

**SOUTHERN ILLINOIS INFLATABLE PARTY RENTALS**

8 Veterans Drive, Harrisburg, Illinois 62946

Office Hours: Tuesday and Thursday 10AM-4PM

(618) 252-9240 or (618) 499-4918

www.southernillinoisinflatables.com

facebook.com/southernillinoisinflatables

**RENTAL AGREEMENT, LIABILITY & WAIVER RELEASE**

**Please be sure to read and complete all sections of this form.**

Rental Date:

Lessee:

Rental DELIVERY Address:

Will inflatable(s) be sat on concrete, grass, or a carpeted gym?

Good Contact Number for the day of delivery:

Rented Unit Name(s):

Do you need to rent a generator? Y/N (\$50 additional)

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Preferred delivery time:

Preferred Pick up time: \*Max

**\*Rental time: 7 hours. Drop off must be no earlier than 9:00AM. Pickup must be before 7:30PM.\***

**\*YOU are responsible for your own water hoses and 12 gauge extension cords, please have them ready and available for the delivery crew upon arrival. If these items are not available to our crew upon arrival, you will be at risk of losing your scheduled delivery time. If not prepared, we will set up following events on our schedule and come back after you are prepared for us to set up.**

## **A NON-REFUNDABLE \$100 reservation deposit is required the day of booking**

**\*if this is not paid by 4PM on the day of booking, no items will be reserved.**

**\*Remaining payment will be due by the due date lessee is provided, if the full amount is not paid by this date, deposit will not be refunded, and reservation will be CANCELLED.**

**\*If more time is needed in order to pay, contact lessor.**

**\*If rental has to be rescheduled, the deposit can be used for a different date for up to 6 months after payment is due, otherwise, deposit will be forfeited by lessee.**

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1. Lessee grants right for Southern Illinois Inflatable Party Rentals LLC to enter said property for the delivery, set up and pick up of the units rented. Lessor has full discretion where to place units; however, they cannot be moved once they are set up.

2. The lessee agrees to provide adult supervision at all times, as this is not provided by Southern Illinois Inflatables, and understands and acknowledges that there are risks, both known and unknown using inflatables, amusement devices, tables, chairs, tents or any other accessories including, but not limited to physical injury, emotional injury, distress, paralysis, drowning and even death.

3. The lessee voluntarily releases, indemnifies and agrees to hold harmless and discharge Southern Illinois Inflatable Party Rentals LLC from any and all liability, claims, demand actions or rights of actions, whether personal to itself or to a third party which was related to, arise out of or are in any way connected with the rental of the interactive inflatable unit, tents, tables, chairs and other accessories including those allegedly attributed to negligent acts or omissions. The Lessee agrees to reimburse any reasonable attorney's fees and costs that may be incurred by Southern Illinois Inflatable Party Rentals in the defense of any such liability claim, demand, action or cause of action. In the event that the Lessee files a cause of action against Southern Illinois Inflatable Party Rentals, the Lessee agrees to do so sole

4. Lessee agrees to all the following rules:

Area must be free of debris and area must be placed on a flat surface. Keep inflatable units in the same condition as when received, which **INCLUDE CLEANING ALL DEBRIS AND WATER FROM EACH UNIT**, no smoking in or around units, jumpers must **REMOVE SHOES**, eyeglasses and **ANY SHARP OBJECTS**, no silly string, confetti, gum, food, drinks, sprays or other sticky substances are allowed in any unit, no palate's, no wrestling, flips or rough housing, do not bounce against the sides or near the doorway, no hanging from the netting on the sides nor from the roof, no balls allowed in any units, anyone with back, neck or any muscular-skeletal injuries or disabilities, pregnant women, children under 3 years of age, and others who may susceptible to injury from falls bumps or bouncing are not permitted in the unit at any time. Keep children away from blower units, risk of electric shock and serious injury from moving parts of the blowers. Do not operate a unit when raining or if the ground is wet, children's safety depends on you, and your personal supervision is absolutely required. No animals of any kind are allowed on or in any unit(s).

5. A **\$100 CANCELLATION FEE** will be issued if booking is cancelled **ANYTIME** after committing. There are no exceptions to this.

6. Delivery fees are based from how close or far away you are from our office/warehouse. **Delivery fees are subject to change anytime throughout the year**, as they are determined by various factors.

7. A **TWO WEEK** notification is required (except due to unforeseen weather conditions) for the \$100 deposit to be refunded. Otherwise, under no condition, will a deposit refund be issued. Payments must be paid in **FULL** prior to the event or the inflatables will not be set up. In case of rain during your rental time, Lessee agrees to take the unit blower **INDOORS**, out of the weather immediately! If the rain stops, Lessee agrees to inflate the unit immediately. If rain occurs after the unit is set up, regardless of how long, Lessee agrees to pay for full rental of the unit. If rain occurs before your event set up time, and you cancel before the Lessor leaves the business address with your rental, then you are entitled to a full refund or the option to change the event date(s) or time(s). If the unit has already left for delivery, and it starts to rain, you will still owe for the full rental of the unit, but will be allowed to change dates or times.

Lessor has the right to cancel any events due to severe weather, high winds, rain, lightning, etc.

8. Lessee agrees to keep the Southern Illinois Inflatable Party Rentals unit in his/her custody and no sublease, rent, sell, remove or otherwise transfer such unit. The unit will remain on the property of the Lessee and may be removed by only Southern Illinois Inflatable Party Rentals. Lessee is responsible for the replacement value of the new leased unit in the event of damage, theft, vandalism, fire or any act which may damage or destroy the leased property. Damages include any damage occurred during rental time or while in your possession which may include rough housing, adults or too many playing on inflatable, etc. You will be held responsible for all damages! Southern Illinois Inflatable Party Rentals retains the right to sue for any damages found onsite or offsite. Southern Illinois Inflatable Party Rentals retains the right to file suit against any and all persons, companies or any entity.

9. A cleaning charge of \$300 will be collected immediately if Lessee violates these rules. Please treat units as if they were your own!

10. Absolutely no food, drinks, rough housing, do not bounce against the sides/doorway, no hanging from the netting, keep children away from blower units. Please no adults in bounce houses!

**Dry Units:** Must be swept out and free of debris. Must be wiped out with damp cloth and have ready for pick up prior to our arrival. We will not have time to wait on you to clean it out and get ready, as we are on a time schedule. Please keep all units inflated.

**Wet Units:** Must be swept out and free of debris. Please turn water off to the unit for at least 30 min prior to pick up so it can be drained. Unit must be wiped down with DRY towels and ready for pick up prior to our arrival. We will not have time to wait on you to clean your rental units, as we are on a time schedule. Please keep all units inflated.

**-A CLEANING FEE WILL BE CHARGED TO LESSEE IF INFLATABLE IS NOT CLEANED.**

**A DAMAGE FEE WILL BE CHARGED TO LESSEE IF ANY DAMAGE IS DONE WHILE ITEM IS IN LESSEE'S CARE**

**DUE TO THE COVID-19 PANDEMIC, WE WILL ONLY CATER TO PRIVATE EVENTS AT THIS TIME. ALONG WITH OUR DEDICATION TO KEEP OUR INFLATABLES CLEAN AND SAFE FOR USE, WE CAN ONLY ALLOW A LIMITED NUMBER OF USERS PER RENTED INFLATABLE TO ENSURE THE SAFETY OF OUR CUSTOMERS.**

**Lessee:**

**Date:**

**By my signature I fully accept all terms and conditions of this agreement. I understand that Southern Illinois Inflatables LLC is not responsible for any accidents nor do they stay to supervise the event. I am responsible for making sure all children are under adult supervision at all times.**