



**Planet Kids Camps**  
408 Ontario Street South  
Milton, On, L9T 2N1  
Email: [pkinfo@planetkids.ca](mailto:pkinfo@planetkids.ca)  
FOR INFO CALL  
**1-877-322-KIDS (5437)**

## Shoot IT Jump IT Climb IT Camp Waiver Package

In this package you will find 2 waivers, one waiver for the Indoor Trampoline Park, Air Riderz that your child(ren) will be going to on Tuesdays and the other waiver for Archery Terminal which they will be going on Thursdays. If you have more than one child attending Shoot IT Jump IT Climb IT Camp a waiver package for EACH child needs to be completed. If your child will be attending multiple weeks of Shoot IT Jump IT Climb IT you only need to complete the waiver package once, please indicate below which weeks they will be attending.

Each page of the waiver package needs to be returned to Planet Kids at least 1 week before the week your child is set to begin. Please make sure to complete each waiver for Air Riderz & Archery Terminal, failure to complete a waiver may result in your child not being able to participate.

**Ways to send your completed waiver package to us**  
**SCAN AND EMAIL THE WAIVER TO [pkinfo@planetkids.ca](mailto:pkinfo@planetkids.ca)**  
**MAIL to 408 Ontario Street South, Milton On L9T 2N1**

Today's Date: \_\_\_\_\_

Parent Name (please print) \_\_\_\_\_

Camper Name (please print) \_\_\_\_\_

Phone (\_\_\_\_\_) \_\_\_\_\_ Camper Date of Birth      <sup>M</sup> /      <sup>D</sup> /      <sup>Y</sup> Age \_\_\_\_\_

E-mail \_\_\_\_\_

**Please check off the week(s) your child is registered for:**

Jul 10-14    Jul 17-21    Jul 24-28    Jul 31-Aug 4    Aug 14-18    Aug 21-25

# ARCHERY TERMINAL WAIVER

## TALENT RELEASE FORM (Form 7285)

The undersigned enters into this Agreement with Bubble Force Corp., herein referred to as Producer. I have been informed and understand that Bubble Force Corp. is producing a videotape program and that my name, likeness, image, voice, appearance and/or performance is being recorded and made a part of that production ("Product").

1. I grant Bubble Force Corp. and its designees the right to use my name, likeness, image, voice, appearance, and performance as embodied in the Product whether recorded on or transferred to videotape, film, slides, photographs, audio tapes, or other media, now known or later developed. This grant includes without limitation the right to edit, mix or duplicate and to use or re-use the Product in whole or part as Bubble Force Corp. may elect. Bubble Force Corp. or its designee shall have complete ownership of the Product in which I appear, including copyright interests, and I acknowledge that I have no interest or ownership in the Product or its copyright.

2. I also grant Bubble Force Corp. and its designees the right to broadcast, exhibit, market, sell and otherwise distribute the Product, either in whole or in parts, and either alone or with other products, for commercial or non-commercial television or theater, closed-circuit exhibition, home video distribution, Internet or any other purpose that Bubble Force Corp. or its designees in their sole discretion may determine. This grant includes the right to use the Product for promoting or publicizing any of the uses.

3. I confirm that I have the right to enter into this Agreement, that I am not restricted by any commitments to their parties, and that Bubble Force Corp. has no financial commitment or obligations to me as a result of this Agreement. I hereby give all clearances, copyright and otherwise, for use of my name likeness, image, voice, appearance and performance embodied in the Product. I expressly release and indemnify Bubble Force Corp. and its officers, employees, agents and designees from any and all claims known and unknown arising out of or in any way connected with the above granted uses and representations. The rights granted Bubble Force Corp. herein are perpetual and worldwide.

4. I confirm that I have given consent to Bubble Force Corp. to contact me through digital communication for promotional and marketing purposes.

### RELEASE AND WAIVER OF LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AGREEMENT (AGREEMENT) (Form 3742)

In consideration of participating in the sport of Archery Tag®, I represent that I understand the nature of this activity and that I am qualified, in good health, and in proper physical condition to participate in such activity. I acknowledge that if I believe event conditions are unsafe, I will immediately discontinue participation in the activity.

I fully understand that this activity involves risk of serious bodily injury which may be caused by my own actions, or inactions, those of others participating in the event, the conditions in which the event takes place, or the negligence of the "releases" named below; and that there may be other risks either not known to me or not readily foreseeable at this time: and I fully accept and assume all such risks and all responsibility for losses, costs, and damages I incur as a result of my own participation in the activity.

I hereby release, discharge, and covenant not to sue Bubble Force Corp., its respective administrators, directors, agents, officers, volunteers, and employees, other participants, any sponsors, advertisers, and in applicable, owners and lessors or premises on which the activity takes place, (each considered on of the "RELEASES" herein) from all liability, claims, demands, losses, or damages on my account caused or alleged to be caused in whole or in part by the negligence or the "releases" or otherwise, included negligent rescue operations; and I further agree that if, despite this release, waiver or liability, and assumption of risk I, or anyone on my behalf, makes a claim against any of the RELEASES, I will indemnify, save, and hold harmless each of the RELEASES from any loss, liability, damage, or cost which any may incur as the result of such claim.

### PARENT CONSENT

I, the minor's parent and /or legal guardian, understand the nature of the above referenced activities and the minor's experience and capabilities and believe the minor to be qualified to participate in such activity. I hereby release, discharge, covenant not to sue and AGREE TO INDEMNITY AND SAVE AND HOLD HARMLESS each of the RELEASES from all liability, claims, demands, losses, or damages on the minor's account caused or alleged to have been caused in whole or in part by the negligence of the RELEASES or otherwise, including negligent rescue operations, and further agree that if, despite this release, I, the minor, or anyone on the minor's behalf makes a claim against any of the above RELEASES, I WILL INDEMNITY, SAVE AND HOLD HARMLESS each of the RELEASES from any litigation expenses, attorney fees, loss liability, damage, or cost any RELEASES many incur as the result of any such claim.

The signatures on the following document (5674) binds the signee(s) to all consents, releases and waivers as spelled out on forms 3742 and 7285.

All video, images, and products are property of Bubble Force Corp. All rights reserved.

Bubble Force Corp. / 901 Guelph Line / Burlington, ON L7R 3N8 / 1-888-576-9321

### Archery Tag® Release Signature Page (5674)

Date of Event: \_\_\_\_\_  
(please leave Date blank PK Office will complete)

I have read this RELEASE AND WAIVER OR LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AGREEMENT (FORM AT3742) and have also read the TALENT RELEASE FORM (FORM 7285). I understand that I have given up substantial rights by signing and have signed freely and without any inducement.

**Name of Participant**

**Signature of Parent**

**18(+) years**

**E-mail**

# AIR RIDERZ WAIVER

## RELEASE OF LIABILITY, ASSUMPTION OF RISK AND INDEMNITY AGREEMENT

**I understand that this document affects my legal rights and the legal rights of the minors, and that by signing below I acknowledge that I have read and understood the disclosure of risks, voluntarily accept those risks, and agree to be bound by all terms and conditions of this agreement. PLEASE READ CAREFULLY!**

In consideration of the services provided by Air Riderz Inc. ("the Park") and of the permission granted by the Park to use the Park's property, facilities, and services and to participate in trampoline games and activities (including but not limited to trampoline related activities such as dodgeball, basketball, gymnastics, and similar activities), climbing activities, jumping and sliding activities on inflatable and other equipment, and other exercise and amusement activities at the Park, including but not limited to foam pit, rock climbing, aerial training, fitness classes (the "Activities"), I, on behalf of myself and on behalf of my child or children and any other minors within my care as listed below ("Minors"), irrevocably agree to the following terms and conditions:

**1. General Release and Waiver of Liability.** I, for myself and on behalf of the Minors as well as my spouse, children, wards, heirs, assigns, personal representatives and next of kin (the "Releasing Parties"), voluntarily release and forever discharge and agree not to sue the Park or Planet Kids Ltd. or its agents, shareholders, employees, representatives, managers, owners, officers, directors, principals, volunteers, participants, insurers, facility operators, visitors, lessors, predecessors, affiliates, related parties, controlled or subsidiary organizations, successors, assigns, equipment suppliers and manufacturers, trainers, intellectual property holders, or any other persons or entities acting in any capacity on the Park's behalf (hereinafter collectively referred to as the "Protected Parties") from liability for any and all claims, demands, suits, losses, personal injuries (including death), debts, proceedings, costs, expenses, damages, property damage and loss, settlement amounts and liabilities, judgments, actions or causes of actions, whatsoever or howsoever, including and any and all costs and expenses in connection therewith, including legal fees and costs of investigation (collectively the "Claims") connected with or arising from my or the Minors' participation in the Activities or use of the Park facilities, including DUE TO ANY CAUSE WHATSOEVER, INCLUDING NEGLIGENCE, OMISSIONS, BREACH OF CONTRACT, OR BREACH OF ANY STATUTORY OR OTHER DUTY OF CARE, INCLUDING ANY DUTY OF CARE OWED UNDER THE OCCUPIERS' LIABILITY ACT, R.S.O. 1990, c. O. 2 ON THE PART OF THE PARK AND FURTHER INCLUDING THE FAILURE ON THE PART OF THE PARK TO SAFEGUARD OR PROTECT ME OR THE MINORS FROM THE RISKS, DANGERS AND HAZARDS OF THE ACTIVITIES.

I understand that this release of liability will prevent any of the Releasing Parties, including me and the Minors, from bringing any lawsuit or making any claim for personal injury, damages or death connected with participating in the Activities or using the facilities.

**2. Acknowledgement of Risks.** I understand that my participation and the participation of the Minors in the Activities involves known and unanticipated risks that could result in physical or emotional injury, paralysis, death, or damage to me, to the Minors, or to third parties. Such risks (the "Risks") include, but not limited to:

- \* the risks inherent in the Activities, including but not limited to slipping and falling, collisions with fixed objects and/or other participants, falling off equipment, unexpected failure of equipment, over-exertion, double bouncing, failed attempted jumps and stunts, and sustaining lacerations or contracting any illnesses from contact with equipment and/or flooring surfaces in the Park;
- \* the negligent acts or omissions of the Protected Parties, or their agents or employees;
- \* defects in the Park facilities;
- \* improper or inadequate instruction or supervision regarding the Activities or use of the Park facilities;
- \* the behavior of other participants in the Activities;
- \* accidents or incidents in the Park facilities; and
- \* first aid, emergency treatment or services rendered or failed to be rendered by the Protected Parties or their agents or employees.

Possible injuries include, but are not limited to, bruises, sprains, scrapes, contusions, lacerations, broken bones, eye injuries, torn ligaments, joint injuries, weakening of growth plates, stunted growth following fractures, internal injuries, brain injuries and concussions, permanent disabilities, broken back, broken neck, paralysis, heart attack, and death.

I understand and acknowledge that the above lists are not complete or exhaustive, and that other known or unanticipated risks may also result in injury, death, illness or damage to me, to the Minors or to our property.

I understand and acknowledge that it is the Park's policy that its Participants follow all rules and safety guidelines, including safety video provided by the Park on its website [www.airriderz.com](http://www.airriderz.com). I HAVE WATCHED THE AIR RIDERZ SAFETY VIDEO AND FULLY UNDERSTAND ITS CONTENT. FOR ANY INDIVIDUAL THAT I AM THE PARENT OR LEGAL GUARDIAN OF AND FOR WHOM I HAVE COMPLETED A WAIVER FOR, I CONFIRM THAT I HAVE VIEWED THE VIDEO WITH THEM AND/OR EXPLAINED THE CONTENT REGARDING THE RULES, REGULATIONS AND POTENTIAL RISKS OUTLINED WITHIN THE SAFETY VIDEO.

**3. Assumption of Risks.** After being fully informed of the above risks, I, on my own behalf and, to the fullest extent allowed by law, on behalf of all Releasing Parties and the Minors, expressly agree and promise to accept and assume all known and unanticipated risks associated with participation in the Activities and use of the Park's facilities, including the Risks listed above, and I voluntarily elect to participate and to allow the Minors to participate in the Activities and use the Park's facilities.

I agree that there are certain risks inherent in the Activities that cannot be avoided or eliminated, and that by signing this form I am giving up my right and the right of the Minors to recover from the Protected Parties in a lawsuit or other proceeding for any damages, including personal injury or death to me or the Minors, that results from such risks, including the Claims. I understand that I have the right to refuse to sign this form, and the Park has the right to refuse to let me or the Minors participate if I do not sign this form.

# AIR RIDERZ WAIVER Continued

**4. Indemnification Agreement.** I hereby agree to hold harmless, discharge, indemnify and defend the Protected Parties from and against any and all Claims, (including claims brought by any of the Releasing Parties or Minors), arising out of or connected with my or the Minors' participation in the Activities or use of the Park's facilities, regardless of whether the Claims are the result of the negligent acts or omissions of myself, the Minors, the Protected Parties, or third parties, including other participants in the Activities. Such indemnity obligation shall include, but not be limited to, any Claim, action or proceeding that alleges that I or the Minors negligently or intentionally caused any injury, death or damage to other participants in the Activities or other third parties at the Park.

**5. Release of Rights to Audio, Video and Photographic Images.** I hereby grant the Park on behalf of myself and the Minors the irrevocable right and permission to photograph and/or record me or the Minors in connection with the Activities and the Park and to use the resulting photographic images, audio or video for all purposes, including advertising and promotional purposes, in any manner and in any media now or hereafter known, in perpetuity throughout the world, without restriction as to alteration, and without any reimbursement of any kind due to me or the Minors. On my behalf and on behalf of the Minors, I waive any right to inspect or approve the use of any such photographic image, audio or video. I agree that the Park will be the exclusive owner of all rights, including but not limited to the copyrights, in and to the photographic images, audio and video and the results and proceeds of my participation hereunder.

**6. Certifications.** In order to assist the Park in effectively providing for the safety of me and the Minors, I certify that:

\* I have no knowledge of any health problems that would cause participation in the Activities to negatively impact my health or the health of the Minors

\* I and the Minors possess a sufficient level of physical fitness and skill to safely participate in the Activities, and neither I nor the Minors have any pre-existing physical or medical conditions that might be impacted or worsened by use of the Park, including pregnancy, orthopedic problems, including back problems, heart problems, or breathing problems

\* I will not use or allow the Minors to use the Park while any of us are under the influence of any drugs, alcohol or medications that may impair our physical activities or judgment

\* I agree to follow (and cause the Minors to follow) all safety rules of the Park and to alert the Park staff to any rules violations or dangerous behavior of other participants

\* I understand that my failure or refusal to abide by the safety rules of the Park or by instructions and directions of Park staff can lead to the immediate revocation of my right to use the Park, without any right to refund of any payments made

\* I will notify Park staff before I or the Minors participate in Activities if any of us have been diagnosed with behavior disorders or are taking any behavior modification medications

\* I will inform Park staff immediately if I or the Minors feel any unusual discomfort while participating in the Activities and will immediately stop (or cause the Minors to stop) participation in the Activities

\* I am aware that Park staff may need to end my or the Minors' participation in the Activities if my or the Minors' actions present a danger to myself or others

\* I authorize the Park staff to administer emergency first aid and CPR to myself and to the Minors when deemed necessary by the Park staff

\* I authorize the Park staff to secure emergency medical care or transportation if deemed necessary by Park staff, and I agree to assume all costs of emergency medical care of transportation; if any

\* I acknowledge that the Park encourages each participant to obtain medical clearance prior to participating in the Activities

**7. Term of Agreement.** I understand that this agreement shall continue in effect and will be in full force and legal effect each and every time I or the Minors visit the Park, whether at the current location or any other location or facility. I agree that the Park may require me to sign a new agreement at any time as a requirement for my participation or the participation of the Minors in the Activities.

**8. Legal Fees.** I promise to indemnify the Park for any legal fees and costs incurred by the Park to enforce this agreement, including costs associated with any collection efforts. If Park obtains a judgment against me pursuant to this agreement, prejudgment and post-judgment interest shall accrue thereon as allowed by applicable law.

**9. Governing Law; Venue; Dispute Resolution.** This agreement shall be governed by and interpreted in accordance with the laws of the Province of Ontario. I agree and acknowledge that any claim or dispute arising from or related to this agreement or the relationship of the parties in any respect thereto shall first be submitted to mediation, and that engaging in such mediation is a condition precedent to bringing any claim against the Park arising from or related to this agreement. If settlement is not reached within sixty (60) days after delivery of a written demand for mediation, such claim or dispute shall be submitted to and be settled by final and binding arbitration within one year of the date of this agreement and will be determined by binding arbitration before one arbitrator to be administered pursuant to the Arbitration Act (Ontario). I further agree that the arbitration will take place solely in the Province of Ontario and that the substantive law of Ontario shall apply. If, despite the representations made in this agreement, I or anyone on behalf of myself and/or my child/ward file or otherwise initiate a lawsuit, in addition to my agreement to defend and indemnify the Protected Parties, I agree: (i) that any litigation involving the parties to this agreement shall be brought solely within the Province of Ontario and shall be governed by the laws of Ontario, and (ii) to pay Protected Parties within 60 days of initiating or filing a lawsuit against Protected Parties liquidated damages in the amount of \$5000 plus 12% interest per annum if payment is not made on time.

**10. Entire Agreement; Severability.** I understand that this is the entire agreement between the undersigned and the Park, and that it cannot be modified or changed in any way by the representations or statements of the Park or its employees or agents or by the undersigned. This agreement supersedes any and all previous oral or written promises or agreements.

I understand and agree that this agreement is intended to be as broad and inclusive as permitted by the laws of the Province of Ontario and that if any portion thereof is held invalid, void or unenforceable, it is agreed that the remainder of the agreement will remain in effect and will continue in full legal force and effect.

# AIR RIDERZ WAIVER Continued

**11. Effect of Agreement.** I have read the above and fully understand the terms of this agreement and I have either consulted a lawyer regarding the agreement or have elected not to do so. I am aware that by signing this agreement, I am giving up rights that I may have to bring a legal action or assert a claim against the Protected Parties on the basis of their negligent acts or omissions. I understand that by signing this agreement I may be found by a court of law to have forever waived my rights and the rights of the Releasing Parties and the Minors to maintain any action against the Protected Parties on the basis of any claim from which I have released the Protected Parties. I am giving up these important legal rights voluntarily, freely, under no threat of duress, without inducement, promise or guarantee being communicated to me. I have had reasonable and sufficient opportunity to read and understand this entire agreement. I unconditionally agree to the full terms, statements, warranties, notices, representations, waivers and releases contained in this agreement on behalf of myself, the Releasing Parties and the Minors listed below.

I certify that I am the parent, legal guardian or authorized agent of the Minors listed below and that I have authority to sign this agreement on their behalf. I also certify that the information provided below for each Minor participant is true and correct. I acknowledge that the Park staff may require me to present a picture I.D. to verify my identity.

## SIGNATURE OF PARTICIPANT AND/OR PARENT or GUARDIAN

\* THIS SECTION IS REQUIRED FOR ALL PARTICIPANTS, and the PARENT or GUARDIAN (with legal custody) OF A MINOR/CHILD. You must be at least 18 years of age or older to sign this document.

**Participant's Name (Print):** \_\_\_\_\_

**Parent/Legal Guardian's Name if participant under 18 (Print):** \_\_\_\_\_

**Parent/Legal Guardian's Signature:** \_\_\_\_\_ **Today's Date** \_\_\_\_/\_\_\_\_/\_\_\_\_  
(MM/DD/YYYY)

**Participant(if over 18) or Parent/Legal Guardian's Date of Birth:** \_\_\_\_/\_\_\_\_/\_\_\_\_ (MM/DD/YYYY)

**Address:** \_\_\_\_\_

**Emergency Contact** \_\_\_\_\_ **Phone #** \_\_\_\_\_ **Relation to Participant:** \_\_\_\_\_

## NAME(S) AND DATE(S) OF BIRTH FOR CHILDREN UNDER 18

\* THIS SECTION IS REQUIRED IF YOU ARE RELEASING THE LIABILITY FOR CHILDREN UNDER 18.

In consideration of the Minor child detailed below, being allowed to participate in the Activities, I voluntarily agree that all terms and conditions set forth herein shall equally apply to such minor as if the Minor Child was eighteen years old or older.

<b>NAME OF MINOR # 1</b>	<b>DATE OF BIRTH</b>	<b>RELATION</b>
_____	_____	_____
PARTICIPANT NAME (IF UNDER 18)	MM/DD/YYYY	

### Notes:

1. One minor per waiver
2. AIR RIDERZ RESERVES THE RIGHT TO REFUSE PARTICIPATION IF THIS FORM IS NOT COMPLETELY FILLED AND SIGNED.