FunMazing Rentals LLC P.O. Box 210036, Milwaukee, WI 53221 * 414-216-FUN1

I. LESSOR: FunMazing Rentals LLC (FunMazing)

RENTAL AGREEMENT / RELEASE AND ASSUMPTION OF RISK FOR USE OF AMUSEMENT PRODUCTS/SERVICES

NAME:	TOMER	•		ADDRESS:					APT #:	
CITY:				STATE: WI			F: WI	ZIP C	CODE:	
MAIN PHONE:			ALTERNATE	ERNATE EMAIL:						
				PHONE:						
III. EVE	NT INFO	ORMATION:								
EVENT	DATE(<u>S)</u> :	EVENT TIMES: OVERNIGHT [1		CITY:				
Point (Of Cont	act (POC):	OVERNIGHT	1				STATE: WI		
DOC N	AMES A	ND NUMBER(S):					ZIR CODE:			
POC N	AIVIES A	AND NUMBER(S):					ZIP CODE:			
EVENT PARK	LOCAT	ΓΙΟΝ:					COUNTY: MILWAUKE			
IV. FEE	DISCLO	OSURE:								
UNIT I.D.	QTY	E	QUIPMENT DES	CRIPTION	FEE	RENTAL	тот	TOTAL		
			•		EACH	TOTAL 0				
						0				
						0	TA	X	\$0.0	
						0	Trave	l Fee		
						0	SubT	otal	\$0.0	
						0	Sponso	r Amt.	\$0.0	
						0	DEPC	OSIT	\$0.0	
						0	BALANC		\$0.0	
Notes:								•		
							ID:		_ STATE:	
Cleard FunM Custo The o organ FunMaz All eq Best 6 A cert VI. SPE OR SER There is	o Supply ed out floo azing Rei mer is ful rganizatio izations in ing Rent uipment li entertainn ifficate of l CIFIC RU VICE I Al a \$500 M	or space; a building, and ntals and its subcontracted by responsible for operation accepts responsibility nsurance company and a last and its Suppliers whisted in good working content service possible accliability insurance and/or LES OF AGREEMENT: M CONTRACTING WITH Inimum on video game a	ors reserves the rigion, safety, supervise for the full replacen any legal expenses iill provide: notion. Cording to rental type extension cords with I HAVE READ GENERAL ON THE SECONDAGGER There	hin the immediate equipm NERAL RULES OF AGRE	equipment provicipment when said rupplies, lost or intals and its Subcent area if application EMENT ABOVE Attainment service	led if adequal equipment damaged by contractors in ble. ND FOR TH agreements	ate power/s is in the po r fire, theft, n an attemp	pace is not a ssession of or vandalism of to recover C TYPE OF ment due pr , Medical ar	evailable. the customer. n not covered by the any losses. EQUIPMENT AND/ rior to set-up. nd Fire).	
	and that it its that th	t was executed freely, int ey are either the CUSTC	elligently and witho MER named above ΓΟΜΕR's agent. Fu	s and certifies that it has h ut duress of any kind and a or are authorized and en rthermore, CUSTOMER a	agrees to be boun powered to accep	d by its term ot delivery of	s. CUSTOI the equipm	MER further nent and to s	and understands its warrants and sign this Agreement of	
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WARNING: DO NOT RELEASE THE FUN-MAZING UNIT TO ANYONE EXCEPT TO THE SAME DRIVER WHO DROPPED THE UNIT OFF. YOU AS A CUSTOMER ARE FULLY RESPONSIBLE FOR THE FUN-MAZING UNIT.

IF YOU FEEL THAT THE DRIVER HAS NOT DONE A SATISFACTORY JOB IN SETTING UP THE UNIT, PLEASE CALL US IMMEDIATELY.

Initials_____

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VI. GENERAL RULES OF AGREEMENT FOR ARCADES:

Event To Supply:

- Covered floor space; meaning a tent and/or a building, and overhead lighting.
- Electrical service of 4-amperes per amusement device. FunMazing Rentals and its suppliers reserves the right to reduce the number of games provided if adequate power is not available.
- Around the clock security when the equipment in this agreement is present.
- The organization accepts responsibility for the full replacement of all the equipment, lost or damaged by fire, theft, or vandalism not covered by the organizations insurance company and any legal expenses incurred by FunMazing Rentals and its Suppliers in an attempt to recover any losses.

FunMazing Rentals and its Suppliers will provide:

- · All equipment listed in good working condition.
- A certificate of liability insurance, extension cords within the immediate game area.

There is a \$500.00 Minimum on video game agreements. A 50% deposit due at booking w/100% payment prior to set-up. In the event of an emergency, contact Lidia Saypanya at 414-216-3861 immediately and dial **911** for emergency services (**Police, Medical and Fire**).

VI. GENERAL RULES OF AGREEMENT FOR INFLATABLES AND ADVENTURE CAVE:

The CUSTOMER or using party shall be in charge of operation and is fully responsible for operation after receiving unit. CUSTOMER agrees to supervise both the equipment and its use at all times said equipment is in the possession of the CUSTOMER. Disclosed in this contract is a set of directions for use and safety rules that CUSTOMER agrees to follow and utilize at all times during the operation and use of the "Unit" (Amusement Equipment or Service).

- 1. A responsible **ADULT** must supervise any unit at all times. Do **not** allow participants to enter unit without **ADULT** supervision.
- 2. Participants must not be allowed to play or climb on the unit's exterior other than through the designated entrance.
- 3. All participants must **remove** shoes, jewelry, eyeglasses, combs or any other hard objects that could cause injury to other participants or that might scratch or damage the Unit itself.
- 4. Absolutely NO food, drink, gum, candy, SILLY STRING, CONFETTI, fingernail polish, paint, make-up, solvents, sticky substances, or pets are allowed inside the Unit.
- 5. When participants are in the Unit, there shall be **NO** wrestling, pushing or any other aggressive behavior that could injure other participants.
- 6. Water hoses, water balloons, or water guns must not be used in the Unit.
- 7. If outdoors, the Unit should not be used in the event of lightening, thunderstorms, high winds or severe weather.
- 8. If Unit is enclosed, Do NOT enter the Unit if you are claustrophobic or have a fear of tight or confined spaces.
- 9. If designated, Do NOT enter the Unit if your body size and type is taller than 6' in height and/or weighing 200 lb or greater.
- 10. Unit will have designated age and height criteria, if you question, please ask.
- 11. There is a \$100 Minimum on inflatable/table/chair/tent service agreements. A \$75 deposit due at booking w/100% payment prior to set-up. In the event of an emergency, contact Lidia Saypanya at 414-216-3861 immediately and dial **911** for emergency services (**Police, Medical and Fire**).

VI. GENERAL RULES OF AGREEMENT FOR ENTERTAINMENT:

- 1. Client agrees to pay the full amount due under this contract, even if Client actually uses Entertainer for less time than contracted for.
- 2. The deposit is non-refundable, should Client for any reason cancel or postpone the contracted day or time period. However, FunMazing will work with you to accommodate an alternate date if possible.
- 3. Should FunMazing be unable to perform or to find a performer, the deposit will be refunded in full minus any special ordered product.
- 4. Any time beyond the time booked will be charged accordingly to the entertainers fees. However, additional time on day of event may not be available.
- 5. Entertainer will be provided with paid 10 minute breaks for every two hours of contracted time.
- 6. Entertainers will be provided with parking near the place services are provided to enable the Entertainer to unload equipment. The Client will reimburse Entertainer for any parking fees incurred while the Entertainer is providing contracted services to the Client.
- 7. Entertainer has the right to cease and leave without refunding any monies if there are extreme adverse working conditions
- 8. FunMazing is not liable for any parties' allergic reactions to paints or products. Only professional grade FDA compliant paints and cosmetics are used for face painting. Children with skin allergies or sensitive skin should either not participate, or advise entertainer to perform a patch test at the beginning of the party.
- 9. For safety reasons, in some cases, children under 3 years old are asked not to participate. Anyone showing signs of suffering from: cold sores or any infectious skin condition may be asked to not participate.
- 10.Parents and/or guardians are responsible for the behavior and safety of the children. FunMazing is not responsible for damage to any clothing or property due to paints or supplies.
- 11. There is a \$90 Minimum on entertainment service agreements. A 50% deposit due at booking w/100% payment prior to set-up. In the event of an emergency, contact Lidia Saypanya at 414-216-3861 immediately and dial **911** for emergency services (**Police, Medical and Fire**).

VI. GENERAL RULES OF AGREEMENT FOR OTHER EQUIPMENT: Event To Supply:

- Cleared out floor space; a building, and overhead lighting if applicable, appropriate electrical service per device (we have generators for rent if needed). FunMazing Rentals and its subcontractors reserves the right to reduce the number of equipment provided if adequate space is not available.
- Customer is fully responsible for operation, safety, supervision and security of the equipment when said equipment is in the possession of the customer.
- The organization accepts responsibility for the full replacement of all the equipment or supplies, lost or damaged by fire, theft, or vandalism not
 covered by the organizations insurance company and any legal expenses incurred by FunMazing Rentals and its Subcontractors in an attempt
 to recover any losses.
- The customer is responsible for the equipment while in their possession. Be sure equipment is secured when not in use and protected from the weather. Notify us immediately if you find something broken or missing when it is received!
- There is a 50% deposit due at booking w/100% payment prior to set-up.

FunMazing Rentals and its Suppliers will provide:

- All equipment listed in good working condition.
- · Best service possible according to rental type.

More detailed information on general rules of agreement and frequently asked questions may be found at www.FunMazingRentals.com