CUSTOMER RELEASE, ASSUMPTION OF RISK, WAIVER OF LIABILITY, AND INDEMNIFICATION AGREEMENT

PLEASE READ THIS AGREEMENT CAREFULLY, AS IT AFFECTS YOUR RIGHTS.

This Assumption of Risk, Waver of Liability, and Indemnification Agreement (“Agreement”) is entered into on the date this Agreement is executed by the Adult Participant as identified by signature below, and if any minor(s) is/are named below, the Adult Participant on behalf of and as parent or legal guardian for such Child Participant(s) as identified below in favor of Go With The Flow, LLC dba Flow Supreme Air Sports and Flow Rockford, LLC (collectively, “Flow Air Sports”). Collectively and severally, Adult Participant and Child Participant are referred to as the “Participant.” In consideration of Flow Air Sports permitting Participant to enter the Premises and participate in the Activities, as defined below, including any of those Activities that may occur in, about, or near 5505 E. State Street, Rockford IL 61108 or any other premises operated by Flow Air Sports, wherever located (the “Premises”). Participant agrees as follows:

1. **Nature of the Activities.** Flow Air Sports is a trampoline and adventure park, which offers clients the opportunity to participate actively or passively, in the following nonexclusive list of activities: general trampoline jumping, dodgeball, volleyball, tumbling, foam pit jumping, aerobics, ninja warrior course, battle beam, soft play, ropes course, climbing wall, zip line, slack line, log roll, trapeze, airbag jumping, aerial silks, freestyle bounce, European trampoline jumping, “Flow Glow” night jumping (under black lights w/ neon laser lights), exercising and other miscellaneous trampoline and adventure activities, use of any equipment or attractions, instruction, training, classes, observation, use of the locker room area, party rooms, mezzanine, use of the dining area, use of any portion of the Premises, including, but not limited to, the associated sidewalks and parking lots, and any competition, event, or program sponsored by or affiliated with the Protected Parties as defined below in Section 5 of this Agreement, (collectively, “Activities”).

Participant is aware that the Activities, including trampoline and adventure activities are athletic events that pose potentially serious risks of injuries to their participants. Participant understands that while Flow Air Sports (a) has designed the facility with safety in mind, (b) provides instruction in some activities, (c) provides general supervision of activities, and (d) has developed rules and policies that focus on safety, it is impossible to eliminate all risk and possibility of injury.

WE ASK THAT YOU BECOME FAMILIAR WITH THE RULES POSTED ON SIGNAGE IN THE PARK. IT IS IMPORTANT TO KNOW YOUR LIMITS AND ONLY JUMP WITHIN YOUR ABILITIES. DO NOT ATTEMPT ANY ACTIVITY, FLIP, JUMP, OR TRICK THAT YOU DON’T THINK YOU CAN HANDLE. FLIPS OR OTHER TRICKS CAN BE DANGEROUS, SO PERFORM AT YOUR OWN RISK.

2. **Types of Risks.** By signing below, Participant acknowledges there are inherent risks in participating in the Activities, including, but not limited to, cuts, bruises, muscle strain, twisted or sprained ankles, knees, shoulders, or wrists, burns, dirt or other materials in eye, concussions, broken bones, physical or emotional injuries, paralysis, death, disability or other injury or damage to Participant, property, or to third persons. Inherent risks might be divided
into two types. The first type of risks is those inherent in any trampoline jumping (e.g., landing wrong, over-exertion, unexpected failure of the trampoline surface or attachments). The second type of risks are those related to the type of Activity (e.g., when playing dodgeball: being injured by the ball or colliding with other participants; volleyball: being injured by the ball, colliding with another participant, or colliding with the standard supporting the net; tumbling: landing wrong, collisions, or using improper form or technique; and aerobics: over-exertion or muscle strains. Other inherent risks in the Activities include erratic co-participant behavior, unexpected equipment failure, and error of judgment by staff members. Due to the nature of the Activities, there are more hazards and risks than are enumerated here, and there are also unknown and unforeseeable hazards. By signing below, Participant acknowledges the inherent risks of the Activities and that no amount of care, caution, instruction, or expertise can eliminate the inherent dangers associated with the Activities.

3. Types of Injuries. It is important that the Participants understand the three types of injuries that can typically occur when participating in the Activities. First is the common minor injury. This type includes, but is not limited to, muscle strains and sprains, bruises, abrasions, and contusions. The second type of injury is the serious injury. Examples of serious injuries are broken bones, ligament and joint injuries, concussions, and eye injuries. These are rare, but do occasionally occur. The third type of injury is the catastrophic injury. Some examples of catastrophic injury are brain injury, paralysis, heart attack, and death. Participant on his/her own behalf and as the parent or legal guardian of the Child Participant(s), acknowledges that he/she is aware of and voluntary assumes all such risks.

4. Assumption of Risks.

a. Participant on his/her own behalf and as the parent or legal guardian of the Child Participant(s), warrants Participant has read this Agreement in its entirety, acknowledges the Activities contain inherent risks, which vary with the activity, understands the demands of the Activities relative to Participant’s physical condition and skill level, appreciates the types of injuries that may occur as a result of the Activities and their potential impact on our safety, well-being, and lifestyle, and asserts that participation is voluntary and all Participants knowingly assume all risks inherent with the Activities.

PARTICIPANT ASSUMES FULL RESPONSIBILITY FOR AND ALL RISK OF ANY BODILY INJURY OR PROPERTY DAMAGE AND ACKNOWLEDGES THAT THE PROTECTED PARTIES (AS DEFINED BELOW) WILL NOT HAVE ANY RESPONSIBILITY FOR ANY INJURY TO PARTICIPANT OR PAY FOR ANY COST OR EXPENSES INCURRED BY PARTICIPANT IF PARTICIPANT IS INJURED.

b. Participant agrees to exercise ordinary and reasonable care and to not consume alcohol, marijuana, or any other substance that may impair Participant’s judgment or motor skills. Participant understands the potential risks associated with the consumption of alcohol, marijuana, and other illegal substances and agrees not to participate in any Activities under the influence of such substances. Participant acknowledges that Participant does not have and is not aware of any medical
condition that would result in any injury or damage to Participant because of Participant’s consumption of alcohol. Participant assumes the risks associated with alcohol consumption and takes full responsibility for Participant’s own actions, safety, and welfare.

Notwithstanding anything herein to the contrary, any fees paid by Participant for entry into the premises, or any representations made by any employees, in absolutely no event will Participant be allowed to participate in any activities once the Participant has consumed any alcohol. This prohibition will not be waived.

5. **Release of Claims.** In full appreciation of the foregoing risks, and in consideration for the right to use, access and enjoy the Premises and voluntarily participate in the Activities, to the fullest extent permitted by law, Participant (and on behalf of any child participant and his/her heirs, executors and representatives) ASSUMES THE SOLE RISK OF PARTICIPATING IN ACTIVITIES AND RELEASES AND AGREES NOT TO SUE Go With The Flow, LLC dba Flow Supreme Air Sports, Flow Rockford, LLC, Flow Air Sports’ landlord (“Landlord”), Landlord’s mortgagees and management company of the premises, and any of their affiliates or subsidiaries, respective officers, directors, shareholders, members, managers, partners, agents, employees, contractors, representatives, heirs, assigns, volunteers, independent contractors, equipment providers, and insurers of all of them (collectively, the “Protected Parties”) from and against all liabilities, losses, damages, claims, demands, actions, suits, causes of action, costs, fees, and expenses (including reasonable attorney's fees and court or other costs) relating to, resulting from, or arising out of or alleged to have arisen out of (in whole or in part) any bodily injury to, disability, or death of participant or damage to or loss of Participant's property (a) that may arise in connection with Participant’s use of the Premises and/or during or relating to Participant's participation, whether actively or passively, the Activities, including, but not limited to, the associated sidewalks and parking lots, and any competition, event, or program sponsored by or affiliated with the Protected Parties, (b) occurring in or about the premises (including the premises) where any of the activities are taking place, conducted, or performed by Participant or anyone else, or in transportation to and from any of the activities, (c) resulting in personal injury, including minor injury, serious injury, or catastrophic injury as described above in Section 3 of this agreement arising from, growing out of, or caused directly or indirectly by the negligent acts or omissions of the Protected Parties, (d) resulting from damage to, loss of, or theft of personal property of Participant and due to the negligence of the Protected Parties, (e) resulting from the consumption of alcohol at the premises by Participant or any other invitee of Flow Air Sports. The release contained in this paragraph, including all subparts, shall apply even if any such injury or damage is caused in whole or in part by the negligence of the Protected Parties or Participant.

6. **Indemnity.** Adult Participant, on behalf of himself and his/her heirs, assigns, executors and representatives AGREES TO INDEMNIFY, DEFEND, RELEASE, AND HOLD HARMLESS the Protected Parties from and against all claims, causes of action, suits, losses, liabilities, damages, fines, penalties, liens, judgments, settlements, proceedings, costs, fees, and expenses (including reasonable attorney's fees and court or other costs) of any nature
whatsoever for or relating to injury, death and/or disability, bodily injury or property damage in any way resulting from, relating to, or caused by (whether in whole or in part) any of the following matters (which necessarily include all claims that do or may belong to the child participant(s)): (a) Participant’s acts or omissions (whether negligent or willful), or presence on or about any part of the premises or other premises where Activities are taking place, conducted, or performed by Participant or anyone else, (b) Participant’s active or passive participation in, or observance of, any of the Activities; (c) any claims arising out of the negligent acts or omissions of the Protected Parties, Participant or any guest or invitee of the Protected Parties, Participant, or any other person participating in Activities on the premises (d) Participant’s use of any fixtures, equipment or personal property in, on or about premises or other premises where activities are taking place, conducted, or performed by Participant or anyone else, or (e) Participant’s excessive consumption of alcohol or consumption of marijuana or other substances at the premises. The indemnity contained in this paragraph, including all subparts, will apply even if any such injury, loss, disability, death, or damage is caused in whole or in part by the negligence of the Protected Parties or Participant, but will not apply to the extent any such injury or damage is caused by the willful or wanton misconduct of the Protected Parties.

7. Dispute Resolution.

a. Arbitration. Any dispute or claim arising out of or relating to this Agreement, breach thereof, the Premises, Activities, property damage (real or personal), personal injury (including death), or the scope, arbitrability, or validity of this arbitration agreement (“Dispute”) shall be brought by the parties in their individual capacity and not as a plaintiff or class member in any purported class or representative capacity, and settled by binding arbitration before a single arbitrator administered by the American Arbitration Association (“AAA”) per its Commercial Industry Arbitration Rules in effect at the time the demand for arbitration is filed. Judgment on the arbitration award may be entered in any federal or state court having jurisdiction thereof. No award shall exceed the amount of the claim by either party and the arbitrator shall have no authority to award punitive or exemplary damages. If the Dispute cannot be heard by the AAA for any reason, the Dispute shall be heard by an arbitrator mutually selected by the parties. If the parties cannot agree upon an arbitrator, then either party may petition an appropriate court to appoint an arbitrator. Arbitration and the enforcement of any award rendered in the arbitration proceedings shall be subject to and governed by 9 U.S.C. § 1 et seq. If either party files suit in violation of this paragraph (except to toll the statute of limitations), such party shall reimburse the other for their costs and expenses, including attorneys’ fees, incurred in seeking abatement of such suit and enforcement of this paragraph.

b. Waiver Of Jury Trial. TO THE EXTENT PERMITTED BY LAW, ADULT PARTICIPANT ON BEHALF OF HIM/HERSELF AND THE CHILD PARTICIPANT AND FLOW AIR SPORTS KNOWINGLY AND VOLUNTARILY, WITH FULL AWARENESS OF THE LEGAL CONSEQUENCES, AFTER CONSULTING WITH COUNSEL (OR AFTER HAVING WAIVED THE OPPORTUNITY TO CONSULT WITH COUNSEL) AGREE TO WAIVE THEIR RIGHT TO A JURY TRIAL OF ANY DISPUTE
AND TO RESOLVE ANY AND ALL DISPUTES THROUGH ARBITRATION. THE RIGHT TO A TRIAL BY JURY IS A RIGHT PARTIES WOULD OR MIGHT OTHERWISE HAVE HAD UNDER THE CONSTITUTIONS OF THE UNITED STATES OF AMERICA AND THE STATE IN WHICH THE PREMISES IS LOCATED.

8. **Acknowledgments by Participant.** Participant acknowledges on behalf of him/herself and the Child Participant(s) that Participant would not be granted access to the Premises or the ability to participate in the Activities but for these acknowledgments:

   a. Child Participant(s) and Adult Participant possess a sufficient level of skill and physical fitness for safe participation in the Activities. Participant also agrees to attempt only activities that Participant feels he or she is capable of performing safely. Further, Participant agrees to stay in areas that will not place Participant in undue danger.

   b. Participant acknowledges that if in his or her opinion any Activity is either unsafe or beyond his or her capabilities to accomplish, Participant has the right to decline to undertake such Activity.

   c. Neither Adult Participant nor the Child Participant(s) has any health problems that would not allow him/her to participate in the Activities.

   d. Participant has received either medical clearance from his/her physician prior to participation in the Activities or has determined that such clearance is not necessary for his/her safe participation in the Activities.

   e. Flow Air Sports may (but shall not be obligated or required to) administer to Participant emergency aid, CPR, and use an AED (defibrillator) when deemed necessary by Flow Air Sports.

   f. Flow Air Sports may (but shall not be obligated or required to) secure emergency medical care or transportation (i.e., EMS) when deemed necessary by Flow Air Sports and Participant shall assume all costs of emergency medical care and transportation.

   g. Flow Air Sports does not endorse the services of any physician or hospital that may treat Participants. Participant further acknowledges that any negligence on the part of any physician, dentist, or hospital occurring during treatment may not be imputed to the Protected Parties. Participant understands that Participant will be financially responsible for the cost of any such care, treatment, or medication and that the Protected Parties will have no obligation to pay any such costs.

   h. It is Participant’s duty to inform Flow Air Sports and cease participation in the Activities if Participant should feel any unusual discomfort (e.g., faintness, shortness of breath, high anxiety, chest pains).
i. Flow Air Sports may (but shall not be obligated or required to) terminate Participant’s participation when it determines Participant to be incapable of safely participating in the Activities.

j. Participant agrees to obey all safety rules while participating in the Activities and alert the staff of any rules violations or dangerous behavior.

9. Authority. As the parent or legal guardian of the Child Participant(s), the undersigned represents to the Protected Parties he has the legal capacity and authority to act for and on behalf of the Child Participant(s), and agrees to INDEMNIFY AND DEFEND THE PROTECTED PARTIES FROM AND AGAINST ALL CLAIMS OR LIABILITIES RESULTING FROM OR RELATING TO ANY INSUFFICIENCY OF THE UNDERSIGNED'S LEGAL CAPACITY OR AUTHORITY TO ACT FOR OR ON BEHALF OF THE CHILD PARTICIPANT(S).

10. Misc. Terms. This Agreement constitutes the entire agreement between the Protected Parties and the Participant, supersedes all previous oral or written promises or agreements, and may only be modified in writing.

a. Severability. Participant expressly agrees that this Agreement is intended to be as broad and inclusive as is permitted by the laws of the state in which the Premises is located and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.

b. Choice of Law and Venue. Venue for any action brought hereunder or due to Participant’s use of the Premises or participation in the Activities shall lie in the County in which the Premises is located. The substantive laws of the state in which the Premises is located shall apply.

c. Communications. By signing below, Participant authorizes Flow Air Sports to communicate with Participant via email with updates, news, advertisements, and offers.

d. Subsequent Visits. This Agreement shall apply to ALL of Participants future visits to Flow Air Sports.

11. Acknowledgment & Understanding. Participant represents to the Protected Parties that Participant thoroughly understands this is a complete and final release and indemnity agreement, that Participant is voluntarily entering into this Agreement, and no representations, promises, or statements made by any of the Protected Parties has influenced Participant in signing this Agreement. Participant agrees that there are no oral agreements, representations, promises, or warranties that are not expressly set forth herein and that Participant is not relying on any statements or representations of the Protected Parties that are not expressly contained herein.

12. License. For good and valuable consideration the receipt of which is hereby acknowledged, Adult Participant on behalf of him/herself and the Child Participant irrevocably grants Flow Air Sports and all franchisees, affiliates, and corporate stores of those entities
(collectively and severally, the “Company”) and Company’s assigns, licensees and successors the right to use all or a portion of my image (including real and personal property owned by me) and name in all forms and media including composite or modified representations for all purposes, including advertising, trade or any commercial purpose throughout the world and in perpetuity.

ADULT PARTICIPANT ON BEHALF OF HIM/HERSELF AND THE CHILD PARTICIPANT WAIVES THE RIGHT TO INSPECT OR APPROVE VERSIONS OF IMAGES USED FOR PUBLICATION OR THE WRITTEN COPY THAT MAY BE USED IN CONNECTION WITH THE IMAGES. ADULT PARTICIPANT ON BEHALF OF HIM/HERSELF AND THE CHILD PARTICIPANT RELEASE COMPANY AND COMPANY’S ASSIGNS, LICENSEES AND SUCCESSORS FROM ANY CLAIMS THAT MAY ARISE REGARDING THE USE OF MY STATEMENTS OR IMAGES INCLUDING ANY CLAIMS OF DEFAMATION, INVASION OF PRIVACY, OR INFRINGEMENT OF MORAL RIGHTS, RIGHTS OF PUBLICITY OR COPYRIGHT. Company is permitted, although not obligated, to include my name as a credit regarding the image. Company is not obligated to utilize any of the rights granted in this Agreement. Participant expressly waives any and all “moral rights” resulting from participation in the Activities.

IF I AM SIGNING THIS DOCUMENT ON BEHALF OF MY SPOUSE, CHILD, FAMILY MEMBER, FRIEND, MINOR CHILD, OR OTHER PERSON, I EXPRESSLY WARRANT AND REPRESENT TO FLOW AIR SPORTS THAT I HAVE SUCH PERSON’S ACTUAL AND IMPLIED AUTHORITY TO EXECUTE THIS AGREEMENT ON THEIR BEHALF, INCLUDING, BUT NOT LIMITED TO, THE ARBITRATION CLAUSE, WAIVER AND RELEASE, AND INDEMNITY AGREEMENT. I accept the above release and waiver of liability provisions as inducement for allowing my spouse, child, family member, friend, minor child, or other person to participate in the Activities. I further authorize any emergency medical care which may be necessary.
I HAVE CAREFULLY READ THIS DOCUMENT AND I KNOW AND UNDERSTAND WHAT IT MEANS AND UNDERSTAND THAT I AM GIVING UP SUBSTANTIAL LEGAL RIGHTS, INCLUDING MY RIGHT TO SUE.

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FULL NAME AND DATE OF BIRTH OF FAMILY MEMBERS UNDER THE AGE OF 18

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My signature below is my own free act, and I intend by my signature to accept the complete and unconditional release of all liability as discussed above to the greatest extent allowed by Illinois law. I acknowledge that I am over the age of eighteen years and have the full right to enter into this Agreement and grant the rights herein granted.

Signature:  ________________________________________________
Printed Name:  ________________________________________________
Dated: ______________________