




DIRECTIONS

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1. Print this packet.
 2. Have an Indiana notary sign page #2
 3. Parent: Sign and fill out page #3 & #4
 4. Parent: Upload your ID via <https://www.groupindy.com/upload.html>
 5. Parent: Upload the pages #1, #2, #3, #4 via <https://www.groupindy.com/upload.html>
 6. IF! The parent is not coming send pages #1, #2, #3, #4 with the minor.
 7. IF! The parent is coming bring pages #1, #2, #3, #4 with you.
 8. 1 Notary PER Child, more then one (1) child per notary will not be accepted
- ***Each person attending MUST have a package to attend or enter the smash area.

| | | |
|-----------------------|--|--|
| PRINT HERE |  | |
| SIGN HERE |  |  |
| | Card Holder / Parent | Date |

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I, hereby certify that _____ (*Print Parents Name*) whose the
parent of the child identified as _____ (*Print Childs
Name*). I, hereby certify I am the minors' legal guardian or parent; I grant permission and
consent to the minor participating in Wreck-A-Room. I understand I hold Wreck-A-Room
harmless for allowing the above to partake in the Smash Room / Wreck-A-Room.

I, _____ (*Print Parents Name*) understand I give my
permission for _____ (*Print Childs Name*) to come to
Wreck-A-Room

Dress Code Under 18 Years Old:

Under 18, Years Old Dress Code ***** THIS WILL BE ENFORCED *****

Wear boots preferred or sneakers, socks above/cover the ankle, pants MUST BE jeans, t-shirt
non V-Neck, covered with a long sleeve shirt, NO SWEAT PANTS.

_____ (*Parents Signature*) _____ (*Today's Date*)

I, a Notary Public, hereby certify that _____ whose name is
signed acknowledged before me on this day that, being informed of the contents of the
conveyance, he/she/they executed the same voluntarily on the day the same bears date.
Given under my hand this the _____ day of _____, 20____.

(Seal)

(Signature of notarial officer)

Title (and Rank): _____

My commission expires: _____

65
66 **LIABILITY WAIVER AGREEMENT**

67 This agreement ("**Agreement**") made this day, by and between the person renting / signing this document and / or invoiced
68 hereinafter referred to as the **Smasher**, and Wreck A Room; hereinafter referred to as the **Company**. This agreement is also call
69 "Online Terms"
70

71 NOW THEREFORE, in consideration of the promises and the agreements herein contained and intending to be legally bound
72 hereby, the Parties do agree as follows:

73 The Smasher holds the Company harmless with liability in all aspects of the equipment that is rented or leased or used. All equipment leased or
74 rented is for rental proposes only and I understand that the Company is not liable for any accidents (s) or damage (s) bodily injury or death; directly
75 or indirectly cause of the rental or leased equipment by the Smasher or any person (s) or damage to property (s) using the equipment and acts of
76 God. The Smasher agrees to indemnify the Company from any claim, loss, and damage to property, consequential damages, loss of income, or any
77 other incidental damages, even those damages caused or not caused by the negligence of Smasher or Company, The Smasher also is responsible
78 for all attorneys fees, court cost, and/or collections fees depending on the action brought as a result of the lease of the equipment as the Company
79 sees fit.
80

81 The Smasher is responsibility for all tickets, fines, permits, insurance, and the Smasher agrees to hold the Company harmless for all actions. The
82 Smasher is the only person who may use the leased or rented equipment. The Smasher releases the Company from any liability on any and all
83 equipment that could case death, injury, broken bones or any other injury or damage to property. The Smasher should check with their insurance
84 companies for special event insurance. If the Smasher requested equipment to be setup in an unsafe location or manor against the Companies such
85 as asphalt, concrete, rocks, and any hard surface or any surface that is not soft the Smasher it 100% liability for any damage to property or
86 equipment, or patrons injury. The Smasher is responsibility for all insurance related to the rental of the equipment. The Company will not provide
87 insurance to the Smasher for any reason at any time, and for any event. The Smasher is responsible to provide their own insurance and to cover
88 the equipment and the Company.
89

90 Smasher agrees that in all circumstances, The Companies liability shall be exclusively limited to an amount equal to the Balance Due and that the
91 Company shall not be liable for indirect or consequential damages arising from any breach of contract and can not exceed the value of this
92 Agreement or monies paid to the Company. All deposits are non-refundable and any monies paid to the Company are non- refundable. The
93 Smasher understands the Balance Due does NOT include meetings, travel, and other items the Company deems. The Companies pay shall no way
94 be affected it the Smasher ends the event early or if the event is a flop the Company shall be paid per the terms of the contract. Company is not
95 responsible for in jury, broken bones, or death. IF the Smasher cancelled an event or reschedules and event the Company shell keep all monies
96 paid, and it's the Companies' discretion to issue any refunds or store credit. Any money by the Smasher, Smashers Friend, Smashers Company or
97 any other Person (s) associated with the Smashers is NON-REFUNDABLE.
98

99 Companies Compensation; The Companies compensation is in no way affected by inclement weather, floods, rains, wind, sun, or acts of God. In
100 addition the compensation shall not be affected if the Smasher allows the Company to leave early or start late based on the Delivery Date & Time
101 and Return Date & Time of this contract the total balance is still due to the Company regardless. The Company shall have a buffer in the Delivery
102 Date & Time and Return Date & Time of the event, due to elements out of control of the Company (i.e. construction, trains, fire, police, medical,
103 road conditions.
104

105 **Location Of This Agreement;** Both parties agree that this Agreement is held in Indianapolis, IN of Marion County of Franklin Township unless
106 otherwise agreed upon in writing or if the Company choices a different venue; to include any court cases, lawsuits, correspondents, or any other
107 legal filings, if the Smasher does not adhere to this Location Of This Agreement then the Smasher will be 100% responsible for the Companies
108 expenses, time, travel, and lawyer fees. In the event of any lawsuits brought on by the Smasher or the Company the Smasher is 100% liable for all
109 Companies expenses, time, travel, and lawyer fees regardless of fault. In the event of any legal action the Smasher can not exceeded the value of
110 the contract or invoice or monies paid. Before I the Smasher understand any legal action, I understand I am required to go to a mediator of the
111 Companies choice, who is Scoot Cooke at 333 East Ohio Street, Indianapolis, IN.
112

113 **Late Fees & Payment;** that the Purchaser shall be held liable for payment on the date of Agreement and the Balance Due to be paid on Date Of
114 Service, a late fee of 1.8%APR of the Total Balance be accrued and/or \$4.50 per month, but will not exceed three (3) times the Total Balance and
115 plus any reasonable attorney's fees, court cost, and collections fees; unless other arrangements have been made in writing. Any and all Credit Card
116 charge backs; or any bad, NSF, or returned checks are subject to a \$45.00 fee per transaction.
117

118 **REFUND POLICY: No Refund Policy No Exceptions;** It is our policy that once the customer has completed a transaction with IndyJump,
119 the transaction is final, and the customer will not be allowed to ask for the refund of the price of the transaction or fee that has been processed. It
120 is again reiterated that NO REFUNDS ARE GIVEN OF ANY CASH OR KIND for any reason whatsoever and all transactions are final. No
121 refund will be given even if the customer is dissatisfied with the transaction for any reason whatsoever. So before making the decision to complete
122 a transaction with IndyJump, customers are advised to read and understand this no refund policy. This no refund policy is hereby communicated
123 to customers to prevent misunderstanding and disputes. By completing your transaction on IndyJump, you acknowledge that you have read and
124 agree to this No Refund Policy.
125

126 **I AM DOING THIS AT MY OWN RISK!!!**

127 I understand I may get hurt, there will be glass breaking and other dangerous items that may fly up and hit me I understand I DO NOT hold the
128 company liable at anytime for my actions.
129

130 **PRINT
HERE**

[Redacted signature area]

131 **SIGN
HERE**

[Redacted signature area]

[Redacted date area]

132 **Card Holder / Parent**

Date

LIABILITY WAIVER AGREEMENT

133
134
135

I AM DOING THIS AT MY OWN RISK!!!

136 I understand I will get hurt, there will be glass breaking and other dangerous items that may fly
137 up and hit me I understand I DO NOT hold the company liable at anytime for my actions.

138
139 I, _____ (*Print Parents Name*) understand I give my
140 permission for _____ (*Print Childs Name*) to come to
141 Wreck-A-Room I understand there is a high risk of danger involved.

142
143 I, _____ (*Print Card Holders Name*) understand I give my
144 permission for _____ (*Print Childs Name*) to sign my
145 name to the credit card slip or any paperwork as my own.

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147
148

ATTACH ID HERE (Copy This Form With ID)

OR SEND ID VIA ONLINE

<https://www.groupindy.com/upload.html>

You can also upload these forms online to help make
the process faster.

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158

**PRINT
HERE** 

**SIGN
HERE** 

Two yellow rectangular boxes for signature and date. The first box is larger and covers the 'PRINT HERE' and 'SIGN HERE' arrows. The second box is smaller and is to the right of the first box.

Card Holder / Parent

Date

160
161