

Lessee: \_\_\_\_\_  
 Date: \_\_\_\_\_

**TERMS AND CONDITIONS/WARRANTY**

1. EQUIPMENT, RENT AND TERMS OF RENTAL AGREEMENT: The Undersigned, as Lessee, hires from Bounce Orlando LLC-, as Lessor, the following JUMP unit(s):  
 No: \_\_\_\_\_, Blower I.D. No: \_\_\_\_\_  
 No. \_\_\_\_\_, Blower I.D. No: \_\_\_\_\_  
 No. \_\_\_\_\_, Blower I.D. No: \_\_\_\_\_  
 No. \_\_\_\_\_, Blower I.D. No: \_\_\_\_\_

The Rental Fee as stated above is payable in advance from the time of commencement, Start Time to End Time.

2. If payment is being made by check (CHECK NUMBER \_\_\_\_\_), customer hereby acknowledges that sufficient funds are available for the check amount (\$ \_\_\_\_\_) within the bank account against which this check is written. If Bounce Orlando cannot cash, or deposit, the check due to insufficient funds, Bounce Orlando is hereby entitled to charge the customer's credit card on file for the balance, plus an additional \$30 returned check fee.
3. DELIVERY: To the street address specified above by Lessee (Customer). Lessee grants Lessor right to enter the property at the said street address ("Delivery Address") for the delivery and subsequent pick up of the JUMP unit(s) at the specified time.
4. TRANSPORTATION EXPENSE: Except as provided herein, all charges in delivering and subsequent pick up of the JUMP unit(s) with respect to the Delivery Address is included in the Rental Fee noted above. In the event that the JUMP unit(s) is/are not returned at the appointed time by Lessee to Lessor then a \$50.00 Transportation Fee shall be automatically imposed.
5. GENERAL RULES TO FOLLOW DURING USE OF THE JUMP UNIT:  
 a. Only compatible age groups and size shall play on the JUMP unit(s) at the same time. The maximum number of riders of each group that should play in one JUMP unit at one time is:

Unit Size	Children 8 & Under	Children 9 - 12	Older Teens	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

- b. All riders MUST REMOVE SHOES before playing in the JUMP unit.
- c. To avoid neck and back injuries, FLIPS ARE NOT ALLOWED. All instructions and rules identified on the front of each JUMP unit must be followed.
- d. CHILDREN'S SAFETY DEPENDS UPON YOU. YOUR PERSONAL SUPERVISION IS ABSOLUTELY REQUIRED. AS THE LESSEE OF THE JUMP UNIT(S), THE SAFETY OF ALL RIDERS IS YOUR RESPONSIBILITY.
- e. Absolutely no "Silly String", gum, candy, food or other sticky substances are allowed in the JUMP unit(s).  
 If upon pick up, such cleaning is required then a \$50.00 cleaning fee shall be automatically imposed.
- DO NOT MOVE any JUMP unit from the place where it was installed. If the JUMP unit moves, pull the corner back to its original location of installation. CAUTION: Keep the JUMP unit away from swimming pools.

6. SPECIAL INSTRUCTIONS: The JUMP unit's equipment is reliable. Should the JUMP unit begin to deflate: Proceed to the entrance of the jump and help the children exit from the jump. After everybody is out of the jump check the following:  
 1) the motor may have stopped, in which case check the cord connection at the outlet. Do not use any more than a total of a 100 feet of heavy extension cord (Stronger outlets are in the kitchen and laundry room), 2) if the motor is continuing to run, check the air intake on the side of the motor for blockage, and check both tubes at the back of the JUMP unit for snugness: re-tie if necessary,  
 or 3) If you can not correct the problem call Bounce Orlando at (407) 277-2288 or 407 401 4333.

7. SAFE OPERATION ACKNOWLEDGMENT: LESSEE ACKNOWLEDGES THAT HE/SHE HAS BEEN INSTRUCTED ABOUT AND FULLY

UNDERSTANDS THE SAFE OPERATION OF THE JUMP UNIT THAT IS THE SUBJECT OF THIS RENTAL AGREEMENT. LESSEE AGREES TO OBSERVE ALL SAFETY PRECAUTIONS. USE OF THE JUMP UNIT(S) IS PROHIBITED BY ANYONE UNDER THE INFLUENCE OF ALCOHOL, DRUGS, OR ANY OTHER INTOXICATING SUBSTANCE. LESSEE ALSO REPRESENTS AND WARRANTS THE SAFE RETURN OF THE UNIT AND HEREBY AGREES TO PAY REPLACEMENT COST OF TWO THOUSAND (\$2,000) TO SEVEN THOUSAND DOLLARS (\$7,000) IF IT IS NOT RETURNED. THERE IS A MINIMUM CHARGE OF \$100 FOR ANY REPAIR TO THE UNIT DUE TO THE LESSEES NEGLIGENCE. A CHARGE OF \$100.00 PER HOUR PLUS MATERIAL WILL BE IMPOSED.

8. MAINTENANCE: Lessee agrees to keep the JUMP unit(s) in the same condition as when received, ordinary wear accepted.
9. ALTERATIONS AND ATTACHMENTS: No alteration in or attachments to the JUMP unit(s) will be made without prior written approval of Lessor.
10. WARRANTY: Lessor warrants that the JUMP unit(s) leased under this Rental Agreement will be in good working order on the effective date of the Rental Agreement. The JUMP unit(s) is/are supplied and maintained subject to this warranty. Lessor's obligation under this Rental Agreement is limited to repair or replacement of the JUMP unit(s) when Lessor determines that it does not conform to this warranty. This warranty is in lieu of any and all other warranties expressed or implied, and of any and all obligations and of all liabilities on the part of the Lessor for damages, including, but not limited to consequential damages, arising out of or in connection with the use or performance of the JUMP unit(s).
11. TITLE TO JUMP: Lessee agrees to keep the JUMP unit(s) in his/her custody and not to sublease, rent, sell or remove from the Delivery Address, or otherwise transfer such JUMP unit. The JUMP unit(s) will remain the property of the Lessor and may be removed by Lessor at any time after the termination of this Rental Agreement.
12. ENTIRE AGREEMENT: The Rental Agreement constitutes the full agreement between Lessor and Lessee. The receipt of the JUMP unit(s) that is the subject of this Rental Agreement is in good working order and this is so acknowledged by the Lessee. There will be a \$25.00 fee for returned checks.
13. RAIN/INCLEMENT WEATHER POLICY: DURING PERIODS OF SEVERE WEATHER CONDITIONS (I.E. RAIN, HIGH WINDS, ETC.), WE RESERVE THE RIGHT TO CANCEL YOUR RESERVATIONS. IF CONDITIONS ARE NOT TOO SEVERE WE WILL GIVE YOU THE OPTION OF KEEPING IT OR NOT. IF YOU DECIDE TO KEEP THE UNIT FOR THE TERM OF THIS RENTAL AGREEMENT, THERE WILL BE NO REFUNDS.
14. Cotton Candy Machines, Sno-cone Machines, Popcorn machines & Generators Rentals: Never service unit when plugged into electrical outlet. Make sure unit is grounded. Plug unit into a grounded receptacle only! Be sure that the switch is in the "OFF" position before plugging unit in. WARNING! -- Never Leave unit running unattended. DO NOT ALLOW CHILDREN TO OPERATE UNIT!  
Lessee has acknowledged that he or she has been fully instructed as to the operation and safety procedures of rental equipment.  
Never touch HOT or moving parts. Never fill the generator with gasoline while engine is hot! Never operate rental equipment in a wet environment.

Lessee Initials: \_\_\_\_\_ Date: \_\_\_\_\_

## RELEASE AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT

In Consideration of the foregoing lease, Lessee acknowledges and agrees for himself, herself, itself and any personal representatives, heirs and next of kin that he, she or it assumes full responsibility for the safe use and operation of the property leased herein during the entire time that the property is under lessee's care, custody or control. Lessee warrants and represents that he, she or it will, at all times, supervise the safe use and operation of the property leased herein. Lessee further agrees that he/she/it is responsible for the full value of the property leased herein in the event the property is lost, stolen or damaged while in lessee's care, custody or control. Lessor makes no warranties or representations, express or implied, about the safety of any of the property leased.

In further consideration of this lease:

Lessee hereby releases, waives, and discharges lessor, including its agents, servants, employees, officers, and directors from and against any and all claims for damages suffered by any person or entity connected with the use or operation of any of the property leased herein. This release is intended to include, but is not limited to, liability due to lessor's negligence, regardless of whether such negligence is active or passive. This release is intended to discharge lessor from all liability for any injury to any and all person(s) and any and all property connected with the lease of the property specified herein. This includes, but is not limited to, property damage, loss of the use of property, physical injury, death, enjoyment of life, loss of profits, injury to goodwill, injury to reputation and all other forms of consequential injury and damage, regardless of how such injury or damage is called or characterized. Lessee waives all rights to sue BOUNCE ORLANDO LLC for any injury a child or adult may suffer due to negligence or any other cause.

Lessee shall be in full charge of the safe use and operation of the property leased herein and promises and agrees to indemnify and hold lessor, including its agents, servants, employees, officers, and directors harmless from and against any and all claims demands, expenses, and liabilities arising, or which may arise, from the use and operation of the property leased herein.

Lessee further expressly agrees that the foregoing release, waiver and indemnity agreement is intended to be as broad and inclusive as is permitted by law and that if any portion of this agreement is determined to be invalid by a court of competent jurisdiction, then the remainder of this agreement shall remain in full force and effect.

This agreement represents the entire agreement of the parties concerning the subject matters above. There are no others. Lessee understands and agrees that no oral representations or statements have been made by lessor to representations set forth herein.

I (We) have read and understand the foregoing, and accept all terms of this Rental Agreement.

Lessee: \_\_\_\_\_  
Date: \_\_\_\_\_

LESSOR: BOUNCE ORLANDO, LLC  
\_\_\_\_\_

By: Authorized Representative for BOUNCE ORLANDO, LLC