

Lucky 15 Ltd
Assumption of Risk, Release, Waiver and Indemnification Agreement

In consideration of my being allowed to use the services, equipment, and facilities of Lucky 15 Ltd ("Lucky 15 Ltd"), I hereby and acknowledge and agree to the following terms and conditions:

ASSUMPTION OF RISK:

I hereby acknowledge, accept and agree that the use of or participation in a rage room, related activities, and the use of Lucky 15 Ltd's services, equipment, and facilities is inherently dangerous. Participation in a rage session and related activities may place unusual stresses on the body and is not recommended for persons suffering from asthma, epilepsy, cardio disorders, respiratory disorders, hypertension, skeletal, joint or ligament problems or conditions, and certain mental illnesses. Women who are pregnant or suspect they are pregnant and persons who have consumed alcohol or are otherwise intoxicated are not recommended to engage in rage room sessions. I have been advised to consult with my medical practitioner if I have any concern about my medical condition or fitness to engage in a rage room session. I have received full information regarding Lucky 15 Ltd's services, equipment, and facilities and have had the opportunity to ask any questions that I had regarding the same. I have full knowledge of the nature and extent of all the inherent risks associated with rage rooms and the services, equipment, and facilities used in rage rooms and related activities at Lucky 15 Ltd, which may include but are not limited to:

Any and all manner of injury, including without limitation, the possibility of serious injury or death, resulting from any of the services, equipment, and facilities at Lucky 15 Ltd, including without limitation, slipping or tripping on debris and hitting the floor, equipment, weapons, people or debris, whether permanently or temporarily in place, failure to wear protective gear, flying debris or any other consequence whatsoever of utilizing Lucky 15 Ltd's services, equipment, and facilities;

Injuries resulting from the actions or omissions of others, including but not limited to slips, trips and falls of other participants and flying debris; Cuts and abrasions resulting from skin contact with damaged items, debris, or any other surface, person, or equipment;

Injuries resulting from shock, stress or other injury;

The aggravation or worsening of any existing medical condition;

Failure or misuse of safety gear, weapons, or any other items or equipment;

Failure to follow Lucky 15 Ltd's employee instructions or failure to ask for information or assistance;

Any injury that may occur while moving on or about the premises for any reason, including but not limited to slips, trips and falls, and any and all inherent risks of the use of or participation in a rage room, and the services, equipment and facilities used in rage rooms and related activities at Lucky 15 Ltd.

I further acknowledge that the above list is not inclusive of all possible inherent risks associated with the use of Lucky 15 Ltd's services, equipment, and facilities, and I agree that such list in no way limits the extent or reach of this Assumption of Risk, Release and Indemnification.

RELEASE:

In consideration of my use of Lucky 15 Ltd's services, equipment, and facilities, and/or participation in any program, competition, special event, group or party offered by or held at Lucky 15 Ltd, I hereby release and discharge Lucky 15 Ltd, as well as its members, managers, officers, directors, owners, employees, agents and contractors, from any and all liabilities, suits, claims, causes of action, demands, damages (including legal fees and expenses), losses or costs of any nature whatsoever incurred by me or that are in any way related to or arising out of the use or intended use at Lucky 15 Ltd's services, equipment, and facilities, whether supervised or not, including, without limitation, all claims for property damage, personal injuries or wrongful, whether or not there are any allegations or charges of negligent acts or omissions on the part of any other parties, including Lucky 15 Ltd (collectively, the "Claims").

INDEMNIFICATION:

I hereby agree to indemnify Lucky 15 Ltd, as well as its members, managers, officers, directors, owners, employees, agents and contractors, from any and all liabilities, suits, claims, causes of action, demands, damages, losses or costs of any nature whatsoever arising out of, or in any way relating to, my use of or movement in or throughout Lucky 15 Ltd's services, equipment, and facilities, whether or not there are any allegations or charges of negligent acts or omissions on the part of any other parties, including Lucky 15 Ltd.

I understand and agree that Lucky 15 Ltd and its personnel or staff reserves the right to deny access to its facilities to any individual, permanently or for a specified period of time, for any breach of Lucky 15 Ltd's policies, rules and regulations, for any conduct that is viewed as unsafe or inappropriate, or for any other reason whatsoever, whether disclosed or not. While using Lucky 15 Ltd's services, equipment, and facilities, I consent to Lucky 15 Ltd capturing any form of media containing my image, be it photo or video, and agree that any such media may be used for any and all purposes that Lucky 15 Ltd deems appropriate in

its sole and absolute discretion.

This agreement shall be effective and binding upon my heirs, next of kin, executors, administrators and assigns, in the event of my death or incapacity. By signing this agreement, I waive the right to bring a court action to recover damages or obtain any other remedy for any injury to myself or death, or any damages to my property, however caused, arising out of my use of or movement in or throughout Lucky 15 Ltd's services, equipment, and facilities, now or any time in the future, whether or not there are any allegations or charges of negligent acts or omissions on the part of any other parties, including Lucky 15 Ltd. I agree to pay for any and all reasonable legal fees and expenses incurred by Lucky 15 Ltd as a result of any claims made by me or on my behalf in contravention of this agreement.

I am at least 18 years of age and legally competent to sign this agreement. This Assumption of Risk, Release and Indemnification shall be effective and binding upon me and upon my assigns, heirs, representatives, executors and administrators. If I am under the age of 18, this release must also be signed and filled out below by my parent or guardian.

My participation in this activity is purely voluntary, and I elect to participate in spite of the risks described herein. I certify that I have adequate insurance to cover any injury or damage I may cause or suffer while participating, or I will otherwise agree to bear the costs of such injury or damage. I further certify that I have no medical or physical conditions which interfere with my ability to participate safely in the use of Lucky 15 Ltd's services, equipment, and facilities, or else I am willing to assume and bear the costs of all risks that may be created, directly or indirectly, by any such condition.

I agree that the validity and enforceability of this release of liability and assumption of risk agreement will be governed by the laws of the England and Wales. I agree that if any portion of this agreement is found to be void or unenforceable, the remaining portions shall remain in full force and effect.

I have had sufficient opportunity to read this entire document, as well as the opportunity to ask questions about this document if I have any. I confirm that I have read and understood this agreement. By signing this agreement, I acknowledge that if anyone is hurt or property is damaged while I am on the premises, I have waived my right to maintain a legal action against Lucky 15 Ltd, as well as its members, managers, officers, directors, owners, employees, agents and contractors, on the basis of any claim howsoever arising which I have released them from herein.