

LIABILITY RELEASE AND WAIVER OF ALL CLAIMS

Our goal at Popcorn, LLC is to provide a safe and educational experience during the offered services. Students of Popcorn, LLC will be working in a professional culinary environment using real (not child-safe or child proof) cooking tools and kitchen equipment such as knives, cooktops, food processors, cooktops, ovens, etc. Equipment and tool use will be monitored and supervised at all times, and every effort will be made by Popcorn, LLC to ensure that safety is the top priority, and that proper safety techniques are practiced and enforced by all members and agents of Popcorn, LLC.

Participation in the use of any of the equipment on the premises is solely at the risk and liability of the student/customer (or parent/legal guardian if under the age of 18). As stated above, every effort will be made by Popcorn, LLC and its agents to ensure safe use of all equipment and tools by student, but due to inherently dangerous nature of some kitchen equipment and cooking tools, Popcorn, LLC will not accept liability for any injury or damages that the students may sustain on the premises of Popcorn, LLC, or activities sponsored by Popcorn, LLC. You must make the decision of enrolling the child based on this information and the health risk.

Popcorn, LLC makes every attempt to identify all ingredients in their recipes. Participants are responsible to inform Popcorn, LLC about their or their children's food allergies and/or sensitivities. Every effort is made to instruct our cooking instructors on, and implement safety measures related to the applicable food allergies, provided Popcorn, LLC was informed about those in advance. However, there is a risk of an unknown food allergy or manufacturer contamination, which may be life-threatening or cause serious injury or death. There is also a possibility that manufacturers may change the formulation at any time, without notice. Customers concerned with food allergies are hereby placed on notice of the above risks. Popcorn, LLC will not assume liability for any adverse reaction to food consumed during the offered services, or items one may come in contact with while participating in any Popcorn, LLC cooking class, camp or birthday party. No Epi-Pen is located on the premises. The instructors may not be qualified to administer Epi-pen shots. Concerned parents shall be responsible to provide their own Epi-Pen if needed and or a qualified person to administer it if needed.

For the safety of all parties participating in services at Popcorn, LLC please read the terms detailed below, and complete all fields below and provide a signature confirming your understanding and agreement to all terms herein. Student under the age of 18 must have a parent or legal guardian complete any required registration documents and this liability release form before the student or customer will be allowed to participate in activities on the premises.

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1. By signing this Assumption of Risk, Release of Liability and Waiver, I represent that it is my desire and intent that the child identified below ("my child") participate in the activities of Popcorn, LLC Cooking Classes. I also represent that I have the authority to enter into this agreement on behalf of my Child as the Child's parent or legal guardian.

2. I acknowledge that the participation of my child in Popcorn, LLC Cooking Classes, which includes participating in activities related to preparing and eating food, involves known and unknown risks, including the risk of physical injury or death. On behalf of my Child, I expressly and voluntarily assume any and all risks associated with participation in Popcorn, LLC's cooking classes and the consumption of the food prepared.
3. I understand there are numerous inherent risks associated with participating in any cooking activity, including but not limited to using sharp knives, operating hot cooktop or oven, boiling water or hot oil, and operating kitchen equipment. I acknowledge and assume all risks including, without limitation, cuts, burns, food poisoning, slipping and falling, food allergy reactions, any other personal injury, and equipment and facility conditions from the activity of cooking and consuming the food prepared in class. I give permission for my child to participate in all cooking activities, including those described above.
4. I certify that there are no known health-related reasons or problems, which would preclude my child (s) participation in this activity.
5. I understand that every attempt will be made to eliminate exposure and risk to my child, and agree to hold harmless the Popcorn, LLC, instructors and consultants as well as Popcorn, LLC officers, members, managers, employees, agents, contractors, representatives, sub-licensees, affiliates, subsidiaries, successors, partner facilities, and agents and assumes no liability for any personal injury sustained while participating in the Popcorn LLC activities, including without limitation adverse reactions for food consumed or items that my child may come in contact with.
6. I hereby consent for my child(s) to receive medical treatment that may be deemed advisable, in the discretion of Popcorn LLC instructor or other employee or agent, in the event of injury, accident, and/or illness during this activity and that any medical cost is my responsibility and not that of the Popcorn, LLC or successors.
7. I hereby consent for my child(s) to have an outdoor recess time if my child(s) spends more than 2 hours in the facility of Popcorn, LLC. I acknowledge and assume all risks associated with that.
8. I understand that any personal belongings of the student or the legal guardian that enter the premises of Popcorn, LLC remain the sole responsibility of the student or the legal guardian. Popcorn, LLC shall not be responsible for lost, stolen, or damaged property or belongings.
9. I acknowledge that I need to notify every time Popcorn, LLC representative (instructor, teacher, owner or any responsible adult) about my child's early dismissal from the class, if applicable.
10. I understand that this is the entire agreement between Popcorn, LLC, their agents or employees, and me, and that it cannot be modified or changed in any way by the representations or statements of any employee, agent, volunteer or intern of Popcorn, LLC and I agree that this agreement shall be governed and interpreted under Washington Law. I acknowledge that I have read and understand

this document, which affects my child's and my legal rights, and I am signing it on behalf of the child, as well as his/her heirs and assigns, who will be bound by all of its terms.

I CERTIFY THAT I HAVE READ THIS DOCUMENT AND I FULLY UNDERSTAND ITS CONTENT. I AM AWARE THAT THIS IS A RELEASE OF LIABILITY AND A BINDING VOLUNTARY CONTRACT UPON REGISTRATION OF MYSELF OR MY CHILD(REN) IN A POPCORN, LLC COOKING CLASS, PROGRAM, OR BIRTHDAY PARTY

PARENT/GUARDIAN and CHILD INFORMATION:

Child's Name: First Name _____ Last Name _____

Child's Birth Date _____

Parent First Name _____ Parent Last Name _____

Address _____

City _____ State _____ ZipCode _____ Phone _____

Number: Area Code _____ Phone Number _____

Email: _____

Parent/Guardian Signature _____

ALLERGY AND OTHER INFORMATION o ALLERGIES:

Please describe any allergies or food sensitivities your child has. If your child has no allergies, type or write "None" below.

Emergency Contact Name

Phone Number: Area Code _____ Phone Number _____

Email: _____