

Pumped Up Parties Rental Agreement

Guyton, Georgia 31312, USA

TERMS OF RENTAL AGREEMENT / EQUIPMENT RULES

RENTAL FEE

- The rental fee listed on our website is due in full from the time of booking through the day of setup.
- All prices reflect the rental duration, regardless of whether the equipment is used or not.
- No discounts or refunds will be issued due to weather conditions or unused equipment while in the lessee's possession.
- A **non-refundable deposit of \$50.00** is required to reserve the date. This deposit will be applied to the total balance.
- Accepted payment methods: Cash, Venmo, PayPal, or CashApp. **No personal checks accepted.**

DELIVERY

- Equipment will be delivered to the street address specified by the Lessee.
- The Lessee grants Pumped Up Parties the right to enter the specified property for delivery and pickup at the scheduled time.

TRANSPORTATION EXPENSES

- Delivery and pickup fees are included in the rental fee unless otherwise stated.
- If the inflatable/concession equipment is not returned or available for pickup at the scheduled time, a **\$20 transportation fee** will be charged (if scheduling allows for an

additional rental day).

- **Standard rental rates apply to additional days.**
- **Lessee is responsible for acquiring any necessary permits or licenses for the event.**

CANCELLATION POLICY

- Deposits are **non-refundable**, except in cases of **inclement weather or COVID-related illness**, and only if the units have not been delivered.
- Early cancellations due to such reasons may be rescheduled for a later date, based on availability.

INFLATABLE/EQUIPMENT RULES

SAFETY IS OUR PRIORITY – PLEASE FOLLOW ALL POSTED AND PROVIDED RULES

- Children must be **supervised at all times**.
- Do not operate inflatables in winds over 15 mph, during rain, or when lightning is present.
- Refer to the **safety spec sign on each unit** for more details.

STRICTLY PROHIBITED:

- Wearing shoes, eyeglasses, or sharp objects in or on the inflatable.
- Flips, somersaults, or horseplay.
- Food, drinks, gum, or silly string inside or within 10 feet of the inflatable – a **\$100 cleaning fee** will apply for violations.
- Taping, fastening, or moving the inflatable from its original installed location.

IMPORTANT:

- All equipment must be checked **before and after use** for damage or shortages. Notify Pumped Up Parties immediately if any issues are found.
- Charges will apply for repairs or replacements due to damage, misuse, overloading, negligence, or excessive dirt.

EMERGENCY PROCEDURES**Loss of Power:**

- If power is lost, the inflatable will deflate slowly. Stay calm. Help all children exit safely. Check the blower and power connection.
- Never leave the unit unattended to investigate the issue. Empty the inflatable before troubleshooting.
- If the unit is completely deflated and an exit is unclear, instruct children to push out the roof escape panel.

Inclement Weather:

- If bad weather occurs (rain, wind, lightning), evacuate the inflatable calmly and quickly.
- Once empty, turn off the blower and move it to a dry location.

Equipment Damage:

- If the inflatable is damaged during use, stop immediately, assist all riders in exiting, and deflate the unit.
- Record what happened and notify the driver at pickup.

TERMS OF LEASE AGREEMENT

1. Lessee acknowledges receipt of the equipment in good condition and agrees to return it in the same condition, excluding normal wear and tear.
2. Lessee understands that the use of inflatable equipment involves **inherent risks**, including but not limited to falling, slipping, collisions, and other physical or emotional injuries. These risks cannot be entirely eliminated without compromising the nature of the activity.
3. Lessee waives all rights to hold Lessor (Pumped Up Parties, LLC) liable for any injury, damage, or loss resulting from the use of the equipment. Lessee agrees to **indemnify and hold harmless** Pumped Up Parties, its owners, agents, contractors, and employees from all claims arising out of use.
4. **No warranties** of any kind, express or implied, are provided by the Lessor. Lessee waives any claims of warranty, including merchantability or fitness for a particular purpose. Lessor is not responsible for indirect, incidental, or consequential damages.
5. Any delay or failure by either party to enforce any term of this agreement does not constitute a waiver of rights. All rights and remedies remain cumulative.
6. In case of a dispute, parties agree to resolve it through legal channels. The laws of the **State of Alabama** shall govern all disputes arising from this agreement.
7. Lessee confirms they have sufficient liability insurance coverage or agrees to personally bear the costs of any damage or injury.
8. If any provision of this agreement is found unenforceable, the remainder shall continue in full force.
9. Lessee grants Lessor access to their property for delivery, setup, pickup, or repossession of equipment. The equipment may **not be loaned, sublet, or moved** by the Lessee.
10. Lessee agrees not to disassemble, uninstall, or relocate any equipment provided by the Lessor.
11. Lessee assumes **full responsibility for supervising** the equipment and its usage at all times. All posted safety instructions must be followed.
12. By signing or accepting this agreement, Lessee affirms that they have read, understood, and agree to all terms stated herein freely and without coercion.