

Name		Date	
Address		Drop Off Time	
City, State, Zip		Pickup Time	
Phone		Email	

Rental Agreement and Liability Waiver

It is the responsibility of the person or organization hiring this party equipment to ensure that all possible precautions are taken to avoid injury to people or damage to the tents/tables/chairs. Please ensure that the following Safety Instructions are followed:

1. Inflatables Etc is responsible for set up and tear down of tents/tables/chairs.
2. 50% Deposit is Required to Secure the Date.
- 3. Please wipe down tables and chairs after use.**
4. NO smoking under or near tents.
5. Cancellations made within 72 hours will not be refunded deposit
6. Holiday and special dates are subject to change and require custom proposal/quote.
- 7. Inflatables Ect approved Lightweight decorations are allowed and customer responsible for putting up and taking down.**
- 8. No tying any animals to posts.**
9. No standing on tables or chairs.
10. If winds are too strong, tent may not be used to ensure no damages or danger will arise for client and their guests.
11. No altering tents by any means. No writing on, putting holes in, stapling, gluing anything to tent/tables/chairs.
12. Flameless candles only. We will authorize birthday candles on a cake if blown out instantly after lighting.
13. Daily Rentals: 8 Hours or More on Same Day. Midnight will be latest time for picking up
14. Do not allow anyone to swing or hang on poles.
15. Holiday and special dates are subject to change and require custom proposal/quote.

X _____ INITIALS HERE AFTER READING RULES LIABILITY DISCLAIMER

LIABILITY DISCLAIMER

1. This rental equipment has been received in good condition and will be returned in the same condition.
2. Customer assumes all responsibility for injuries to persons or damages to property, and agrees to release and hold Inflatables Etc.. harmless for any and all claims, of whatsoever nature, arising out of the 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 Inflatables Etc.. for the rental.
3. Customer agrees to allow Inflatables Etc.. the right to enter premises of customer at anytime to repossess said equipment.
4. Customer agrees to reimburse for all attorney fees, an amount not less than 50% of all sums due, court cost and expense incurred by Inflatables Etc.. to enforce collection or to preserve or enforce rights under this contract.
5. Customer agrees not to loan, sublet or otherwise depose of equipment or use it at any other location.
6. Customer agrees to pay in full the replacement cost, including labor, for all damages to rental equipment.
7. If the inflatable equipment is lost, stolen, or damaged beyond repair the renter agrees to pay \$2800.00
8. Customer agrees to ensure that all users (and users' guardians) of the rental equipment sign liability waivers. (bounce house equipment only.)
9. **THERE ARE NO WARRANTIES OF MERCHANTABILITY OR FITNESS EITHER EXPRESSED OR IMPLIED**

The person(s) or organization renting this Equipment from Inflatables Etc.. will be held responsible and liable for any and all damage or injury occurring for any reason whatsoever. I have read the above agreement and fully understand and accept the conditions above. I am aware that while in my possession I am fully responsible for the inflatable and will pay for any loss or damages that may occur.

Equipment	_____ Tent
	_____ Tables
	_____ Chairs
	_____ Weights if needed
	_____ Generator

Name	Driver License #
Signature	Date
_____	_____/_____/2023