## Inflatables Of The Northshore LLC Policies & Release of Liability - (985)768-6700 Renters/Lessee Name: \_\_\_\_\_ Address: \_\_\_\_\_ Phone : \_\_\_\_\_ Date of Rental : \_\_\_\_\_ \_\_\_\_ Remaining Balance : \_ Equipment Rented: \_\_ Assumption of Risk: I understand and acknowledge that the activity to be engaged in through the rental of an inflatable interactive game brings with it both known, unknown and unanticipated risks to my guests, my invitees and myself include, but not limited to physical injury, emotional injury, distress, paralysis and even death. The risk of serious injury from the use of the equipment although minimal, does exist, the renter/lessee understands and acknowledges that Inflatables Of The Northshore LLC shall not be responsible for any injury, illness, death or property damage resulting from from possession and use of Inflatables Of The Nortshore LLC equipment\_ Customer Initials 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 equipment. I am renting or else to agree to bear the costs of such injury or damage myself. Lessee further expressly agrees that the foregoing release, waiver and indemnity agreement is intended to be used as broad and inclusive as is permitted by law and that if any portion of this agreement is determined to be invalid by a court of competent jurisdiction, then the remainder of this agreement shall remain in full force and effect. \_ Pick-Up Inspection: Upon pick-up of the Inflatable Equipment by a Inflatables Of The Northshore representative they will conduct an inspection for damage and cleanliness (i.e. excessively dirty, toys, debris, trash, etc) INFLATABLES OF THE NORTHSHORE WILL NOTIFY THE CUSTOMER WITHIN 24-36 HOURS OF ANY ITEM THAT FAILS INSPECTION. (I.E. DAMAGE BEYOND NORMAL WEAR AND TEAR) ITEMS THAT FAIL INSPECTION WILL RESULT ON A MINIMUM FEE OF \$250 AND ANY ADDITIONAL FEE(S) TO BE PAID BY THE RENTER/LESSEE Customer Initials Installation: Inflatables Of The Northshore will advise the customer of the best placement of the equipment to achieve maximum performance. If the customer insists on the placement in a different area and ultimately effects the performance for the equipment after installation and is not satisfied and would like the unit to be moved, a \$50 fee shall be charged. Once equipment is staked down and installation is complete, customer SHALL NOT move the equipment. Inflatables Of The Northshore shall not be held responsible for damage due to staking down our equipment. Water Hoses: DO NOT leave water running on waterslides after deflation. Water build up will damage the seams and flood the unit. If water is found to have been left on, a \$150 Labor/Cleaning fee shall be immediately charged. <u>Prohibited Items</u>: THE USE OF SILLY STRING, BABY OIL, SOAP, GUM, FOOD, DRINKS/LIQUIDS OR ANY FLAMMABLE SUBSTANCES IN OR AROUND THE INFLATABLE IS STRICTLY PROHIBITED!! \$150.00 cleaning fee shall be assessed up to the replacement of the inflatable unit. Supervision: The renter/lessee shall be responsible for the safety and supervision of all who use the equipment. Adult presence, within close proximity, shall be required when the equipment is in operation at all times Age Groups: Individuals in one age group should not use the equipment at the same time with a substantially different age group (i.e. 4 & 5 year olds with 9 & 10 year olds) Clothing/Shoes/Glasses/Jewelry: All users SHALL REMOVE SHOES, GLASSES, JEWELRY AND ANY OTHER ITEMS that may cause damages/punctures to the equipment prior to use. Swim attire shall be worn at all times on ALL slides. Jeans are strictly prohibited on all slides, as they cause damage to the inflatable. Health Conditions: Pregnant women and those who have pre-existing health complications, including but not limited to skin conditions, open wounds, sores, etc. will use the equipment at their own risk. Inflatables Of The Northshore LLC SHALL NOT be responsible for any complications that may arise. <u>Misuse</u>: Horseplay in or around the equipment is strictly prohibited for safety purposes. Do not allow users to climb on walls, jump on slides, flip off slides, jump on sides or roof of the inflatable unit, tip the unit etc. Do not allow the inflatable unit to rub against any surface. <u>Inclement Weather</u>: Upon the threat of inclement weather, including strong winds, thunderstorms, lightening etc, the use of the equipment is strictly prohibited for the safety of the users and the equipment. The blower shall be switched to the off position and allowed to deflate. <u>Deflation</u>: Should the equipment begin to deflate, have all users immediately exit the equipment. Waiver and Release: Renter/Lessee acknowledges that Inflatables Of The Northshore LLC SHALL NOT be liable or responsible for any injuries or complaints experiences or sustained while the equipment is in the renters possession. Renter/Lessee does hereby release and forever discharge and hold harmless Inflatables Of The Northshore LLC, including its agents, servants, employees, officers, directors and shareholders harmless from and against any and all claims demands, expenses and liabilities arising, or which may arise, from the use or operation of the property leased herein. I HAVE READ INFLATABLES OF THE NORTHSHORE LLC POLICIES & RELEASE OF LIABILITY AGREEMENT AND FULLY UNDERSTAND THE TERMS CONTAINED WITHIN. BY MY SIGNATURE, I FREELY AND VOLUNTARILY AGREE TO THE TERMS LISTED ABOVE.

Printed Name: \_\_\_