Rental Agreement/Release of Liability/Hold Harmless

NOTE: Driver pick-up time is approximate. Driver may arrive as early as 7 AM on rental date, the "end" of the "Rental Period" or as late as 11 pm to pick up the equipment. Customer is responsible for, and required to stay with all the equipment until it is picked up by our representative, or other arrangements have been made.

Customer/liA Ada Arafat Da is responsible for having any underground utilities or sprinkler systems marked prior to our delivery. Call 811 or visit this website: http://www.call811.com/ 48 hour notice required

- All leased equipment requires mandatory adult supervision at all times.
- The Customer, Receiver, and User of the leased equipment understand and agree to provide an attendant who is trained in the operation and safety of the leased equipment.
- Customer will provide its own liability insurance, unless otherwise specified.
- Customer is responsible for the replacement value of the new leased equipment in the event of theft, vandalism, fire, or any act, which damages or destroys the leased equipment.
- All rentals are to be paid by company check, credit card, money order or cash. A \$75 service fee will be charged for all returned checks. Payment in cash is required upon notification of returned check. A *minimum* charge of \$75, *plus* attorney fees, and other expenses associated with the collection of the payment, will be incurred in the event the cash payment is not received.
- Failure to comply with the terms of this agreement, failure to make payment, or failure to return leased equipment to King David Party Rentals as agreed, shall make the Customer liable to King David Party Rentals for additional one-day rental fee [per day] until all equipment is returned, as well as, all legal, court, and attorney fees incurred in order to obtain return of said equipment.

<u>Pre-existing Health Conditions:</u> WARNING - Individuals with head, neck, back or other muscular-skeletal Injuries or disabilities, pregnant women, individuals with pre-existing injuries and health conditions (including participants in casts), small infants, and others who may be susceptible to Injury from falls, bumps or bouncing are not permitted in the unit at any time,

General Release/indemnity/hold harmless:	<u>c/o</u>	, understand
and acknowledge that play on an amusement device entails both	known and unknown risks includ	ing, but not limited to, physical injury
from falling, slipping, crashing or colliding, emotional injury, paral	, , ,	
and expressly release, indemnify, forever discharge and hold h	narmless King David Party Renta	Is from any and all liability, claims,
demands, causes or rights of action whether personal to me or to		
activity, including those allegedly attributable to negligent acts or o	omissions. Should King David Part	ry Rentals or anyone acting on behalf
of King David Party Rentals be required to incur attorney's fees an	d costs to enforce this agreemen	t, I expressly agree to indemnify and
hold King David Party Rentals harmless for all such fees and costs	. In the event I, the undersigned,	or any of my participants file a lawsuit
against King David Party Rentals, it is agreed to do so solely in the	e Washington DC metropolitian a	rea. I agree that if any portion of this
agreement is found to be void or unenforceable, the remaining p		
permitted by King David Party Rentals to use its equipment and fac		
harmless King David Party Rentals from any and all claims which a		·
in any way connected with such use or participation. A set of Ru	•	•
have been provided to the undersigned which I agree to follow and	a utilize at all times during operati	on and use of the unit(s).
<u> </u>		

I, HAVE READ AND UNDERSTAND THE TERMS AND CONDITIONS OF THIS AGREEMENT. INCLUDING THE ADDITIONAL TERMS AND CONDITIONS ON THE FOLLOWING PAGES, AND AGREE TO BE BOUND BY THEM. I FURTHER WARRANT AND REPRESENT THAT I AM THE CUSTOMER AND AM AUTHORIZED AND EMPOWERED TO ACCEPT DELIVERY OF THE EQUIPMENT AND TO SIGN THIS AGREEMENT.

ADDITIONAL TERMS AND CONDITIONS

In consideration of the hiring of that certain Rental Equipment described on the invoice page of this Rental Agreement and General Release and in addition to all of the terms and condition set forth on the previous page of this agreement, the parties do further agree as follows:

- 1.Identity of parties: For the purposes of this Rental Agreement. King David Party Rentals, its owners, officers, directors, shareholders, employees, contractors, agents and "Customer" shall mean the person(s) or company listed in the "rented to" box on the invoice page of this agreement, as well as the person signing the agreement (if different), and their agents and/or employees.
- 2. Equipment, Rent, Payment, and Term of Rental Agreement: Customer rents from King David Party Rentals certain equipment described on the invoice page of this Agreement. The rental fee set forth is payable, in full, in advance, and the rental term shall be that listed as event time on the invoice page of this Agreement, but all of Customer's obligations arising under the terms and conditions of this Rental Agreement shall run from actual delivery of the Rental Equipment to the actual pick up of the Rental Equipment by King

David Party Rentals. If the Equipment is delivered by King David Party Rentals and accepted by Customer, then Customer shall not be entitled to any refund whatsoever if Customer elects not to use the Equipment due to weather or other causes.

- **3. Returned Check policy:** In the event that a check is returned to **King David Party Rentals** for insufficient funds customer agrees to pay the total rental price as well as an additional \$75.00 fee to **King David Party Rentals** in cash immediately upon notice.
- **4. Weather: King David Party Rentals** cannot guarantee weather conditions, we reserve the right to cancel or reschedule your rental prior to delivery if severe weather conditions are imminent or if we have any reason to believe that the inflatable equipment and/or its users may be in danger. Some examples of severe weather are high winds, rain, snow, and lightening. In the event of severe weather during a rental, customer agrees that he /she/they will unplug the inflatable, allow it to deflate, and not use the inflatable until the severe weather ends.

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- **5.Care of the Rental Equipment**: Customer shall be responsible for any and all damage to any of the Rental Equipment not caused by ordinary wear and tear. "Ordinary wear and tear" shall mean only the normal deterioration of the rental equipment caused by ordinary, reasonable and proper use of the rental equipment. Customer shall be liable to **King David Party Rentals** for any and all damage, which is not "ordinary wear and tear" in an amount equal to the replacement value of the rental equipment on the invoice page of this Agreement. Damage which is not "ordinary wear and tear" includes, but is not limited to, cutting or tearing of vinyl or netting, damage due to overturning, overloading, exceeding rated capacities, breakage, improper use, abuse, lack of cleaning, contamination of or dirtying of rental equipment with non-approved items such as chemicals, non approved food, paint, silly string, mud, clay, or other materials.
- 6. Possession/Title: Customers right to possession of the Rental Equipment begins upon the items being delivered to Customer's premises and terminates on the actual pick up by King David Party Rentals. Retention of possession, or any failure to permit the pickup of the item(s) at or after the end of the "Rental Period" specified constitutes a material breach of this Agreement. In the event that the Equipment is not returned for any reason, including theft, the Customer is obligated to pay to King David Party Rentals the full replacement value for such Equipment listed on the invoice page of this Agreement, plus any and all incidental costs associated with the attempted pick up or recovery of the Equipment by King David Party Rentals. Title to the rental items is and shall remain in King David Party Rentals. Customer agrees to keep the Rental Equipment in his/her/their custody and control from the time of King David Party Rentals delivery of the items, until King David Party Rentals picks up such items. Customer shall not cause nor permit these items, or any of them, to be sublet, rented, sold, or removed from the Delivery Address, or otherwise transfer such items. If rental items are not returned and/or levied upon for any reason whatsoever, King David Party Rentals may retake possession of said items without further notice or legal process and use whatever force is reasonably necessary to do so. Customer hereby agrees to indemnify, defend, and hold King David Party Rentals harmless from any and all claims and costs arising from such retaking and/or levy. If rental items are levied upon, or otherwise moved from Delivery Address, Customer shall notify King David Party Rentals immediately.

<u>a)-General Misuse:</u> Do not allow riders to play or climb on walls, sides or roof of inflatable. Do not allow the inflatable rub up against any surface. Unless previously authorized by **King David Party Rentals**, never place a water hose or water in general on to the inflatable. If the inflatable should become wet, have an adult wipe down unit before riders return. Inflatable should not be wet when riders enter the unit.

b)-Negligence or Abuse: The following fees may be assessed for negligence or abuse of inflatable

- 1. Spilled food, drink or the use of Silly String could result in a \$100-\$500 Cleaning Fee.
- 2. Negligence and damage to unit could result in a \$500-\$15,000 Repair Fee.
- 3. If unit is not repairable a fee of \$500-\$15,000 could result
- 4. Any tape or tape residue will result in a \$100 \$500 Cleaning Fee.
- 5. If Inflatable is not covered during rain (either a tarp or following verbal instruction) there will be a \$100 drying/cleaning fee.
- 6. Any Mud or Sand in or on Unit could result in a \$100 \$500 Cleaning Fee.
- 7. Equipment Problems: Should any equipment develop a problem, or does not function correctly at anytime, or Customer does not understand the operating Instructions. Customer agrees to immediately cease use of that equipment. In particular, if the inflatable unit begins to deflate, customer will immediately have the riders exit the unit and then check for one of the following conditions: 1) The motor has stopped; in which case check the power cord connection at the outlet where the unit plugs into the house to make sure that it has not been unplugged; 2) If motor continues to run, check for blockage of the air intake screen on the side of the blower unit. Also, check both air tubes on the back of the unit for snugness and tighten the ties if necessary; 3) If either of these steps corrects the problem, fully reinflate the unit prior to permitting anyone to use the unit 4) If you cannot correct the problem, call us at (240-535-7836).
- **8. Cancellation/Refund Policy: Customer will receive a full refund** of deposit if customer cancels at **least 7 business days prior to event date..** No Refund or Rain Checks will be issued *after* the equipment has been delivered, even if the equipment is not used. All Weather Cancellations must be made by 8:00 AM the date of the rental to receive refund of deposit.

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illegal manner state, federal rental equipme Customer's us	or in an unsafe or other governr ent during the ro e of the rental ed	manner. Custor mental or quasi- ental period. Cu quipment, includi	ner agrees at his governmental lav stomer further a	s/her/their sole ws, ordinances grees to pay ently determine	se the rental equipment for any illegal purpose or in any cost and expense to comply with all municipal, parish, and/or regulations which may apply to the use of the all licenses, fines, fees, permits, or taxes arising from to be due. Customer is solely responsible for obtaining to use.
_		•		• •	on of the Agreement, the prevailing party shall be entitled eeding, in an amount to be determined by the court or
Agreement, ar		ound by all the	terms and condi-		they have had a sufficient opportunity to read this entire ages and that they understand its content and that they
12. Severability : If any of the terms or conditions of this Agreement are found to be unenforceable, illegal or unconscionable by a court of competent jurisdiction, such item shall be stricken from this Agreement, and the remaining terms and conditions of this Agreement shall stay in full force and effect.					
agreements, weffect. Customend the fact the	whether written of er acknowledges at it is in good work Rentals: Lessee u	r oral, promises s the receipt of the orking order.	, negotiations or he Rental Equipn	representation nent that is the	en King David Party Rentals and Customer. Any prior is not expressly set forth herein shall be of no force or explicitly subject of this Rental Agreement and General Release is removed from the inflatable unit and locked up in a secured
Uni	t Size Child & under	lren 8 Child to 12	lren 9 Olde	r Teens A	Adults
10 X 10	5 - 6	NONE	NONE	NONE	
13 X 13	8	5 - 6	3 - 4	3	
15 X 15	10	6 - 8	4 - 5	4	

Customer Signature_

Customer Printed Name

(A) If the equipment malfunctions or is inoperable, it is the sole responsibility of the customer to notify **King David Party Rentals** immediately. If **King David Party Rentals** is not notified and given a chance to correct the problem, No Refund will be given.

Drivers License #

Date