

## **RELEASE OF LIBILITY**

## \*\*\*PLEASE READ CAREFULLY BEFORE SIGNING\*\*\* THIS IS A RELEASE OF LIABILITY AND WAIVER OF CERTAIN LEGAL RIGHTS.

On behalf of myself, the children in my care, and any guests that I invite to use equipment rented from All About That Bounce, I acknowledge and agree to the terms and conditions of this liability waiver and assumption of risk as identified below:

- 1. I, the children in my care, and my invited guests who will participate in any All About That Bounce inflatable activities are physically, mentally, and emotionally fit to participate in such activities.
- I understand that All About That Bounce staff does not provide an attendant and is not responsible for <u>participant actions or injuries</u>. I will ensure all invited guests are aware of this release and consent to these terms prior to allowing them to participate in this rented equipment.

**LIABILITY WAIVER, RELEASE AND INDEMNIFICATION:** I understand and acknowledge that this Liability Waiver, Release, and Indemnification discharges All About That Bounce, its staff, agents, and employees from all claims, damages, losses, injuries and expenses incurred while rental equipment is in the customer's possession. All About That Bounce exercises precaution in keeping its equipment in good working condition and I certify that the rented equipment has been inspected by me and found to be in good working condition. I do hereby acknowledge that I understand the risks associated with the use of this equipment and I release, indemnify, forever discharge and hold harmless All About That Bounce and its staff from any and all liability claims, and demands of whatever kind or nature, either in law or in equity, which arise or may hereafter arise from my possession and use of All About That Bounce rental equipment.

**ASSUMPTION OF THE RISK:** There are risks, both known and unknown, using any inflatable or amusement device, including, but not limited to physical injury, emotional injury, distress, paralysis, and even death. The risk of serious injury from participating in All About That Bounce inflatable activities, although minimal, does exist, as it does in all play and amusement. I understand and acknowledge that this release discharges All About That Bounce, and its staff from injury, illness, death, or property damage resulting from the possession and use of All

About That Bounce equipment. I recognize and understand that rental and use of All About That Bounce equipment may involve inherently dangerous activities.

**Insurance:** I understand that insurance for liability, health, and medical or disability coverage in any way related to the rental equipment under this agreement is the sole responsibility of participant(s).

**<u>Other:</u>** I expressly agree that this release is intended to be as broad and inclusive as permitted by law. I agree that in the event that any clause or provision shall not otherwise affect the remaining provisions of this release, which shall continue to be enforceable.

## I HAVE READ THIS RELEASE AND WAIVER OF LIABILITY AGREEMENT, FULLY UNDERSTAND ITS TERMS AND FULLY UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS FOR MYSELF AND THOSE FOR WHOM I HAVE ASSUMED RESPONSIBILITY. BY MY SIGNATURE, I FREELY AND VOLUNTARILY AGREE TO THESE TERMS.

Print Name

Signature

Date

AATB Form 102