

# **The Great Inflate Policies**

## **(904) 477-6970**

### **Rental Policy**

This is a contract of renting only and not of sale. The undersigned renter agrees that he/she has rented the item(s) herein described upon the express condition that it will at all times remain the property of the rental agent named above; that he/she will pay when due all charges which accrue because of this rental, including damages to said items. In the event the renter fails to return said item(s) at the agreed upon time or fails to abide by any other term of this contract, the rental agent may repossess it without notice to the renter. All charges are based on the time items are in renters possession whether in use or not.

In consideration of the foregoing lease, lessee acknowledges and agrees for himself, herself, itself and any personal representatives, heirs and next of kin that he, she or it assumes full responsibility for the safe use and operation of the property lease herein during the entire time that the property is under lessee's care, custody or control. Lessee warrants and represents that he, she or it will at all times. Supervise the safe use and operation of the property leased herein. Lessee further agrees that he/she/it is responsible for the full value of the property leased herein in the event the property is lost, stolen or damaged while in the lessee's care, custody or control. Lesser makes no warranties or representation, express or implied. About the safety of any property leased.

In further consideration of this lease:

### **RELEASE**

1. Lessee hereby releases, waives and discharges lessor, including its agents, servants, employees, officers, directors and shareholders, from and against any and all claims for damages suffered by any reason or entity connected with the use or operation of any of the property leased herein. This release is intended to include, but is not limited to, liability due to lessor's negligence, regardless of whether such negligence is active or passive. This release is intended to discharge lessor from all liability for any injury to any and all person(s) and any and all property connected with the lease of the property specified herein. This included, but is not limited to, property damage, loss of the use of property, physical injury, death, enjoyment of life, loss of profits, injury to goodwill, injury to reputation and all other forms of consequential injury and damage, regardless of how such injury or damage is called or characterized.

### **INDEMNIFICATION**

2. Lessee shall be in full charge of the safe use and operation of the property leased herein and promises and agrees to indemnify and hold lessor, including its agents, servants, employees, officers, directors and shareholders, harmless from and against any and all claims, demands, expenses and liabilities arising, or which may arise from the use and operation of the property lease herein.

Lessee further expressly agrees that the foregoing release, WAIVER AND INDEMNITY AGREEMENT is intended to be as broad and inclusive as is permitted by Florida law and that if any portion of this agreement is determined to be invalid by a court of competent jurisdiction, then the remainder of this agreement shall remain in force and effect.

This agreement represents the entire agreement of the parties concerning the subject matters above. There are no others. LESSEE understands and agrees that no oral representations or statements have been made by LESSOR to representations set forth herein.

## **CANCELLATION POLICY**

### **Deposit Requirements**

(1) \$50.00 or 25% whichever is greater. 50% deposit required of parties greater than \$500

3. ONLY THOSE cancellations made THIRTY (30) DAYS or GREATER will be refunded in full of their deposit.
4. NO REFUND of deposit if event is canceled LESS THAN THIRTY (30) DAYS.
5. In the event of RAIN, customer has TWO (2) OPTIONS:
  - a. Reschedule event based upon availability; DEPOSIT WILL BE APPLIED as CREDIT to future event.
  - b. Cancel event and forfeit deposit.

## **GOOD CONDITION POLICY**

All equipment must be cleaned BEFORE items are to be picked up.  
A \$10.00 fee will be charged for each item that needs to be cleaned by Lessor.

ALL INFLATABLE'S are to be REMOVED OF TRASH.  
NO CHARGES will be applied for NORMAL accumulations of water, grass, dirt, etc.

### **DELIVERY FEE:**

Some areas are subject to delivery charges.

### **RULES and SAFETY**

Safety First! Children's safety depends on presence of adult supervision while INFLATABLE UNIT is in use. Keep age and size of groups compatible. UP to 8 children from 2-8 years old, up to 6 children from 8-12 years old, up to 4 younger teens.

**PROBLEMS:**

If inflatable unit begins to deflate, check power cord connections to see if motor has stopped. Make sure outlet has no other appliances plugged in and make sure breaker for the outlet is on. If motor continues to run, check for blockage of air-intake screen on side of motor. Also check both tubes on back of inflatable unit for snugness and tighten ties if necessary. If deflation continues, ask all occupants to sit down and have an adult evacuate each person individually.

In case of rain, water may accumulate, remove all occupants and LEAVE UNIT INFLATED. When rain stops you may re-enter, DRY WITH TOWEL.

**WINDS EXCESS of 25 MPH: DEFLATE IMMEDIATELY****NOT ALLOWED:**

Somersaults, Rough Housing, Flips, Hanging on Side Walls or Ceiling.

**\*\*NO SHOES\*\*NO FOOD\*\*NO DRINKS\*\*NO SHARP OBJECTS\*\*NO SILLY STRING\*\***

If any PRODUCTS, for example (SILLY STRING, GUM etc.) are found on inflatable unit(s) a cleaning fee of \$50.00 per hour will be applied.

NEVER USE CHLORINE based Cleaner or BLEACH to clean INFLATABLE UNITS.