Crickle Creek Release of Liability

PLEASE READ CAREFULLY BEFORE SIGNING. This is a release of liability and waiver of certain legal rights.

I understand that participating in the use of inflatables at Crickle Creek involves risk, danger, and hazards that may cause personal injury or death and injuries are a common and ordinary occurrence. I voluntarily elect to participate in playing on the inflatables and I fully understand this involves jumping on air filled inflatables and I fully understand the health and safety risks associated with these types of activities. I, therefore, assume all risk of injury and/or death associated with this equipment. I will not hold Crickle Creek, its agents, owners, employees, or anyone affiliated with Crickle Creek, liable for any circumstances of this event.

I release and hold harmless and agree not to bring any action against Crickle Creek, its owners, officers, agents and employees "Crickle Creek" releases from any liability resulting from any personal injury to myself, including death which is caused by the breach of any express or implied warranty or the negligent act or omission of Crickle Creek release in the design, location, construction, inspection, maintenance and repair on or about the inflatables from Crickle Creek. I hereby confirm that I am in good physical condition and do not suffer from any disabilities or physical conditions that place others or me at risk or otherwise physically inhibit participation in this event.

By this waiver and release, I assume any risk and take full responsibility and warranty of any and all claims of personal injury and death or damages to, but not listed, my use of Crickle Creek property or engaging in activities or other activities on or near the premises on the dates the item is used.

I acknowledge that I have read, understand, and fully agree to the terms of this waiver and release its contents. I understand and confirm that by signing this waiver and release, I have given up considerable future legal rights. I sign this waiver and release voluntarily, under no duress or threat of duress, without inducement, promise, or guarantee being communicated to me. My signature is proof of my intent to execute a complete and unconditional waiver and release of all liabilities in force under the law. I am eighteen (18) years of age or older and mentally competent to enter into this waiver.

If the individual participating in the use of the inflatables from Crickle Creek is a minor, I am signing as a parent or legal guardian of said minor. I represent that I have the full authority to do so, realizing that this release is binding upon the minor child as well as myself.

Crickle Creek premises consist of What's the Scoop Ice Cream, playground area, Mini-Golf, The Fun Zone, The Extreme Challenge Zone, The Splash Zone and Pitch and Putt Golf Course. 618421 Saskatchewan Limited is the parent company of Crickle Creek.