

The J.M.W. Entertainment Group, LLC

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INFLATABLE BOUNCES – INFLATABLE RIDES/GAMES

RENTAL CONTRACT, RELEASE AND ASSUMPTION OF RISKS

CREDIT CARD AUTHORIZATION AGREEMENT

TERMS AND CONDITIONS/WARRANTY:

1. By accepting delivery of rented items/equipment, the customer agrees to all terms and conditions shown on this rental contract. Customer acknowledges that he/she is at least 18 years of age and has received in good order all rented items and other goods listed on the contract.

2. Customer assumes full responsibility for all rented items during the rental period, including their safe and proper use, operation, maintenance, and return to JMW Entertainment Group, LLC. 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 refuses to return rented items, the customer agrees that JMW Entertainment Group, LLC, and its agents may take all reasonable actions necessary to recover rented items without prior notice or legal process.

RELEASE OF LIABILITY:

4. Duty of Participants: It is recognized that some activities conducted by JMW Entertainment Group, LLC are hazardous to participants regardless of all feasible safety measures which we can take. All participants have a duty to act as a reasonable prudent person when engaging in the recreational activities which are offered by JMW Entertainment Group, LLC. I hereby convenient and agree not to:

A. Act in any way which shall interfere with the running or operation of any inflatable ride provided by JMW Entertainment Group, LLC, when such activities conform to the rules and regulations of the State of Pennsylvania.

B. Engage in any harmful conduct or willfully or negligently engage in any type of conduct which contributes to as cause's injury to any person.

C. To embark in any self initiated activity without first informing JMW Entertainment Group, LLC of my intentions and receiving permission from JMW Entertainment Group, LLC to engage in such self initiated activity.

5. I understand and acknowledge that the activity which I am about to voluntarily engage in as a participant bears certain known risks an unanticipated risks. 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.

6. In consideration of the services and or property provided, I for myself and any minor children for which I am the parent, legal guardian or other wise responsible, any heirs, personal representatives or assign, do hereby release JMW Entertainment Group, LLC, 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).

7. The lessee agrees to follow the following 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 a 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/moon bounce/ride.

SAFETY RULES & OPERATING INSTRUCTIONS:

1. Insure that all safety rules and operating instructions posted on the front of the inflatable are followed.

2. A trained operator(s) must be on duty at all times.

3. In case of high winds (15 MPH or strong gusts of wind) or storms, have all persons exit the inflatable and then unplug the unit and let it deflate

4. Remove all sharp or pointed objects from pockets, E.G., all jewelry, cell phones, keys, pens, pencils, etc.

5. NO SILLY STRING is to come in contact with the inside or outside of the unit, if the inflatable is damaged due to SILLY STRING; the client agrees to replace/repair the damaged unit for the cost of the damaged equipment. A \$4,000 dollar fee will be imposed to replace or repair damaged bounces, rides, inflatable games. If the rented equipment exceeds \$4000 dollars, for replacement value, the current replacement value of the damaged unit will be imposed.

- 6. No food, drinks or gum chewing allowed
- 7. Remove shoes, eyeglasses, pens, pencils, cell phones, rings, ear rings and jewelry
- 8. No flips, somersaults, rough play, piling on or wrestling
- 9. Do not bounce against sides or near the front entranceway. Do not bounce into corner posts.
- 10. Do not climb on side walls or side nets
- 11. Keep a safe distance between kids bouncing in the inflatable or interactive game.
- 12. No jumping or sitting on the entrance ramp
- 13. No jumping off of the top of the slide
- 14. Only allow similar sized riders in the inflatable at once.
- 15. Follow the maximum number of rider's guidelines as posted on the inflatable
- 17. Follow the maximum weight limit as posted on the inflatable
- 18. Do not let the inflatable rub up against any surface
- 19. Do not move the bounce from the location where set up

20. Individuals with head, neck or back injuries or disabilities, heart conditions, pregnant women, small infants, and others who may be susceptible to injury from falls, bumps, or bouncing are NOT permitted in the unit at any time.

21. Water hoses or water MUST NOT be used in the inflatable unless specifically manufactured for use with water.

22. If the inflatable starts to deflate, have all riders exit immediately and then check for one of the following conditions:

A) If the blower motor has stopped; in which case check the power cord connection at the outlet to make sure that it has not been unplugged. If not, check to make sure a circuit breaker was not tripped, or GFI outlet/receptacle was tripped for whatever reason.

B) If blower motor continues to run; check for blockage of air intake screen on the side of the blower unit. Also check all air tubes on the back of the inflatable for snugness and tighten ties if necessary.

If either of these steps corrects the problem, fully re-inflate the unit prior to permitting anyone to use it. **If you cannot correct the problem, please call us on our emergency number at 610-322-8315 / Office: 610-565-3401.**

CREDIT CARD AUTHORIZATION:

By signing and agreeing to this document, JMW Entertainment Group, LLC has the authority to charge the clients provided credit card for a 50% deposit of their total order at the time of the sale to reserve the said equipment. The remaining balance payment will be charged to the same card on file, 24 hours prior to the start of their event. It is understood that no equipment will be setup or delivered unless an order is paid in full by the client. JMW reserves the right to cancel an event until the order is paid in full by the client. It is the client's responsibility to provide their credit card information for payment to JMW Entertainment Group, LLC. The client's credit card information will remain on file with JMW Entertainment Group, LLC from the time the order is confirmed to the rental date. By signing this document below the client endorses this agreement and allows JMW Entertainment Group, LLC to charge their credit card for services being provided by JMW Entertainment Group, LLC for the client's rental/event.

CLIENT SIGNATURE & CONTRACT AGREEMENT OF ALL TERMS:

I agree to follow and utilize these Safety Rules & Operating Instructions at all times during the operation and term use of the moon bounce/interactive inflatable game/rented equipment. I am at least 18 years of age and consent to this agreement. I understand the liability risks which are present in renting this equipment from JMW Entertainment Group, LLC. I further waive my rights to take legal action against JMW Entertainment Group, LLC for bodily injuries, damages, or accidents that can occur with renting and using this equipment for my event under normal use. It has been explained to the client signing this agreement that they are assuming full liability for both their use and their guests use while in their possession. The client understands that JMW Entertainment Group, LLC has provided the equipment in safe working condition has been setup/installed correctly and has passed the monthly state required safety inspection. JMW Entertainment Group, LLC has done everything possible to comply and ensure all required safety standards.

I understand all payment terms pertaining to the rental invoice and contract/waiver. I acknowledge and certify that I have had sufficient opportunity to read this entire document, 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, for the services being provided by JMW Entertainment Group, LLC. By signing below I agree and consent to all three (3) pages of the terms listed on this contract.

AGREED TO AND ACCEPTED BY:

CLIENT SIGNATURE:	DATE:
CLIENT NAME PRINTED:	DATE:

ORGANIZATION NAME:(if applicable)_____