

**Urban Bubble Ball
Release of Liability**

This document affects your legal rights. You must read and understand it by initialing or signing it.

Please note any participants under the age of 18 must have their parent or legally appointed guardian sign this waiver. The term "Releasor" as used herein shall mean the participant and, in the case of the participant being under the age of 18, the participant's parent or legally appointed guardian.

DUTY OF PARTICIPANTS: It is recognized that some activities conducted by Urban Bubble Ball, LLC are hazardous to participants regardless of all feasible safety measures, which we can take. All participants have a duty to act as a reasonably prudent person when engaging in the recreational activities, which are offered by Urban Bubble Ball, LLC.

I hereby covenant and agree not to: A) act in any way which shall interfere with the running or operation of Urban Bubble Ball, LLC when such activities conform to the rules and regulations of the State of Texas. B) Use any of Urban Bubble Ball, LLC equipment or services if I do not have the ability to use such equipment, or services safely without instructions until I have requested and received sufficient instruction to permit safe usage. C) Engage in any harmful conduct, willfully or negligently engage in any type of conduct which contributes to as causes injury to any person. D) To embark in any self initiated activity without first informing Urban Bubble Ball, LLC of my intentions and receiving permission from Urban Bubble Ball, LLC to engage in such self-initiated activity.

ACKNOWLEDGMENT AND ACCEPTANCE OF RISK: I understand and acknowledge that the activity which I am about to voluntarily engage in as a participant and/or volunteer bears certain known risks and unanticipated risks which could result in injury, death, illness or disease, physical or mental, or damage to myself, to my property, or to spectators or other third-parties. I, being aware that this activity to accept and assume all responsibility and risk for injury, death, illness, or disease, or damage to myself or to my property arising from otherwise damaged due to any negligent notions. My participation in this activity is purely voluntary; no one is forcing me to participate, and I elect to participate in spite of the known and unknown risks.

RELEASE: In consideration of the services and/or property provided, I, for myself and any minor children for which I am the parent, legal guardian, or otherwise responsible, any heirs, personal representatives, or assigns, do hereby release Urban Bubble Ball, LLC, its principals, directors, officers, agents, employees, and volunteers from any liability and waive any claim for damages arising from any cause whatsoever. I further agree to reimburse you for all attorney's fees and costs should I bring legal action against you and lose.

Hold Harmless Wording: Lessee understands and acknowledges 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. Lessee agrees to indemnify and hold Urban Bubbleball, LLC harmless from any and all claims, actions, suits, proceedings, costs, expenses, fees, damages and liabilities, including, but not limited to, reasonable attorney's fees and costs, arising by reason of injury, damage, or death to persons or property, in connection with or resulting from the use of the leased equipment. This includes, but is not limited to, the manufacture, selection, delivery, possession, use, operation, or return of the equipment. Lessee hereby releases and holds harmless Urban Bubble Ball, LLC from injuries or damages incurred as a result of the use of the leased equipment. Urban Bubbleball, LLC cannot, under any circumstances, be held liable for injuries as a result of inappropriate use, God, nature, or other conditions beyond its control or knowledge. Lessee also agrees to indemnify and hold harmless Urban Bubbleball, LLC from any loss, damage, theft or destruction of the equipment during the term of the lease and any extensions thereof.

ENTIRE AGREEMENT: I understand that this is the entire Agreement between myself and Urban Bubble Ball, LLC, its agents or employees, and that it cannot be modified or changed in any way by the representatives or statements of any employees of Urban Bubble Ball, LLC or by me. By signing this document, Releasor understands that any photographs or videos taken while utilizing the services of Urban Bubble Ball, LLC may be released and viewed by the general public either in publications, advertising, Internet, sales, or general uses of photography. Releasor agrees not to hold Urban Bubble Ball, LLC responsible for any photographs or videos taken for resale or otherwise by agents of Urban Bubble Ball, LLC or any third persons.

I have read this entire document and understand it completely and agree to be bound by its terms.

Sign:

Date: