

DISCLOSURE STATEMENT AND RELEASE OF LIABILITY AND INDEMNIFICATION AGREEMENT

In consideration of the authorization of the City of Knoxville (the "City") for							
("Event Organizer") to use City property located a	t	(the "Property")					
for a special event occurring on	_, 202_ (the "Event"), the Event Organizer doe	s hereby agree to					
release, indemnify, and discharge the City as follow	s:						

- 1. The Event Organizer acknowledges that an inflatable ride owned, rented, or otherwise under the control of the Event Organizer will be used during the Event.
- 2. The Event Organizer affirms that it will assemble, install, set up, maintain, and use the inflatable ride pursuant to all applicable instructions, including instructions from the manufacturer or owner (if rented) of the inflatable ride for the entire duration of the Event Organizer's use of the Property.
- 3. The Event Organizer, on behalf of himself, herself, or itself, and its employees and volunteers, does hereby release and hold harmless the City and its employees, officers, agents, and assigns for personal injury, death, loss of income, property damage, or any and all damages to the Event Organizer, the Event Organizer's members or participants, and the participants of the Event that may occur as a result of the Event Organizer's transporting, assembling, installing, setting up, maintaining, and/or any other use of an inflatable ride on the Property or as a result of the negligence or omission of any party, including the City.
- 4. The Event Organizer will defend, indemnify, and hold harmless the City from and against any and all lawsuits, claims, liabilities, damages, losses, and expenses (including, but not limited to, court costs, reasonable attorneys' fees, and costs of claim processing, investigation, and litigation) for losses to spectators, bystanders, employees, volunteers, or other persons caused in whole or in part by the acts, errors, or omissions of the Event Organizer's activities in connection with inflatable rides on the Property or from the Event Organizer's failure to use a due and reasonable standard of care and skill ("Indemnified Claim"), except where such injury, damage, or loss was caused by the sole negligence of the City.

5.	The Eve	The Event Organizer will save, indemnify, and hold the City harmless and pay judgments that will									
be rendered in	any such ac	tions, suits,	claims, o	r demands a	igainst	the City wi	th respect to	o any Indo	emnified (Claim.	
				EVENT ORGANIZER							
				By: _					-		
				Date	:						
STATE OF TE											
Perso	nally a _l	ppeared	before	me,		Notary d individual		of ided satist	said factory ey	County	
his/her identity	, and who a	cknowledge	ed that he/	she execute	d the w	ithin instru	ment for the	purposes	therein c	ontained	
Witne	ess my hand	at office, t	his	_ day of			_, 202				
				Nota	ry Publ	ic					
My commission	on expires: _										