



Fun and Safety Rules

RULE # 1 and MOST IMPORTANT: A Responsible Adult Must Be In Attendance and Closely Supervise All Activity While Any Inflatable or Piece of Our Equipment is In Operation. You, the customer, are responsible for providing such supervision during the entire time that our party rental equipment is in your possession, unless Mr. P's Party Rentals, LLC has explicitly agreed to provide this service.

2. Do not use the inflatable during periods of rain or excessive winds (20mph or greater). In the event of severe weather, (lightning, thunder, rain or high winds) instruct all occupants to immediately exit the inflatable and DO NOT allow re-entry until the weather clears.
3. All Inflatables are physically challenging. Any person with a health impairment, disease, high blood pressure, back, neck or other bone/joint problems, or any other conditions that might cause problems when physically challenged should not be allowed in any of our inflatables.
4. Remove shoes, eyeglasses, jewelry and other hard or sharp objects prior to entering inflatable.
5. All participants should empty their pockets before entering the inflatable.
6. No hot objects (cigarettes, BBQ grill or like), pets, or toys are allowed in or near any inflatable.
7. No Gum, No Face Paint, No Silly String, No Confetti, No Candy, Food or Drinks are allowed inside inflatable.
8. No flips, wrestling, or other forms of rough play are allowed in the inflatable.
9. Do not overload any inflatable. Participants in a bouncer and generally all inflatables should be grouped according to age and size.
10. Do not jump down any slide surface, climb on walls, or jump on entry step of inflatable.
11. If anchors come loose or should the inflatable begin to deflate during operation, immediately and calmly instruct all participants to exit the inflatable and call us at 817.304.5867.

I hereby acknowledge by my signature that I understand each of these rules and agree to abide by them:

①

NAME

③

DATE

②

SIGNATURE

④

EVENT DATE



Waiver of Liability

It is the responsibility of the person or organization renting this inflatable or concession equipment to ensure that all possible precautions are taken to avoid injury to people or damage to the rental unit(s).

1. This rental equipment has been received in good condition and will be returned in the same condition (ordinary wear and accepted).
2. Customer agrees to Mr. P's Party Rentals, LLCs' right to repossess said equipment at any time.
3. Customer agrees not to loan, sublet or otherwise depose of equipment or use it at any other location.
4. Customer agrees to pay in full the replacement cost, including labor, for all damages to rental equipment.
5. Customer agrees to ensure that all users and supervisor of the rental abide by the Safety & Fun rules.
6. Customer agrees to reimburse Mr. P's Party Rentals, LLC for all attorney fees, an amount not less than 50% of all sums due, court cost and expenses incurred by Mr. P's Party Rentals, LLC to enforce collection or to preserve or enforce rights under this contract.
7. If the inflatable, or concession equipment is lost, stolen, or damaged beyond repair the renter agrees to pay up to \$3000.00 (Three thousand dollars and 0 cents).
8. THERE ARE NO WARRANTIES OF MERCHANTABILITY OR FITNESS EITHER EXPRESSED OR IMPLIED. The person or organization renting this equipment from Mr. P's Party Rentals, LLC 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 as above. I am aware that while in my care I am fully responsible for the inflatable(s) and or concession equipment and will pay for any loss or damages that may occur.
9. OVERNIGHT RENTALS: Lessee understands and acknowledges that the blower is to be removed from the inflatable device and locked up in a secure location overnight.
10. Lessee understands and acknowledges that play on an amusement device entails both known and unknown risks including, but not limited to, physical injury from falling, slipping, crashing or colliding, emotional injury, paralysis, distress, damage or death to any participant. Lessee agrees to indemnify and hold Mr. P's Party Rentals, LLC harmless from any and all claims, actions, suits, proceedings, costs, expenses, fees, damages and liabilities, including, but not limited to, reasonable attorney's fees and costs, arising by reason of injury, damage, or death to persons or property, in connection with or resulting from the use of the leased equipment. This includes, but is not limited to, the manufacture, selection, delivery, possession, use, operation, or return of the equipment. Mr. P's Party Rentals, LLC cannot, under any circumstances, be held liable for injuries as a result of inappropriate use, God, nature, or other conditions beyond its control or knowledge. Lessee also agrees to indemnify and hold harmless Mr. P's Party Rentals, LLC from any loss, damage, theft or destruction of the equipment during the term of the lease and any extensions thereof.
11. The use of photography before, during or after contracted rental within this contract is the sole property of Mr. P's Party Rentals, LLC and may be used in any marketing materials, social media or advertising.

I hereby acknowledge by my signature that I agree to the above terms:

①

NAME

③

DATE

②

SIGNATURE

④

EVENT DATE