

STATEMENT OF SERVICE AGREEMENT

This rental equipment has been received in good condition and will be returned in the same condition (ordinary wear and tear accepted).

Customer assumes all responsibility for injuries to persons or damages to property, and agrees to release and hold *Patriot Service & Rental LLC*. blameless for any and all claims, of whatsoever nature, arising out of use of the rental equipment while in his/her custody. In the event that the release and hold blameless as contained herein is held unenforceable for any reason, Customer agrees to a limit on any damages claimed by Customer to the total paid to *Patriot Service & Rental LLC*. for the rental.

Customer agrees to company right to enter premises of customer at anytime to repossess said equipment.

Customer agrees not to loan, sublet or otherwise dispose of equipment or use it at any other location.

Customer agrees to pay in full the replacement cost, including labor, for all damages to rental equipment. If the inflatable equipment is lost, stolen, or damaged beyond repair the renter agrees to pay \$3,000 (three thousand dollars and 0 cents).

There are no warranties of merchantability or fitness either expressed or implied. The person/s or organization renting this Equipment from *Patriot Service & Rental LLC*. will be held responsible and liable for any and all damage or injury occurring for any reason whatsoever. I have read the above agreement and fully understand and accept the conditions as above. I am aware that while in my care I am fully responsible for the inflatable and will pay for any loss or damages that may occur.