

Rules for Safe Operation of Moonwalk/Obstacle Course

____ 1. Equipment must be operated on a smooth surface, such as grass or hard top surface (Not Sand). The unit may not be operated on a rough area such as rocks, brick, gravel, glass, or other jagged objects.

____ 2. Unit must be anchored with stakes or sandbags prior to use.

____ 3. Unit should be deflated and not be in use during windy or gusty conditions.

____ 4. The unit absolutely cannot be located within 5 (five) feet of any pole, wall, or other fixed object.

____ 5. Children of the same age and approximate size must play in the unit at the same time. Mixing smaller and larger children may result in injury. Do not overload!! The maximum number of people in each age group that should play in the unit at one time is as follows:

Under 5 yrs.	6-8 yrs.	9-12 yrs.	12-14 yrs.	Teens/Adults
8	8	6	4	4

____ 6. All persons must remove shoes, eyeglasses, and any sharp objects before entering unit. They must not have any plastic (balloons, party favors, etc...) food, candy, gum, or other objects in their mouths while in the unit. This might result in choking!!!

____ 7. An adult (21 yrs. or older) must be present to supervise the unit at all times while it is occupied.

____ 8. Never jump or play on a partially inflated or deflated unit.

____ 9. No one is allowed to play or climb on the walls, sides, netting, support columns, or roof of the unit.

____ 10. **Never put water on the unit. Surface becomes extremely slick when wet.**

____ 11. In case of rain, remove participants and unplug unit from power source. After deflated, fold unit over on itself to keep play area dry.

____ 12. There is to be no horse-play, wrestling, flips, or diving allowed in the unit.

____ 13. **No food, drink, candy, or silly string is allowed in or near the unit.**

____ 14. Lessee agrees to abide by these and additional rules posted on the unit. By signing or initialing below the lessee agrees to pay for excessive damage the unit may incur (cuts, tears, stains, etc...) while in their supervision. The lessee and those parties participating in their event further agree not to hold Jumping For Joy, its workers, owners, or employees liable for any injuries that may occur during the operation of Jumping For Joy's equipment.

____ **HOLD HARMLESS PROVISION - LESSEE AGREES TO INDEMNIFY AND HOLD LESSOR HARMLESS FROM ANY AND ALL CLAIMS, ACTIONS, SUITS, PROCEEDING COSTS, EXPENSES, DAMAGES AND LIABILITIES INCLUDING REASONABLE ATTORNEY'S FEES ARISING BY REASON OF INJURY, DAMAGE, OR DEATH TO PERSONS OR PROPERTY, IN CONNECTION WITH OR RESULTING FROM THE USE OF THE EQUIPMENT INCLUDING BUT NOT LIMITED TO THE MANUFACTURE, SELECTION, DELIVERY, POSSESSION, USE, OPERATION, OR RETURN OF THE EQUIPMENT BUT NOT LIMITED TO THE EQUIPMENT. LESSEE HEREBY RELEASES AND HOLDS HARMLESS LESSOR FROM INJURIES OR DAMAGES INCURRED AS A RESULT OF THE USE OF SAID EQUIPMENT UNLESS LESSOR IS OPERATING THE EQUIPMENT AND IS DEEMED BY A COURT OF LAW TO BE NEGLIGENT IN IT'S ACTIONS. LESSOR CANNOT UNDER ANY CIRCUMSTANCES BE HELD LIABLE FOR INJURIES AS A RESULT OF ACTS OF GOD, NATURE, OR OTHER CONDITIONS BEYOND ITS CONTROL OR KNOWLEDGE.**

Lessee or Representative _____ Date _____