BounceU®

Waiver, Release, Hold Harmless, and Indemnification Agreement Rev CA_15_02_24

As Consideration for being allowed to enter the play area and/or Participate in any party and/or program at BounceU the undersigned, on his or her behalf, and on the behalf of the Participant(s) identified below, acknowledges, appreciates, understands, and agrees to the following:

1. I represent that I am the parent or legal guardian of the Participant(s) named below or I have obtained permission from the parent/legal guardian of the Participant(s) named below to execute this agreement on their behalf.

Participant Name	Date of Birth
Participant Name	Date of Birth
Participant Name	Date of Birth
Participant Name	Date of Birth
BounceU activities and the use of the play area, infincluding but not limited to the Open Bounce and Ofractures, scrapes, cuts, bumps, paralysis, or death. 3. I, for myself and the Participant(s) named, willin that there are also risks that may arise due to other play a signs, rules, and verbal instructions as conditions for the participant (s) named, and I shall signs, rules, and verbal instructions as conditions for the participant (s) named, our heirs, harmless, release, waive and indemnify the independent predecessors, parent, subsidiaries and affiliates, offit damages from participation, except for those arising for I additionally agree to indemnify the independent predecessors, parent, subsidiaries and affiliates, offit from any and all claims, injuries, liabilities or damagross negligence or willful misconduct of Bounce U. WARNING: Some of the bounce houses in this scause cancer, birth defects and other reproductive has I am of physical ability to participate and am legal hereby execute this agreement without coercion. 9. I understand that entry, by myself and the particifilm, video, or likeness of participants for any purper 10. The invalidity or unenforceability of any provisenforceability of any other provision of this Agreem 11. Any controversy, dispute, or claim arising out or resolve by mutual agreement, shall be settled exclusor dispute to binding arbitration; said arbitration to 25 miles of the event location and in accordance with effect.	comply with all stated and customary terms, posted safety or participation in any party and/or program at BounceU. assigns, representatives, and next of kin agree to hold ident owner of this BounceU facility, BU Holdings, LLC, their iders, and employees from any and all injuries, liabilities or grow the gross negligence or willful misconduct of BounceU. It owner of this BounceU facility, BU Holdings, LLC, their iders, and employees for any defense cost or expense arising grees arising from participation, except for those arising from the factories contain a chemical known to the state of California to arm. Ally competent to understand and complete this agreement. I pant(s) named, constitutes consent for BounceU to use any ose whatsoever, without payment to the participant. In in of this Agreement shall not affect the validity or ment, which shall remain in full force and effect. If or related to this Agreement, which the parties are unable to sively by submission by either party of the controversy, claim take place exclusively before a single arbitrator located within the rules of the American Arbitration Association then in
nt / Guardian Name (please print):	
nt / Guardian Signature:	
ress:	

By providing your e-mail address you acknowledge we may send you e-mail including Discount offers, special events, and BounceU news.