acknowledge that I have had sufficient opportunity to read this entire document, and understand its content. I execute it freely.

Lessee: \_\_\_\_\_

Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Date: \_\_\_\_\_