

KidsLove Bounce House, LLC
687 SW Cedar Ave, Warrenton, OR. 97146
Phone: 503.440.3451, 503.440.3472
Email: info@kidslovebouncehouse.com
Email: kidslovebouncehouse@gmail.com
Website: www.kidslovebouncehouse.com

Inflatables Rental Agreement.

Delivery: To the street address specified above by lessee(customer). Lessee grants lessor right to enter the property at the said setup address for the delivery and subsequent pick up of the unit at the specified time.

GENERAL RULES TO FOLLOW DURING USE OF THE UNIT: (a) Only compatible age groups and size shall play on the unit at the same time. (b) All users MUST REMOVE SHOES before playing in the unit. (c) To avoid risk of neck injuries, FLIP-FLOPS ARE NOT ALLOWED. (d) CHILDRENS' SAFETY DEPENDS UPON YOU. YOUR PERSONAL SUPERVISION IS ABSOLUTELY REQUIRED. (e) Absolutely NO "SILLY STRING", CANDY OR GUM, FOOD, DRINK OR STICKY SUSBTANCE are allowed on the unit. PERSONS UNDER THE INFLUENCE OF ANY "INTOXICATING" SUBSTANCES ARE NOT PERMITTED IN THE BOUNCE HOUSE. If upon pick up, such cleaning is required then a cleaning fee shall be imposed. (f) DO NOT MOVE THE UNIT from the place where it was installed. If unit(s) move, pull it back to its original location of installation. CAUTION: KEEP THE UNIT AWAY FROM SWIMMMING POOLS.

SPECIAL INSTRUCTIONS: The unit's equipment is reliable. Should the unit begin to deflate, the motor may have stopped, in which case, check the cord connection at the outlet near the motor. If you cannot correct the problem, call the lessor ASAP.

SAFE OPERATION ACKNOWLEDGEMENT: The lessee acknowledgement that He/She has been instructed about and fully understands the safe operation of the unit that is the subject of this rental agreement. Lessee agrees to observe all safety precautions.

MAINTENANCE: Lessee agrees to keep the unit in the same conditions as when received, ordinary wear expected.

WARRANTY: LESSOR warrants that the unit leased under the Rental agreement will be in a good working order on the effective date of the rental agreement. The unit is supplied and maintained subject to this warranty. Lessor's obligation under this rental agreement is limited to repair or replacement of the unit when lessor determines that it does not conform to this warranty. This Warranty is lieu of any and all other warranties, expressed or implied, and of any and all obligations, and of all liabilities on 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 unit.

RELEASE OF LIABILITY: The lessee shall be in charge of the unit's operation, and fully responsible for its operation until pick up is done by the lessor. THE LESSOR is not responsible for any injury occurring to the lessee or any other persons using the unit, and the lessee further agrees to hold the lessor free and harmless against any injury or claims. The lessee shall indemnify the lessor from/against any costs incurred due to the claims from anyone and for attorney's fees and related costs involving the use of the unit, should legal action become necessary.

ENTIRE AGREEMENT: The rental Agreement constitutes the full agreement between lessor and lessee. Time is the essence in this rental agreement. The receipt of the unit that is a subject of this rental agreement is in good working order and repair, and this is so acknowledged by lessee.

RAIN POLICY AND EMERGENCY PROCEDURES: In the unlikely event of a Severe Weather Alert, Power Failure, or Medical Emergency, the following procedures should be followed: Call the appropriate emergency responders if necessary, exit riders in an orderly fashion away from the inflatable, turn off blower and unplug from outlet, keep riders away from the inflatable device, contact Kidslove Bounce House, LLC. Lessor reserves the right to cancel lessee reservations/bookings. If conditions are not too severe, lessor will give you (lessee) the option of keeping appointment or not. If lessee decide to keep the unit for the term of this agreement, there will be no Refunds.

I HAVE READ AND UNDERSTAND THE TERMS OF THIS AGREEMENT.

CUSTOMER'S SIGNATURE: X _____ DATE: _____

We deliver "just" fun