-	Game:	How did you hear about us?
	RELEASE OF L	IABILITY AND ASSUMPTION OF RISK
0.0120,1417.003	y 111, Suite A-210, Rancho Miras	referred to as "I" or "me") desires to participate in an escape room activity (the inment, Inc., a California limited liability company, with offices located at 7180 ge, CA 92270 (the "Company"). As lawful consideration for being permitted by the gree to all the terms and conditions set forth in this agreement (this "Agreement").
2. 3. 4. 5.	I understand and acknowledge the further understand and acknowledge sufficiently explained to me, or any and all claims, now known and its officers, managers, emploarising out of or attributable to more any Releasees or otherwise. I Releasee, and forever release and further understand and acknowledge that may occur as a result am aware that as part of the act surprise, fear, and other sources of activity, with the full knowledge the emergency exit and returning I am aware that I may be subject post-game group photos constitute not limited to the Company's Well hereby consent to the collection determining eligibility for re-entral upon by the Company. I am aware that any puzzle, clue, the Company's use of that idea in This Agreement constitutes the so contained herein and supersedes warranties, both written and oral, invalid, illegal or unenforceable is other term or provision of this Agreement is bit successors and assigns. All matter accordance with the internal laws provision or rule (whether of the	at the Activity will be explained to me prior to my participation in the Activity, and dge that I have the right to not participate in the Activity if the Activity has not bee for any other reason or no reason. I understand I hereby expressly waive and release or hereafter known in any jurisdiction throughout the world, against the Company types, agents, affiliates, members, successors and assigns (collectively, "Releasees" y participation in the Activity, whether arising out of the negligence of the Company ocovenant not to make or bring any such claim against the Company or any other discharge the Company and all other Releasees from liability under such claims. The edge that I am expressly assuming any and all risks of bodily injury or propert to fine participation in the Activity. The company, I may be subject to confinement, confusion of physical or psychological discomfort. I affirm that I am willingly participate in this that if at any point I choose to end my participation, I can do so by leaving throug to the lobby.  To video and audio monitoring and recording. I understand that my participation in es my consent to the release of those photos for Web marketing uses, including but it is site and social media platforms such as Facebook, Instagram, and Twitter.  To fine presonal information by the Company for the purposes of market research ance and special offers, and such ancillary uses as may from time to time be decided theme, or scenario idea submitted to the Company in writing implies my consent to future scenarios, with or without attribution and/or compensation.  The first participation is any jurisdiction, such invalidity, illegality or unenforceability shall not affect any greement or invalidate or render unenforceable such term or provision of this Agreement is any jurisdiction, such invalidity, illegality or unenforceability shall not affect any greement or invalidate or render unenforceable such term or provision in any other unenforceable such term or provision in any other unenforceable of
		year old, will participate in the game below

Signed:\_\_\_\_\_ Printed Name:\_\_\_\_

Date: \_\_\_\_\_Email: \_\_\_\_