



**** All In Fun Inc. Rental Agreement ****

1. EQUIPMENT, RENT AND TERMS OF RENTAL AGREEMENT:

The Undersigned, as Customer, hires from All In Fun Inc.. as Owner, the above referenced equipment The Rental Fee as

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

2. DELIVERY: To the street address specified above by Customer (Customer). Customer grants Owner right to enter the property at the said street address ("Delivery Address") for the delivery and subsequent pick up of the inflatable unit and accessories at the specified time.

3. TRANSPORTATION EXPENSE: Except as provided herein, all charges in delivering and subsequent pick up of the inflatable unit and accessories with respect to the Delivery Address are included in the Rental Fee noted above. In the event that the inflatable unit is not returned at the appointed time by Customer to Owner then a \$50.00 Transportation Fee shall be automatically imposed and CUSTOMER hereby agrees to pay same.

4. GENERAL RULES TO FOLLOW DURING USE OF THE INFLATABLE UNIT:

a. Only compatible age groups and size shall play on the inflatable unit at the same time. The Maximum number of riders of each group that should play in the inflatable unit at one time are:

Children 8 & Under: 10

Children 9 to 12: 6-8

Older Teens: 4-5

Adults are not allowed to play on the inflatable units!

b. All riders MUST REMOVE SHOES before playing in the inflatable unit.

c. To avoid neck and back injuries, FLIPS ARE NOT ALLOWED.

d. Children.s safety depends upon YOU. Your personal supervision is absolutely required. As the customer of the inflatable unit, the safety of all riders is YOUR responsibility.

e. Absolutely no silly string or like product, gum, candy, food or other sticky substances are allowed in the inflatable unit. If upon pick up, such cleaning is required then a \$50.00 per hour cleaning fee shall be automatically imposed and CUSTOMER hereby agrees to pay same. NO SILLY STRING ALLOWED IN OR NEAR THE INFLATABLE UNIT. If silly string will be used at your event, please notify driver and inflatable rental will be cancelled. OWNER reserves the right to cancel any reservation where silly string is present or when OWNER is advised that silly string will be used.

f. DO NOT MOVE the inflatable unit from the place where it was installed. If the inflatable unit moves, pull the corner back to its original location of installation. CAUTION: Keep the inflatable unit away from swimming pools, lakes, rivers or other bodies of water.

5. SPECIAL INSTRUCTIONS: The inflatable unit's equipment is reliable. Should the inflatable unit begin to deflate:

(1) The motor may have stopped, in which case, check the cord connection at the outlet near the motor, and remember to keep only the 100 foot extension cord on the outlet (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 inflatable unit for snugness; re-tie if necessary (3) If you can not correct the problem call ALL IN FUN INC (772) 201-9836(4) SAFE OPERATION

ACKNOWLEDGMENT: Customer acknowledges that he/she has been instructed about and fully understands the safe operation of the inflatable unit that is the subject of this rental agreement. Customer agrees to observe all safety precautions. Customer also represents and warrants the safe return of the unit and hereby agrees to pay Four Thousand Dollars (\$4,000) if it is not returned or the appropriate repair charges for damage to any of the equipment.

7. MAINTENANCE: Customer agrees to keep the inflatable unit in the same condition as when received, ordinary wear excepted.

8. ALTERATIONS AND ATTACHMENTS: No alteration in or attachments to the inflatable unit will be made without prior written approval of Owner.

9. WARRANTY: Owner warrants that the inflatable unit leased under this Rental Agreement will be in good working order on the effective date of the Rental Agreement. The inflatable unit is supplied and maintained subject to this warranty. Owner's obligation under this Rental Agreement is limited to repair or replacement of the inflatable unit when Owner 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 Owner for damages, including, but not limited to, consequential damages, arising out of or in connection with the use or performance of the inflatable unit.

10. TITLE TO INFLATABLE UNIT: Customer agrees to keep the inflatable unit in his/her custody and not to sublease, rent, sell, remove from the Delivery Address, or otherwise transfer such inflatable unit. The inflatable unit will remain the property of the Owner and may be removed by Owner at any time after the termination of this Rental Agreement.

11. RELEASE OF LIABILITY: I, the undersigned, understand and acknowledge that play on an amusement device entails both known and unknown risks including, but not limited to, physical injury from falling, slipping, crashing or colliding, emotional injury, paralysis, distress, damage or death to any participant. I hereby voluntarily and expressly release, indemnify, forever discharge and hold harmless ALL IN FUN INC. from and any all liability, claims, demands, causes or rights of action whether personal to me or to a third

party, which are in any way connected with participation in this activity, including those allegedly attributable to negligent acts or omissions. Should ALL IN FUN INC. or anyone acting on behalf of ALL IN FUN INC. be required to incur attorney's fees and costs to enforce this agreement, I expressly agree to indemnify and hold ALL IN FUN INC. harmless for all such fees and costs. In the event I, the undersigned or any of my participants file a lawsuit against ALL IN FUN INC., it is agreed to do so solely in the State of Florida. I agree that if any portion of this agreement is found to be void or unenforceable, the remaining portions shall remain in full force and effect. In consideration of being permitted by ALL IN FUN INC. to use its equipment and facilities, the undersigned and its participants agree to indemnify and hold harmless ALL IN FUN INC. from any and all claims which are brought by the undersigned and/or their participants and which are in any way connected with such use or participation. A set of rules and direction have been provided to the undersigned which I agree to follow and utilize at all times during operation and use of the unit(s). I, the undersigned, acknowledge and certify that I have had sufficient opportunity to read the entire Rental Agreement and Acknowledgement of Risks, that I understand its content and that I execute it freely and without duress of any kind and agree to the terms herein stated.

12. ENTIRE AGREEMENT: The Rental Agreement constitutes the full agreement between Owner and Customer. Time is of the essence in this Rental Agreement. The inflatable unit that is the subject of this Rental Agreement is in good working order and repair and this is so acknowledged by Customer.

13. RAIN 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. However, if we deliver the unit and you accept the delivery, there WILL

BE NO REFUNDS! WE ARE DETERMINED TO PROVIDE THE BEST SERVICE IN THE INDUSTRY. IT IS THE DRIVER'S RESPONSIBILITY TO MAKE SURE THE JUMP IS PROPERLY SPIKED DOWN AND IN REASONABLY CLEAN CONDITION. IF YOU FEEL THAT THE DRIVER HAS NOT DONE A SATISFACTORY JOB IN SETTING UP THE UNIT, PLEASE CALL US IMMEDIATELY.

Owner: ALL IN FUN INC. (772) 201 9836

5950 Whipoorwill Ln

Port Saint Lucie, FL 34987

By: _____

Owner representative

By my signature, I acknowledge that I have read and do accept the terms of this Rental Agreement.

By: _____

Customer

Authorized Representative for Customer