Clark Middle School



Tailgate Event

Cost \$10.00

Cost includes entrance into event, unlimited access to activities, entrance into football game!

(Students will be issued wrist band to verify payment)

Come out and Support
Clark Middle School
Athletics and The American
Heart Association by
attending the inaugural
Clark Fall Sports Tailgate
Extravaganza!

Pre-Game Tailgate Party4:30-6:00

Football Game v.
 Wilbur Wright 6:00 PM
 Clark Middle School
 Football Complex

Fun Filled Activities Include: Obstacle Course, Inflatable Baseball, Basketball Shootout, & Football QB Blitz!!!











Food Vendors:

Smoothie King/I 'Scream & Cookies

GENERAL RELEASE and WAIVER OF LIABILITY & INDEMNIFICATION AGREEMENT

This GENERAL RELEASE and WAIVER OF LIABILITY & INDEMNIFICATION AGREEMENT (hereinafter referred to as the "General Release") executed on the date shown below by the signor shown below (hereinafter referred to as the "Participant") in favor of Blast Off Bouncers LLC, an Indiana Limited Liability Company and Lake Central School Corporation, its respective owners, officers, members, employees, trustees, assigns, contractors, agents, representatives, and affiliates. The Participant desires to rent from Blast Off Bouncers LLC and Lake Central School Corporation certain inflatable equipment (hereinafter referred to as the "equipment") to be used by participant, his/her guest(s), invitees or other persons while in Participant's possession. Participant understands that use of this inflatable or game equipment is an inherently dangerous activity which may, by its nature, cause injury or harm to participant, his/her guest(s), invitees, or other persons. The participant does hereby freely, voluntarily, and without duress, executes this General Release under the following terms:

- 1. GENERAL REALEASE and WAIVER OF LIABILTY: Participant does hereby release and forever discharge and hold harmless Blast Off Bouncers LLC and Lake Central School Corporations and their successors and assigns from any and all liability claims, and demands of whatever kind of nature, either in law or in equity, which arise or may hereafter arise from Participant's possession, use, deliver, and removal of Blast Off Bouncer LLC's equipment. Participant understands and acknowledges that the Release discharges Blast Off Bouncers LLC and Lake Central School Corporation from any liability or claim that the Participant may have against Blast Off Bouncers LLC and Lake Central School Corporation with respect to any bodily injury, personal injury, illness, death, or property damage that may result from Participant's use and possession on Blast Off Bounces LLC's equipment.
- 2. INDEMNIFICATION: I agree to fully and forever waive, indemnify and hold harmless, release and discharge Blast Off Bouncers LLC and Lake Central School Corporation, its respective owners, officers, directors, members, employees, trustees, assigns, contractors, agents, representatives, and affiliates (hereinafter referred to collectively as "Releases"), from any and all claims, damages, demands, rights of action or causes of action, present or future, known or unknown, anticipated or unanticipated, resulting from or arising out of the use of the rental equipment. Further, Participant (hereinafter collectively referred as the "Releasor") hereby waives any and all such claims, damages, demands, rights of action or causes of action, for any injury, including, but not limited to personal bodily, or mental injury, economic loss or any damage to Releasor, Releasor's spouse, guest, unborn child or relative. In addition, Releasor hereby agrees to release and forever discharge the Releases from any and all liability for any loss or theft, or damages to personal property. Releasor acknowledges that he/she has carefully read this General Release and fully understands that it is a waiver and release of any and all liability.

I agree that if, despite this release, that anyone makes a claim against any of the Releasees, I AGREE TO IDEMNIFY, DEFEND, SAVE AND HOLD HARMLESS THE RELEASEES and each of them from ANY LITIGATION EXPENSES, ATTORNEY FEES, LOSS, LIABILITY, DAMAGE, OR COST THEY MAY INCUR DUE TO THE CLAIM MADE AGAINST ANY OF THE RELEASEES NAMED ABOVE, WHETHER THE CLAIM IS BASED ON THE NEGLIGENCE OF THE RELEASEES OR OTHERWISE.

- 3. ASSUMPTION OF RISK: Participant recognized and understands that use of Blast Off Bouncers LLC's equipment may involve inherently dangerous activities. Participant understands and acknowledges that this General Release discharges Blast Off Bouncers LLC and Lake Central School Corporation from injury, illness, death, or property damage resulting from the possession and use of Blast Off Bouncers LLC's equipment.
- 4. OTHER: I have read this General Release and Waiver of Liability & Indemnification Agreement, and understand that by signing it I give up substantial rights I and/or the minor or ward would otherwise have to recover damages for losses occasioned by the Releasees' fault, and sign it voluntarily and without inducement. Participant expressly agrees that this General Release is intended to be a s broad and inclusive as permitted by laws of the States of Indiana and Illinois. Participant agrees that in the event that any clause or provision shall not otherwise affect the remaining provisions of this release which shall continue to be enforceable.

ENTIRE AGREEMENT. The Rental Agreement constitutes the full agreement between Blast Off Bouncers LLC, Lake Central School Corporation and the Participant or participant's legal guardian. Any prior agreements, whether written or oral, promises, negotiations, or representations not expressly set forth herein shall be of no force or effect. The receipt of the Blast Off Bouncers LLC equipment that is the subject of this rental Agreement is in good working order and is acknowledged by the Customer.

BY SIGNING THIS AGREEMENT, I, THE CUSTOMER, ACKNOWLEDGE THAT I HAVE COMPLETELY READ AND UNDERSTAND THIS AGREEMENT AND ANY AND ALL ACCOMPANIED ADDENDUM(S), CONTRACT(S), AND/OR AGREEMENT(S). I HAVE BEEN FULLY INSTRUCTED BY THE PROPER PERSONNEL FOR THE RENTED EQUIPMENT. I UNDERSTAND THAT I AM SOLELY RESPONSIBLE FOR ADHERING TO THE TERMS SET FORTH BY THIS AGREEMENT(S).

I HAVE CAREFULLY READ THIS AGREEMENT AND FULLY UNDERSTAND ITS CONTENTS. I AM AWARE THAT IT IS A RELEASE OF LIABILITY AND A CONTRACT BETWEEN MYSELF, LAKE CENTRAL SCHOOL CORPORATION, AND BLAST OFF BOUNCERS LLC. I SIGN IT OF MY OWN FREE WILL.

In witness whereof, Participant executes this General Release as of the day and year written above.

PARTICIPANT:	
Signature	
Printed Name	Date
Child's Name:	Date