

Equipment Rental Contract and Liability Waiver for Customer Pick-Ups

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Customer Information

	<u>Customer Information</u>		
Name			
Address			
City, State, Zip			
Phone			
Email			
Alternate Contact			
Event Date			
Pick-Up Date/Time			
Return Date/Time			
Equipment Rented: (i 6' Rectangles 8' Rectangles	ndicate quantity) White Folding Chairs Cocktail Tables Fill & Chill Table 5' Round Tables		
This Agreement, dated, by and between Big Time Bounce and Party Rentals Inc., hereinafter known as "Company" or "BTB," and, hereinafter known as "Customer" or "Renter," agree to the following:			
quote or price is N	lability: Equipment is rented on a first come, first serve basis. Receipt of a NOT a guarantee of equipment availability or rental. Reservation is only deposit and signed agreement have been received.		
2. Payment & Cancellations: A non-refundable deposit of twenty percent (20%) is required to book your rental. Final payment is due prior to pick-up. If reservation is canceled within five (5) days of your event date, Renter will be charged a fifty percent (50%) cancellation/restocking fee of the original rental order price. Credit card payments can be made online or by phone and a convenience fee may apply. BTB also accepts cash or check. Returned checks will incur a fee of thirty-five dollars (\$35.00) for insufficient funds (NSF).			
equipment rented items will only be which it was interequipment will be	at: Renter agrees to be satisfied with the instruction and condition of and the proper and safe use of equipment. Renter further agrees that the used at the address listed on this Agreement, and only for the purpose for aded and manufactured. Subleasing or improper use is prohibited. All picked up and returned to the designated location. Renter must count all BTB counts will be considered accurate.		

4. **Lost, Damaged or Dirty Items:** Rental items are the Renter's responsibility for the duration of the rental. Renter will pay for missing, lost, or damaged items. Renter is responsible for all

decorations, other vendors, guests, food prep, non-event essentials, lighting, falling branches, fire pits, chemicals of any sorts, etc. It is the Renter's responsibility to clean tables and chairs

damages to equipment due to negligence, vandalism, theft, vehicles, lawn equipment,

after using them. Additional fees will be charged for dirty or broken items. **Please note: We do not rent tablecloths or chair covers.**

- 5. **Unattended Returns:** If there is no one present at time of equipment return, chairs should be stacked neatly, laying flat on pallet/boards, seat-side down, locked in place. Tables can be propped up against chair stacks or back wall.
- 6. **Late Returns**: Renter shall return rented items to BTB by agreed upon Return Date. Any equipment not returned on time shall incur a daily charge equal to the full rental cost per item, for each day it is late.

7. Liability:

- This rental equipment has been received in good condition and will be returned in the same condition (ordinary wear and tear accepted).
- Customer assumes all responsibility for injuries to persons or damages to property, and agrees to release and hold Big Time Bounce House and Party Rentals Inc., as well as its owners, officers, employees, and agents, harmless for any and all claims, of whatsoever nature, arising out of use of the rental equipment while in his/her custody. In the event that the release and hold harmless as contained herein is held unenforceable for any reason, Customer hereby agrees to a limit on any damages claimed by Customer to the total paid to Big Time Bounce and Party Rentals Inc. for the rental.
- Customer agrees to Company right to enter premises of Customer at any time to repossess said equipment.
- Customer agrees to reimburse Big Time Bounce and Party Rentals Inc. for all attorney fees, an amount not less than fifty percent (50%) of all sums due, court cost and expenses incurred by Big Time Bounce and Party Rentals Inc. to enforce collection or to preserve or enforce rights under this Agreement.
- Customer agrees not to loan, sublet, or otherwise depose of equipment or use it at any other location.
- Customer agrees to pay in full the replacement cost, including labor, for all damages to rental equipment.
- Customer agrees to ensure that all users (and users' guardians) of the rental equipment sign liability waivers.
- There are no warranties of merchantability or fitness either expressed or implied.
- Customer acknowledges that there are no warranties of merchantability or fitness either expressed or implied.
- Customer agrees not to use or allow anyone to use the rental equipment for any illegal purpose or in any illegal manner or in an unsafe manner. Customer agrees to comply with all municipal, county, state, federal, or other governmental or quasi-governmental laws, ordinances, and/or regulations which may apply to the use of the rental equipment during the rental period.
- Customer will be held responsible and liable for any and all damage or injury occurring for any reason whatsoever.

- 9. **Entire Agreement**: This Agreement constitutes the entire agreement among the Parties pertaining to the subject matter contained herein and supersedes all prior agreements, representations, and understandings of the Parties.
- 10. **Binding**: The terms, conditions, and provisions of this Agreement shall insure to and be binding upon the heirs, administrators, executors, successors, and assigns of the Parties hereto.
- 11. **Amendment**: No supplement, modification, or amendment of this Agreement shall be binding unless executed in writing by all the Parties.
- 12. **No Waiver**: No waiver of any of the provisions of this Agreement be deemed a waiver of any other provision, whether or not similar or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be binding unless executed in writing by the party making the waiver.
- 13. **Severability**: In case any one or more of the provisions contained in this Agreement shall, for any reason, be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision of this Agreement, and this Agreement shall, to the fullest extent lawful, be reformed and construed as if such invalid, illegal or unenforceable provision had never been contained herein, and such provision reformed so that it will be valid, legal and enforceable to the maximum extent possible.
- 14. **Applicable Law**: This Agreement shall be construed in accordance with, and governed by, the laws of the State of Maine.

I have read the above agreement and fully understand and accept the conditions as above. I am aware that while in my care I am fully responsible for the equipment and will pay for any loss or damages that may occur.

Customer Signature	Date
Print Name	
Big Time Bounce & Party Rentals	

Thank you for your business!

Policies and procedures are subject to change.