

RENTAL AGREEMENT

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 representation or statements have been made by LESSOR to representation set forth herein.

Safety first!

Children's safety depends on presence of *Adult Supervision* while INFLATABLE UNIT is in use.

Customer acknowledges damage caused to any property belonging to Zo's Playtime Jumpers LLC due to *Silly String*, a \$750.00-\$5,000 repair or replacement fee shall be automatically imposed by Zo's Playtime Jumpers LLC and shall be immediately due and payable by renter.

Negligence or Abuse

Food, grass, pet poop, mud, vomit, water, or spilled drinks will result in \$100-\$300 cleaning fee. Negligent use or damage caused by improper use will result in a \$250-\$1,000 repair fee. If the unit is not repairable a replacement fee of \$1,500-\$5,000 will result.

NO CIGARETTES

**No campfires or open flames near Bounce Houses or Tents.
NO PETS ALLOWED BY EQUIPEMENT.**

NO REFUNDS AFTER RENTAL EQUIPMENT HAS BEEN ACCEPTED

Never place a water hose or ANY water in general on any Bounce House unless previously authorized by a representative of Zo's Playtime Jumpers LLC.

Rental Agreement applies to all inventory owned by Zo's Playtime Jumpers LLC.

Please CALL Zo's Playtime Jumpers, LLC IMMEDIATELY with any questions.

I (We) have read and understand the foregoing.

Date: _____

LESSEE: _____