

JUMP TO IT BOUNCING BINS RENTAL CONTRACT (303)364-JUMP (5867)

MAILING ADDRESS: 1159 WACO ST UNIT C AURORA CO 80017

Date _____ Time of Event _____ Delivery Person _____

Customer _____ PH# _____ Cell _____

Customer Address _____ City _____ Zip _____

___ Front Yard ___ Back Yard ___ Cement ___ Dirt ___ Grass ___ Park

Supplies Needed _____

Cost _____ Tax(%) _____ Total Cost _____ Payment Received _____

CC# _____ exp _____ ZIP _____

Balance Due _____ Drivers License# _____

RENTAL AGREEMENT, RELEASE AND ASSUMPTION OF RISK

Delivery to address specified by LESSEE (customer) LESSEE grants right to enter said property for the delivery and pick up of the unit at approximately specified times.

ASSUMPTION OF RISKS The LESSEE understand and acknowledge that the activity to be engaged in through my rental of an interactive amusement games(s) and/or other amusement equipment brings with it both known and anticipated risks to their guests, invites and themselves. 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 me or my guest and invitees.

LIABILITY RELEASE The LESSEE voluntarily release, indemnify, hold harmless and discharge JUMP TO IT BOUNCING BINS from any and all liability, claims, demands, actions or rights of actions whether personal or to third party which are related to arise out of or are in any way connected with the rental of the interactive inflatable unit including those allegedly attributable to negligent acts or omissions. The LESSEE agree to reimburse any reasonable attorney fees and costs which may be incurred by JUMP TO IT in the defense of any such liability claim, demand action or right of action.

In the event that the LESSEE file a cause of action against JUMP TO IT the LESSEE agrees to do so solely in the state of Colorado and further agrees that the substantive law of that state shall apply in that action without regard to the conflict of law rules of that state. The LESSEE agrees that if any portion of the agreement is found to be void or unenforceable, the remaining portions shall remain in full force and effect.

LESSEE acknowledge that it has adequate homeowner's insurance, or OTHER liability insurance to cove any bodily injury or property damage which might occur to itself, guests or invitees from the use of the unit being rented or else LESSEE agree to bear the costs of such injury or damage itself.

If any equipment is returned in a damaged or destroyed condition or is not returnable by reason of carelessness, destruction, confiscation, theft, or for any reason while the equipment is in the possession of the LESSEE, the latter shall pay the full monetary value, based on the manufacturer's current list price of such items in addition to accrued rentals. The LESSEE agrees to return the equipment in the same/sale condition in which it was received, save only for normal use and wear, but will be responsible for the cost of necessary repairs of damage beyond the normal wear and use.

LESSEE agrees not to hold LESSOR responsible for any unfavorable weather conditions, high winds, rain, or any other unexpected conditions that may arise during all the time that the LESSEE is in possession or using the equipment.

RULES LESSEE agrees to supervise both the equipment and its use at all times and 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.

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 the terms.

Print Name _____

Lessee Signature _____

Date _____