



Insured by The CIA

Thank you for considering Cossio Insurance Agency. We strive to give our customers personal service, with the best coverage, at the best rate. Please complete the following checklist in order for us to process your application in a timely manner and return this form with your application.

☐CHECK OFF EACH ITEM AS COMPLETED

☐Completion of Recreational Application (please fill out completely)

The following items are very important & are questions on the Application:

☐Estimated annual sales or last year's annual sales (on Application)

☐Years in business and experience (on Application)

☐Age, height & size limitations on signs for rides (explain)

☐Are rides inspected? (Explain)

☐Are rides attended? (Explain)

☐Inventory sheet must have dimensions & serial numbers of units (if you do not have serial numbers, you must identify your units with your own serial numbers, such as your initials001, initials002,

☐Copy of your Rental Agreement/Release/Waiver – please see the Guidelines and Sample Language. You may incorporate the “sample language” into your Rental Agreement, and include the rules and regulations provided by manufacturer in it.

(Insurance information requested does not apply to new business owners)

☐Current insurance carrier information: (if you have/had insurance)

☐Declaration page (first page of policy w/liability limits and policy number)

☐Expiration date and expiring premium

☐LOSS RUNS (statement from current carrier stating if you have not had any claims.

All of this is absolutely necessary in order to receive a quote. Any missing item is considered an incomplete application and will delay processing your quote request. Please allow 10-20 working days to receive a quote.

Your application will leave our office within 48 hours of receiving all information from you; however, once it leaves our office, it is out of our control and in the hands of the underwriters. **IT IS EXTREMELY IMPORTANT TO FILL IN OUR APPLICATION COMPLETELY AND SEND ALL NECESSARY ATTACHMENTS (LOSS RUNS, RENTAL/WAIVER) FOR US TO SEND YOUR FILE TO THE UNDERWRITER.**

Thank You, we look forward to helping you with your insurance needs!

107 OLD LAURENS RD. SIMPSONVILLE, SC 29681
PHONE: 864-688-0121 FAX: 864-688-0138

Recreational Equipment Liability Application

Named Insured _____ Date _____

Contact Name _____

Form of Business _____ Corporation _____ Partnership _____ Sole Proprietor _____ Other _____

Mailing Address _____ Telephone (____) _____

City _____ State _____ Zip _____

E-mail Address _____ Fax (____) _____

Internet address (Web Page) _____

Location address _____

City _____ State _____ Zip _____

Is this an off-premise rental business? Yes _____ No _____

If no, describe: _____

Desired effective date: _____ Is this a new business? _____

Detailed description of business activities: _____

Date business started: _____ Years experience in industry: _____

Any Trainings or Certifications: _____

Explain: _____

Do you provide instruction? Yes _____ No _____ Explain: _____

Do you currently have a general liability policy (s)? Yes _____ No _____

If yes, who is your current insurance carrier? _____

Provide Declarations Page (first page of policy)

What was your expiring premium? _____ Dates of policy period _____

Provide Loss Runs (claim history) from your current carrier.

Please provide details of any incurred losses over the past three years: _____

Does the applicant have any animal rides or animal exposures? _____ If yes, please describe _____

For amusement rides, describe the height and type of fencing required for spectator safety: _____

Do units/rides have signs marking age, height, and size limitations? Yes _____ No _____

Please explain limitations: _____

Are all units/rides inspected? Yes _____ No _____

If yes, please provide details of the Inspection process, including who completes inspection, frequency of inspection and if inspection /maintenance logs are maintained: _____

What are the applicant's estimated annual sales? \$ _____

Please describe the nature of the adult supervision provided while any ride or device is in use: _____

Does applicant set up own devices? Yes _____ No _____

Does applicant stay in attendance while in operation? Yes _____ No _____

If No, is a waiver/release of liability used? Yes _____ No _____

If this is a rental business, it is a condition of coverage that a copy of rental agreement and/or release of liability form be submitted with this application. No coverage will be provided unless this condition is met.

List states in which applicant operates _____

Total number of employees: _____

Are employees leased? Yes _____ No _____ Annual payroll: _____

Does applicant have a training program? Yes _____ No _____

Any person who knowingly and with intent to defraud any insurance company or other person, files an application for Insurance containing any false information or conceals information concerning any fact material thereto, for the purpose of misleading, commits a fraudulent insurance act, which is a crime.

Applicant's Signature FEIN# or Soc. Sec.# Date

Agency/Producer Signature Date

fax to: 864-688-0138

GUIDELINES

FOR WAIVER/RELEASE LANGUAGE REQUIRED IN YOUR RENTAL AGREEMENT OR RELEASE AGREEMENT

The underwriter we use for your State requires certain guidelines regarding the language used in your Rental Agreement or Release/Waiver: Having handwritten names or ones which have not been adapted to your specific business will not work and will only make the process of getting your quote less timely.

Here are the guidelines as set forth:

- (1) Description of the risks or hazards inherent with the recreational activity;
- (2) Customer's acknowledgment of the risks or hazards inherent with the recreational activity.
- (3) Customers assumption of the risks or hazards inherent with the recreational activity in which to participate;
- (4) Customers Release of liability and hold-harmless agreement absolving the provider of the recreational activity of liability for those inherent risks or hazards.
- (5) Parental consent for minor to participate and parental assumption of risk and hold harmless relating to the minor's participation in the recreational activity.

Essentially, this item places the responsibility for injuries and/or death arising out of these inherent hazards directly on the participant and absolves the provider of that liability. It does not, however, relieve the provider of liability for his own negligence with other aspects of his operations or equipment.

Coverage will not be available until such time as the underwriter receives an acceptable waiver and release of liability. All waivers and releases of liability should be reviewed by the insured's own legal counsel of choice.

ATTACHED is an example of wording that could be used with your Business/Name/ Logo inserted in the blank spaces (NOT HANDWRITTEN) and then incorporated into your OWN Rental Agreement. If your Release portion of your Rental Agreement has this information, please send it along, per the Items on the CHECKLIST.

If you are a New Business, you need to create a Rental Agreement which in addition to your company's rules, has safety rules and regulation per the manufacturer and also has the following language incorporated under the "Release/Waiver/Hold Harmless" portion of YOUR Rental Agreement:

"Sample Language"

I, the undersigned, understand and acknowledge that play on an amusement device entails both known and unknown risks including, but not limited to, physical injury from falling, slipping, crashing or colliding, emotional injury, paralysis, distress, damage or death to any participant. I hereby voluntarily and expressly release, indemnify, forever discharge and hold harmless (*insert your business name*) from any and all liability, claims, demands, causes or rights of action whether personal to me or to a third party, which are in any way connected with participation in this activity, including those allegedly attributable to negligent acts or omissions. Should (*insert your business name*) or anyone acting on behalf of (*insert your business name*) be required to incur attorney's fees and costs to enforce this agreement, I expressly agree to indemnify and hold (*insert your business name*) harmless for all such fees and costs. In the event I, the undersigned or any of my participants file a lawsuit against (*insert your business name*), it is agreed to do so solely in the State of (*insert your State*). 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. In consideration of being permitted by (*insert your business name*) to use its equipment and facilities, the undersigned and its participants agree to indemnify and hold harmless (*insert your business name*) from any and all claims which are brought by the undersigned and/or their participants and which are in any way connected with such use or participation.

A set of Rules and Direction are either displayed on the bounce house/unit(s) or have been provided to the undersigned which I agree to follow and utilize at all times during operation and use of the unit(s).

I, the undersigned, acknowledge and certify that I have had sufficient opportunity to read the entire Rental Agreement and Acknowledgement of Risks, that I understand its content and that I execute it freely and without duress of any kind and agree to the terms herein stated.

Signature

Date

If under 18, signature of parent or guardian

Date