



A Bounce Above Party Release & Waiver of Liability

Please read carefully!! This is a legal document which affects your legal right's

This release and waiver of liability executed on this day _____ of 20__ by _____ (the renter) in favor of "A Bounce Above Party", it's affiliates members, managers and employees (collectively "A Bounce Above") The renter desires to rent from "A Bounce Above Party" certain inflatable and party equipment to be used by Renter, his/her guest, invites or other person's while in renters possession. Renter understands that use of this inflatable and party equipment in an inherently dangerous activity which may, by its nature, cause injury or harm to Renter, his/her guest, invites, or other person's. The Renter does hereby freely, voluntarily, and without duress executes this Release under the following terms:

1. Waiver and Release: Renter understands and acknowledges that this release discharges "A Bounce Above Party", from any liability or claim that the Renter may have against "A Bounce Above Party" with respect to any bodily injury, illness, death or property damage that results from Renters use and possession of inflatables and equipment renter does hereby release and forever discharges and hold harmless "A Bounce Above Party" and it's successors and assigns from any and all liability claims, and demands of either in law or in equity, which arise or may hereafter arise from Renters possession and use of "A Bounce Above" inflatables and equipment.
2. Assumption of risk: Renter understands and acknowledges that this release discharges "A Bounce Above Party" from injury, illness, death, or property damage resulting from the possession and use of equipment. Renter recognizes and understands that use of 'A Bounce Above Party" equipment may involve inherently dangerous activities.
3. Insurance: Renter 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 Renter.
4. Indemnification: Renter agrees that he/she will indemnify and hold "A Bounce Above Party" harmless from any liability resulting from use of



inflatables or equipment by Renter, his/hers assigns, heirs, guests, invites or other person's using the equipment while in Renters possession.

5. Other: Renter expressly agrees that this release is intended to be as broad and inclusive as permitted by the law of the state of California, and that this release shall be governed by and interpreted in accordance with the law of the state of California. Renter agrees that in the event that any clause or provision of this release which shall continue to be enforceable.

In witness where of, Renter has executed this release as of the day and year first above written.

Witness

Renter's signature