## https://thefunco.ourers.com/contract/2629/MjAyMS0wNi0xNCAxNDo0NDowNnRoZWZ1bmNvMjYyOQ==/

7/8/2021

## THANK YOU FOR YOUR BUSINESS! THE FUN COMPANY BY AWESOME EVENTS TERMS & CONDITIONS

1. **DEPOSIT.** An advance deposit of 50% of total rental price is required to secure the equipment or services agreed upon. EQUIPMENT SHOULD NOT BE CONSIDERED RESERVED UNTIL THE RENTAL AGREEMENT IS SIGNED AND DEPOSIT RECEIVED. The remaining balance is DUE AND PAYABLE 48 hours prior to the start of set-up operations, unless other arrangements are made in which case the renter agrees to

balance is DUE AND PAYABLE 48 hours prior to the start of set-up operations, unless other arrangements are made in which case the renter agrees to the payment terms set forth below. Our drivers cannot accept cash payments.

2. ELECTRICAL REQUIREMENTS, Awesome Events, Inc. is not responsible for providing appropriate electrical power unless otherwise specified above. The power requirements for each inflation far are as follows; each inflation fan needs to be on a 20-amp breaker system and itâAA□AA□s the renterâAA□AA□s responsibility to insure that these requirements are met. If in the home, the laundry room or garage is the best places to plug in each inflation fan, All litems requiring electrical power must be positioned no men 100âAA□ of the power source. NO REFUNDS will be credited for equipment, which cannot run because the renter failed to provide adequate power.

3. CANCELLATION. If a reservation is canceled less than 14 days before the date of the evit, the deposit, up to 50% of the rental charges, is forfeited. All cancellations must be in writing. If the equipment is set-up and the event is cancelled before the scheduled start time, 50% of the remaining rental shall be due and payable. If the equipment is operating and the event is cancelled the fore the scheduled start time, 50% of the remaining rental shall be due and payable.

4. RAIN POLICY. If an event is canceled because of rain, Awesome Events, Inc. must be notified not less than 24 hours before the start of the event Failure to do so will result in forefrieure of deposit. If the 24-hour cancellation requirement is the fill different scale register for future event Failure to do so will result in forefrieure of deposit. If the 24-hour cancellation requirement is met the full deposit shall be expedited for future.

\*\*RAIN FOLICY. If an event is canceled occause of rain, Avesome Events, inc. must be notified not less final 24 notes before the start of the event. Failure to do so will result in forfeiture of deposit. If the 24-hour cancellation requirement is met, the full deposit shall be credited for future rentals. If the equipment is set up and the event is canceled before the scheduled start time, 50% of the remaining rental shall be due and payable. If the equipment is operating and the event is canceled, the full rental charge shall be due and payable.

5. OVERTIME RATES. Overtime rates will be calculated based on the original duration and price, and shall be charged for each hour or

portion thereof for equipment kept in operation beyond the scheduled end time.

PERMITS AND LICENSES. The renter shall assume the cost of any permits or licenses if required by local or county ordinances.

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If equipment is down for more than 20 minutes, a rentum shall be also do not to total price of the ride, protected on a hourly basis to the nearest 15 minutes. All other factors such as size of crowd, time of day, etc. shall be considered irrelevant when calculating any

adjustment.

8. ADDITIONAL INSURANCE. It is the renterâÂÂ□ÂA□s responsibility to see if a park or organization needs to be additionally insured. If the park or organization requests additional insurance, it is the renterâÂA□ÂA□s responsibility to get the exact wording that the organization is requesting. Avesome Events, Inc will charge a fee to additionally insure any park or organization. Avesome Events, Inc also needs at least 3 working days to submit to our insurance company. If the renter fails to do so, Awesome Events, Inc will not be held responsible and no refund will be given in the event the renter is unable to use a piece of equipment because there wasnâÂA□A↑ proper insurance.

9. Description of the subject to refund if failure of such equipment is

PERINTIONS. âÂÂ□ÂÂ□A⇔someâÂÂ□ÂÂ□ means the corporate subsidiary of Newsome Events, Inc. identified on the first page of this Rental Contract from whom the Customer has rented the Equipment. âAA□AA□EquipmentâAA□AA□ means any one or more of the items identified as such on the first page of this rental contract and shall include any accessories, attachments or other similar items delivered to Customer, such as but not limited to: extension cords, pig tails, inflation blowers, generators, fuel, ground tarps, balls, stakes, etaâA□□Âa□AA□CustomerâAA□AA□ means the person or entity identified as such on the first page of this Rental Contract including any representative, agent, office or employee of Customer. āAA□AA□Merhouse LocationāAA□AA□ means the Awsome address on the front of this Rental Contract. āAA□AA□Rental PeriodāAA□AA□ means the period of time between the âAA□AA□M□Merhouse LocationāA□A□AA□Time OutaAA□AA□ dimere of this Rental Contract. aAA□Time Due InāAA□AA□ set forth on the first page of this Rental Contract, except that the Rental Period may terminate earlier as provided in item 17.

11. AUTHORITY TO SIGN. Any individual signing this Rental Contract represents and warrants that he / she is of legal age and has the authority and power to sign this Rental Contract or the time for for the Customer.

12. DISCLAMIER OF WARRANTIES. Awesome makes no warranties, express or implied, as to the merchantability of the equipment or its times for any particular purpose. There is no warranty that the equipment is suited for customers intended use or that it is free of defects. Except as

fitness for any particular purpose. There is no warranty that the equipment is suited for customers intended use or that it is free of defects. Except as may be specifically set forth in this Rental Contract, Awesome disclaims all warranties, either express or implied, made in connection with this Rental

Transaction

13. INDEMNITY/HOLD HARMLESS/DAMAGES. Liability for damage/injury to equipment, persons and property; Customer assumes the risk of any and all injuries of any kind or nature including wrongful death as a result of the misuse of the equipment pursuant to this Rental Contract. Customer agrees to hold Awesome and its officers and employees free and harmless from and to indemnify and defend Awesome against any and all suits, actions, proceedings, claims, judgments or demands, costs and charges, legal expenses, damages and penalties result from injury or damage to any and all persons, including wrongful death and including employees of the customer or anyone else and property damage in any way arising out of or in any way connected with the equipment rented hereunder, by any person, including employees of Awesome whether or not exasted in part by, the active or passive negligence or other fault of Awesome or its officers or employees indemnified hereunder, provided however, customerâAd□Ad□Ad the content of Awesome or its officers or employees indemnified hereunder shall not arise if such claims, suits or liability, injuries or death or other claims or suits are caused by the sole negligence or willful misconduct of Awesome or its officers or employees indemnified hereunder. The provisions of any workersâAd□Ad□Ad□Acompensation act or similar statute hereunder shall not all limit customerâAd□Ad□Acompensation act or similar statute hereunder shall not all limit customerâAd□Ad□Acompensation act or similar statute hereunder shall not all limit customerâAd□Ad□Acompensation act or similar statute hereunder shall not all limit customerâAd□Ad□Acompensation act or similar statute hereunder shall not all limit customerâAd□Ad□Acompensation act or similar statute hereunder shall not all limit customerâAd□Ad□Acompensation act or similar statute hereunder shall not all limit customerâAd□Acompensation act or similar statute hereunder shall not all limit customerâAd□Acompensation act or similar statute hereunder shall n

14. RECEIPT & INSPECTION OF EQUIPMENT. Customer acknowledges that Customer has inspected the equipment prior to taking possession thereof, finds it in good working order and repair and suitable for CustomersiAA — AA — AA — needs. Customer is familiar with the proper operation and use of each tiem of equipment. Customer has inspected or will inspect blower operation, machiner sunning properly, inflatables without holes or rips. Awesome is not responsible for any damage to CustomersiAA — AA — vehicle as a result of either towing or storing equipment in CustomersiAA — AA — to vehicle.

USE OF EQUIPMENT. Customer will not use or allow anyone to use the equipment: (a) for an illegal purpose or illegal manner; (b) without a license if required, under any applicable law or (c) who is not qualified to operate. Customer agrees, at Customers sole expense, to comply with all applicable municipal, state and federal laws, ordinances and regulations (including O.S.H.A) that may apply to the use of the equipment. Customer

applicable municipal, state and federal laws, ordinances and regulations (including O.S.H.A) that may apply to the use of the equipment. Customer agrees to check inflatable for any damages, inflation blower running properly, oil and gas in generators and to immediately notify Awesome when equipment needs repair or maintenance. Customer also agrees that should equipment fail during operation, that it is the sole responsibility of the Customer to notify Awesome immediately at either the warehouse or emergency numbers on the first page of this contract. Failure to do this will result in a non-refund. Customer acknowledges that Awesome has no responsibility to inspect the equipment while it is in Customers possession.

16. MALFUNCTIONING EQUIPMENT: Should the equipment become unsafe, malfunction or require repair, Customers shall immediately notify Awesome. If such condition is the result of normal operation, Awesome will repair or replace the equipment with similar equipment in working order if such equipment is available. Awesome has no obligation to repair or replace equipment rendered inoperable by misuse or neglect. Customers AAI—AAI—Sol ceremely for any failure or defect in equipment shall be the termination of any rental charges accruing after the time of failure. Customer must call the numbers listed on the first page of this Rental Contract in order to terminate any rental charges.

any rental charges.

17. RETURN OF EQUIPMENT, DAMAGED OR LOST EQUIPMENT. At the expiration of the Rental Period, Customer will return the equipment to the warehouse location at \$\hat{a}\triangle AA\triangle Time In\hat{a}AA\triangle AA\triangle Is such equipment to be in the condition and repair as when delivered to Customer, subject to reasonable wear and tear as defined below. Customer shall be liable for all damages to or loss of the equipment from the time the equipment leaves the warehouse location until the equipment is returned to the warehouse location, including any damage during transit to or from Customer. In the case of loss or destruction of any equipment, or inability or failure to return same to Awesome for any reason whatsoever, Customer shall pay Awesome the reasonable cost of repair and pay rental on the equipment is returned in a damaged or excessively worn condition, Customer shall pay Awesome the reasonable cost of repair and pay rental on the equipment at the regular rental rate until all repairs have been completed. Awesome shall be under no obligation to commence repair

rental on the equipment at the regular rental rate until all repairs have been completed. Awesome shall be under no obligation to commence repair work until Customer has paid to Awesome the estimated cost therefore.

18. REASONABLE WEAR AND TEAR. Reasonable wear and tear to the equipment shall mean only the normal deterioration of the equipment caused by ordinary and reasonable wear on a one-shift (8) hourāAA\_DAA\_D sper day basis. The following shall not be deemed reasonable wear and tear:

(a) damage resulting from lack of lubrication or maintenance of necessary oil, water, and air pressure levels; (b) except where Awesome expressly assumes the obligation to service or maintain the equipment, any damage resulting from lack of servicing or resulting from any collision, overturning or improper operation, including overloading or exceeding the rated capacity of the equipment; (d) damage in the nature of dents, ripping, tearing, staining; (e) any damage to the equipment which is not considered ordinary and reasonable in the equipment rental industry. Repairs to the equipment shall be made to the reasonable satisfaction of Awesome and in a manner, which will not adversely affect the operation, manufacturers design or value

of the equipment.

19. LATE RETURN. If not returned by the end of the Rental Period, in addition to rental rates set forth in this rental contract, customer agrees to pay an additional rental charge of the full daily rental rate. Customer agrees to pay for any damage or loss of the equipment occurring between the time the equipment is returned and the commencement of AwesomeaAA□AA□ next business day in the event the equipment is returned to the warehouse location other than AwesomeaAA□AA□ regular business hours.

warehouse location other than AwesomeâAA□AA□ regular business hours.

20. PAYMENT. All amounts due hereunder shall be payable in full at the time of pick up of equipment. Customer acknowledges that timely payment of rental charges is essential to AwesomeâAA□AA□ business operations and it would be impractical and extremely difficult to fix damages caused by late payment. Customer and Awesome agree that there shall be added to all past due rental charges a late payment fee equal to the lesser of 2% per month (24% per annum) on any such past due amounts or, the maximum amount allowed by the law.

21. FAILURE TO DELIVER. Customer releases and discharges Awesome from any and all liability or damages (including consequential and special damages) which might be caused by Awesomea. Ala—laA□ failure or inability to deliver any or damages (including consequential and special damages) which might be caused by Awesomea. However, the contract is not a contract of sale and title to the equipment shall at all times remain with Awesome. Unless covered by a specific supplemental agreement signed by Awesome the Customer has no option or right to purchase the equipment. Customer shall keep the equipment free and clear of all mechanics and other liens and encumbrances.

23. DEFAILUT. Customer shall be deeped to be in default should customer in any away fail to any amount when due hereunder or to perform

Awesome anticipate that Customer may become Insolvent or that Customer may otherwise become in default. If Customer is in default, Awesome

may do any one or more of the following: (a) terminate the Rental Period; (b) declare the entire amounts due hereunder immediately due and payable and commence legal action therefore. (c) Cause AwesomeåAAAAA entire the Rental Period; (b) declare the entire amounts due hereunder immediately due and payable and commence legal action therefore. (c) Cause AwesomeåAAAAA entire the Rental Period; (b) declare the entire amounts due hereunder immediately due and payable and commence. (c) Cause AwesomeåAAAAA entire the Rental Period; (b) declare the entire amounts due hereunder immediately due and payable and commence and losses, physical and pecuniary, caused thereby and shall pay all costs and expenses, without notice or legal process, to enter upon AwesomeåAAABAA payable or payable and losses, physical and pecuniary, caused thereby and shall pay all costs and expenses incurred by Awesome, in retaking and repossessing; or (d) pursue any other remedies available by law. The Customer shall be considered åAABAA insolventåAABAA | fit the Customer (1) shall generally not pay, or shall be unable to pay or shall admit its inability or anticipated inability to sy its debts as such debts become due; or (2) shall make an assignment for the benefit of creditors or petition or apply to any tribunal for the appointment of a custodian, receiver or trustee for all or apply to any tribunal for the appointment of a custodian, receiver or trustee for all or whether now or hereafter in effect; or (4) shall have had any such petition or application or liquidation assets; or (3) shall commence any proceeding under any bankruptey, or general proprintment is made; or (5) shall take any action indicating its consent to, approval of, or acquiescence in any sush petition, application, proceeding or order for relief or the appointment of a custodian, receiver or trustee for all or any substantial part of its properties.

24. CUSTOMERS INSURANCE COVERAGE. Customer agrees to maintain and earry, at its sole cost, adequate liability, physical damag

This Rental Contract supersedes any purchase order or other customer provisions or forms whether sent to or received prior or subsequent to this

Rental Contract.

7. OTHER PROVISIONS. Any failure of Awesome to insist upon strict performance by Customer of any terms and conditions of this Rental Contact shall not be construed as a waiver of AwesomeåAddAdd right to demand strict compliance. Customer has carefully reviewed this Rental Contact shall not be construed as a waiver of AwesomeåAddAdd right to demand strict compliance. Customer has carefully reviewed this Rental Contract and waives any principle of law, which would construe any provision, hereof against Awesome as the draftsperson of this Rental Contract. Customer agrees to pay all reasonable costs of collection, court, attorneyåAddAdds fees and other expenses incurred by Awesome in the collection of any charges due under this Rental Contract or in connection with the enforcement of its terms customer shall pay the rental charge(s) without any offsets, deductions or claims. The federal and state courts in the county in which the warehouse location is located shall have exclusive jurisdiction over all matters relating to this Rental Contract. Trial by jury is waived. Awesome shall be entitled to decrees of specific performance (without posting bond or other security) in addition to such other remedies as may be available.

28. CRIMINAL WARNING. The use of false identification to obtain equipment or the failure to return the equipment by the end of the Rental Period may be considered a theft subject to criminal prosecution pursuant to applicable criminal or penal code provisions.

I, THE UNDERSIGNED RENTER, SPECIFICALLY ACKNOWLEDGE THAT I HAVE RECEIVED AND UNDERSTAND THE INSTRUCTION REGARDING THE RENTAL AND USE OF SAID EQUIPMENT.

CUSTOMER SIGNATURE:	DAT	F.

((MANAGE EVENT LINK))