



EMERGENCY CONTACT NUMBERS
(603)-321-7887 or (603)-320-1580

Kids Like To Party .Inc
POB 818
Merrimack, NH. 03054

Kids Like To Party Rental Agreement

Rental Date:
Drivers License #:
Invoice Number:

Name/Lessee: Lessor Kids Like To Party .inc
Address:
Home Number: Cell:

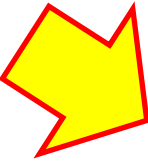
Items Rented: See ATTACHED Invoice # Listed Above

- 1. Equipment: Rent And Terms Of Rental Agreement. The Undersigned, as lessee, hires from Kids Like To Party .inc as lessor, the Party Rental Equipment Listed on attached Invoice.
2. Delivery: if Applicable To the street address specified above by lessee (Customer) Lessee grants lessor rights to enter the property at the said street address (Delivery Address) for the delivery and subsequent pick up of the above mentioned items being rented.
3. General Rules to follow during use of the Bounce House. Any Questions, it's the Lessee's responsibility to ask the Lessor prior To using the rented equipment. Lessee is also Given a "EMERGENCY" Cell phone Number incase of Questions or any Emergencies that may arise during the rental period. The Emergency Cell Number is Listed Above.
a) Only compatible age groups and size shall play on the Rented unit at the same time. The maximum number of riders of each group that should play in the castle at one time are. 14 X 14 Units Children 8 & under no more than 8 jumpers at one time Children 9 - 12, no more than 6 jumpers at one time Older teens - adults, No more than 3 Large 5 in 1 units no more than 10 kids at 1 time.
b) All Riders MUST REMOVE SHOES Before playing in the Bounce House.
c) To Avoid Neck & Back injuries, Flips, Wrestling or running in the Bounce house are not allowed.
d) CHILDREN'S SAFETY DEPENDS ON YOU. YOUR PERSONAL SUPERVISION IS ABSOLUTELY REQUIRED AT ALL TIMES. AS THE LESSEE OF THE BOUNCE HOUSE, THE SAFETY OF ALL RIDERS IS YOUR RESPONSIBILITY & I AGREE TO NOT HOLD KIDS LIKE TO PARTY .inc OR ANY OF IT'S EMPLOYEES LIABLE FOR ANY INJURY, OR MONIES LOST
e) Absolutely no silly string, gum, candy food or other sticky substances are allowed in the jumper.
f) DO NOT MOVE the unit from the place where it was installed. If the jumper moves, pull the corner back to it's original location of installation. Caution, Keep the unit away from swimming pools or water due to the electricity that is required to inflate the jumper.
4. Special Instructions: "Kids Like To Party" Has Reliable equipment. Should the bounce house begin to deflate, have everyone exit the jumper immediately!. It deflates very quickly and could cause injury or suffocation. Also check the following. The motor may have stopped , in which case, check the cord connection at the outlet area near the motor and remember to keep only the 100 foot extension cord on the outlet, ( stronger outlets are in the kitchen area and laundry room as well. Most fuse box have the amperage written right on each circuit. A 20 amp circuit is recommended as a 15 amp will trip the circuit. If the motor is continuing to run, check the air intake on the side of the motor for blockage and check both tubes at the back of the jumper unit for snugness: re tie if necessary. If you can not correct the problem, call us immediately at (603) 320-1580
5. SAFE OPERATION ACKNOWLEDGMENT: Lessee acknowledges that he/she has been instructed about and fully understands the safe operation of the Bounce House that is the subject of this rental agreement. Lessee agrees to observe all safety precautions and is to be held responsible for any injuries related to the bounce house rental & shall not hold claims against Kids Like To Party for any injuries. Lessee also represents and warrants the safe return of the unit and here by agrees to pay up to \$4000 if the unit is not returned in the same clean, working condition.
6. Lessee agrees to keep the unit in the same condition as when received. Ordinary wear excepted. All Riders MUST REMOVE SHOES Before playing in the Bounce House. To Avoid Neck & Back injuries, Flips, Wrestling or running in the Bounce house are NOT allowed. CHILDRENS SAFETY DEPENDS ON YOU. YOUR PERSONAL SUPERVISION IS ABSOLUTELY REQUIRED AT ALL TIMES. AS THE LESSEE OF THE BOUNCE HOUSE OR RENTAL EQUIPMENT, THE SAFETY OF ALL PERSONS USING OR NEAR THE RENTAL EQUIPMENT IS YOUR RESPONSIBILITY & "YOU" AGREE TO NOT HOLD KIDS LIKE TO PARTY OR ANY OF IT'S EMPLOYEES LIABLE FOR ANY INJURY, OR MONIES LOST. ALSO BY SIGNING THIS AGREEMENT YOU AGREE THAT YOU "THE LESSEE" ARE 100% RESPONSIBLE FOR ANY INJURIES OR DEATHS THAT MAY COME FROM YOUR USAGE OR DURING YOUR RENTAL PERIOD.
7. HOLD HARMLESS PROVISION: LESSEE AGREES TO INDEMNIFY AND HOLD LESSOR HARMLESS FROM ANY AND ALL CLAIMS, ACTIONS, SUITS, PROCEEDING COSTS, EXPENSES , DAMAGES AND LIABILITIES INCLUDING REASONABLE ATTORNEY'S FEES ARISING BY REASON OF INJURY, DAMAGE OR DEATH TO PERSONS OR PROPERTY, IN CONNECTION WITH OR RESULTING FROM THE USE OF THE EQUIPMENT INCLUDING BUT NOT LIMITED TO, THE MANUFACTURE, SELECTION, DELIVERY, POSSESSION, USE, OPERATION, OR RETURN OF THE EQUIPMENT INCLUDING BUT NOT LIMITED TO THE EQUIPMENT. LESSEE HEREBY RELEASES AND HOLDS HARMLESS LESSOR FROM INJURIES OR DAMAGES INCURRED AS A RESULT OF THE USE OF SAID EQUIPMENT UNLESS LESSOR IS OPERATING THE EQUIPMENT AND IS DEMMED BY A COURT OF LAW TO BE NEGLIGENT IN IT'S ACTIONS. LESSOR CANNOT UNDER ANY CIRCUMSTANCES BE HELD LIABLE FOR INJURIES AS A RESULT OF ACTS OF GOD, NATURE, OR OTHER CONDITIONS BEYOND ITS CONTROL OR KNOWLEDGE.
8. DUTY TO MITIGATE: IN THE EVENT OF INJURY, DAMAGE OR LOSS DUE TO LESSOR'S NEGLIGENCE, LESSEE AGREES AND ASSUMES THE DUTY TO MITIGATE ALL COSTS RESULTING FROM SAID INJURY, DAMAGE OR LOSS.
9. DISCLAIMER OF CONSEQUENTIAL DAMAGES: BY SIGNING THIS CONTRACT, LESSEE AGREES TO FOREGO SEEKING ANY CONSEQUENTIAL DAMAGES IN THE EVENT OF ANY INJURY DAMAGE OR LOSS DUE TO LESSOR'S NEGLIGENCE.
10. DISCLAIMER OF WARRANTIES: LESSOR MAKES NO WARRANTIES EITHER EXPRESSED OR IMPLIED AS TO THE CONDITION OR PERFORMANCE OF ANY EQUIPMENT AND/OR PROPERTY LEASED BY LESSEE FROM LESSOR. BY SIGNING THIS CONTRACT, LESSEE AGREES THAT ANY WARRANTY OF MERCHANTABILITY OR FITNESS OF A PARTICULAR PURPOSE ARE HEREBY DISCLAIMED BY SIGNING THIS CONTRACT, LESSEE AGREES THAT NO EXPRESS WARRANTY AS TO THE CONDITION OR PERFORMANCE OF ANY EQUIPMENT AND/OR PROPERTY LEASED BY LESSEE IS HEREBY DISCLAIMED.
11. MERGER CLAUSE: THIS SIGNED CONTRACT INCOMPASSES THE ENTIRE AGREEMENT BETWEEN THE LESSOR AND THE LESSEE. NO AMENDMENT, WHEATHER FROM PREVIOUS OR SUBSEQUENT NEGOTIATIONS BETWEEN THE LESSEE AND THE LESSOR, SHALL BE VALID OR ENFORCEABLE UNLESS IN WRITING AND SIGNED BY ALL PARTIES TO THIS CONTRACT. THE INVALIDITY OR UNENFORCEABILITY OF ANY PARTICULAR PROVISION OF THIS AGREEMENT SHALL NOT EFFECT THE OTHER PROVISIONS HEREOF
12. RELEASE OF LIABILITY: The lessee shall be in charge of the bounce house units operation and is fully responsible for it's safe operation as well as return of the unit in good working order. Lessor and it's officers, employees and agents is/are not responsible for injury occurring to the lessee or to any other persons using the rental equipment, and the Lessee further agrees to hold the Lessor and it's officers, employees and agents free and harmless against any injury or claims. The Lessee shall indemnify the Lessor and it's officers, employees and agents from / against any costs incurred due to claims from anyone and for attorney's fees and related costs involving the use and return of the jumper unit. Should legal action become necessary.
13. Entire Agreement: The rental agreement constitutes the full agreement between lessor & lessee.
14. Cancellations are accepted within 3 Business days of reservation and you will receive a 100% refund in method paid. If you cancel your order after the 3 day period, A gift certificate will be issued in the amount of the deposit. If you cancel within 7 days of the reservation date a gift certificate will be mailed to you only if we rent the equipment that you had reserved. Weather cancellations will only be decided the morning of the rental due to the ever changing weather forecast.
15. RAIN Policy. If the local weather is calling for rain or winds exceeding manufacture guidelines or 20 mph on your reserved day and both you AND Kids Like To Party .Inc agree BEFORE delivery that it would be a complete wash out, then your deposit can be applied to another day if available. NO REFUNDS WILL BE GIVEN AFTER THE BOUNCE IS SET UP. THE BOUNCE MUST NOT BE USED WHEN WINDS ARE 20 MPH OR MORE or exceed manufacture guidelines. In Case of Heavy Rain, Stop using the equipment. Once the rain stops you can dry the unit with your towels. Once dry the bounce should be once again safe to use. Weather cancellations will only be decided the morning of the rental due to the ever changing weather forecast.
16. Some additional rules that need to be followed
\* Adult Supervision IS required at all times!!!\* Shoes ARE NOT ALLOWED AT ALL, This will damage the Unit that you are Responsible for in minutes. So please don't \* No Food or drinks
\* No Silly String at all. THIS DAMAGES THE UNIT almost Immediately \* In case of High Winds over 15 -20 Mph, Please take down the BH until safe to do so. \* If the unit loses air all of a sudden, Make sure that the tubes in the back did not become untied. If they are OK, then check to so that the fuse did not trip. \* Continue to check all Spikes & Straps. If they become loose, please tighten them up. By my signature below, I acknowledge that I have read & I accept the terms of this rental agreement. And if paying by Credit Card, I also agree to allow Kids Like To Party .Inc to charge my Visa or Master Card

Initial here that you read this & agree in FULL

(Kids Like To Party inc.) Stephen M. Terruso

Signature Date



Renters, Please Print, Sign & Date

Lessee Signature Date