



Time to Party, LLC.

Rental Agreement



Customer Name:	
Billing Address:	
City / State / Zip:	
Phone:	
Email:	
Delivery Location:	
Delivery Address:	
City / State / Zip:	
Delivery Phone:	
Placement Area:	
Event Date:	
Event Time:	
Delivery Time:	
Pick-up Time:	
Additional Notes:	

RENTAL PAYMENT TERMS

IT IS HEREBY AGREED UPON that the total fee for this Rental Agreement shall be: \$ _____

RESERVATION DEPOSIT

Credit Card Name _____

Credit Card Billing Address _____

Credit Card # _____ Exp ____/____ CVV _____

Credit Cards will not be charged unless the renter fails to meet their contract agreement.

PAYMENT ~ Time-To-Party use only

Payment Amount Due: \$ _____ Date Received: _____ Payment Type: _____

OTHER RENTAL PAYMENT TERMS & CONDITIONS: _____

Time To Party, LLC.
970-238-0712; info@time-to-party.net
Time-to-party.net



Time to Party, LLC.



- Item(s) Reserved

1. Customer is responsible for ensuring the set up area is equal to or larger than the required space needed for the unit (space requirements are found on time-to-party.net). Initial: _____
2. Customer is responsible for ensuring the delivery path from the truck to drop-off is hardened and level with no steps or drop offs. (If any listed obstacles are present, this may cause the set-up to be cancelled at customer's full rental price or Time-To-Party may charge an additional delivery fee of up to \$100). Initial: _____
3. Customer is responsible for ensuring the set-up area is dry and the watering system is off (if applicable). Wet or soggy areas may cause the set-up to be cancelled at customer's full rental price. Initial: _____
4. Customer is responsible for having adult supervision (21 years or older) at all times during the use of the rental equipment. Initial: _____
5. Customer understands that injuries have happened using the rented game/service, injuries will happen in the future and there is the potential for injury during use by the Customer and his/her guests. Customer assumes the risk of renting the arranged game/service. Initial: _____
6. Customer shall be in sole charge of crowd control of the event at all times during equipment and game rental period and shall be responsible for damage and theft of equipment and game(s) during rental period. Initial: _____
7. Customer shall never allow more than the allotted number of participants and weight maximum specified on the individual rental piece. Initial: _____
8. **Time To Party, LLC.**, its officers, agents, assigns, employees, contractors, suppliers and/or vendors shall not be responsible for any claims of damages, including but not limited to personal injury and/or property damage, occurring to customers or any using party arising from the use of the rental equipment. Customer agrees to indemnify and hold harmless **Time To Party, LLC.**, its officers, agents, assigns, employees, contractors, suppliers and/or vendors from any and all claims for damages to person or to property and claims for loss, damage and/or theft arising out of the use of the equipment, and at its/his/her own expense to defend any suit or action brought against **Time To Party, LLC.**, its officers, agents, assigns, employees, contractors, suppliers and/or vendors founded upon the claim of such damage or loss or theft. Initial: _____
9. Customer agrees to ensure that all participants remove shoes and/or sharp objects before using the games/service where applicable. Initial: _____



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- 10. If equipment is returned in a damaged but repairable condition, customer shall be liable for the cost of such repairs and Customer assumes responsibility for the return of equipment in the same condition it was received. **If equipment is returned in a destroyed or irreparable condition, customer shall be liable for full replacement value of each item.**
- 11. Customer agrees to a \$50.00 cleanup fee per item if equipment or game(s) is excessively dirty upon pickup (i.e. candy, food, drinks, confetti, etc.).
- 12. Customer agrees to **NOT ALLOW SILLY STRING** (or similar product)! Failure to do so requires a \$200.00 cleanup fee per item.
- 13. **Time To Party, LLC.** or its contractors shall not be held responsible for unfavorable conditions (i.e. high winds, rain, electrical outages, etc.) and Customer is responsible to notify **Time To Party, LLC.** at least two hours before event start time in case of unforeseen circumstances (i.e. weather, power outages, etc.).
- 14. Cancellation Policy: A 25% non-refundable fee will be charged for any cancelled event up to 48 hours prior to the event. Full rental prices will be charged for any cancellations within 48 hours of the event.

Initial: _____

Initial: _____

Initial: _____

Initial: _____

Initial: _____

I HAVE READ AND UNDERSTAND THIS RENTAL AGREEMENT

Customer - Print Name: _____

Customer - Sign Name: _____ Date: _____