







AE8 Box AM (Fri, 8/4/2023)

Date	Time	Directions
8/4/2023	9:15am	 Start: 1250 Memory Ln N Columbus, OH 43209
	9:30am	 777 Manor Park Dr Columbus, OH 43228
		Teardown at MWE (#18028065) for 30 min
Wait for 15 min		
	10:15am	 Start: 777 Manor Park Dr Columbus, OH 43228
	10:30am	 546 Jack Gibbs Blvd Columbus, OH 43215
		Setup at edwina tewe (#16742477) for 6 hr and 30 min
	5:00pm	 Start: 1250 Memory Ln N Columbus, OH 43209
	5:00pm	 1250 Memory Ln N Columbus, OH 43209

AE8 Box AM

Friday **8/4/2023** to Saturday **8/5/2023**

5:00am 4:59am

Shift Time	Organization	Event Times	Address	Contact	Phones
8/4/2023 9:15am - 10:00am	MWE	8/3/2023 1:00pm - 8:00pm	777 Manor Park Dr Columbus, OH 43228	Jon Barleycorn	C: (614) 507-3684 W: H:
8/4/2023 10:15am - 5:15pm		8/5/2023 10:30am - 9:00pm	546 Jack Gibbs Blvd Columbus, OH 43215	edwina tewe	C: (330) 942-2501 W: H:
ARRIVE AT WAREHOUSE					C: W: H:

Grouped Packing List:

20x20 White Pole Tent (2)

- 2 - Tarp

20x40 White Pole Tent

Metal Fencing (25)

- 50 - Feet per fence
- 50 - Bolts per fence (bolts on most style of fences)

Podium with Speaker/Microphone

- 1 - Aisle 9.A.20

10x10 White Pop up Tent (2)

- 2 - Opposite side of Breakroom
- 8 - Base Weights

Staked (Client will check for clearance) (3)

Tent Setup/Teardown/Delivery (3)

30lb Base weight (8)

Client will set up/tear down

Drop off only (no setup)

Rental Loading Order:

Rental Name	Rental Qty
edwina tewe	
20x20 White Pole Tent	2
Staked (Client will check for clearance)	2
Tent Setup/Teardown/Delivery	2
20x40 White Pole Tent	1
Staked (Client will check for clearance)	1
Tent Setup/Teardown/Delivery	1
Metal Fencing	25
Drop off only (no setup)	1
Podium with Speaker/Microphone	1
10x10 White Pop up Tent	2
30lb Base weight	8
Client will set up/tear down	1

AWESOME FAMILY ENTERTAINMENT LLC

Event ID: **18028065**



PROOF OF DELIVERY & CONDITION
After Hours Emergency Number 419.558.3093

Cell: (614) 507-3684

Office:

Home:

Day of Contact: (614) 507-3684

Delivery Date: **8/3/2023**

Event Date & Times: **8/3/2023 1:00pm - 8:00pm**

Delivery Team: _____

Delivery Time: _____

Person Accepting Delivery: _____

Drivers License #: _____

State: _____

Event Notes: **quoted within flexible delivery . close to the bounce houses , (wants it by .)**

Contact:
Commercial
Jon Barleycorn
MWE

Event Address:
MWE
777 Manor Park Dr
Columbus, OH 43228

AE may deliver 1-2 days prior to the event?:

AE may retrieve 1-2 days after the event: **yes, thurs ,fri ,sat**

Venue Notes:
Surface: **Grass - Allow Stakes**

Any time restrictions for delivery/retrieval:

Worker	Position	Shift	Home	Cell
AE8 Box AM	Vehicle	8/3/2023 9:15am - 10:30am		
AE8 Box AM	Vehicle	8/4/2023 9:15am - 10:00am		



20x20 White Pole Tent (1)

- 1 - 00.A.3 Tent canopy 20x20

White

- 8 - Side Poles 7'
- 1 - Center Pole 12.5'
- 12 - Tent Stakes 18"
- 1 - Tarp
- 1 - Stake Puller
- 1 - **Staked (Client will check for clearance)**
- 1 - **Tent**

Setup/Teardown/Delivery

IF THE EQUIPMENT IS NOT CLEANED PRIOR TO THE AFE STAFF ARRIVAL FOR PICK UP, THERE WILL BE A SIGNIFICANT CLEANING CHARGE. IF AFE DOES NOT HAVE IMMEDIATE, EASY AND SAFE ACCESS TO THE EQUIPMENT FOR PICK UP, LESSEE WILL BE CHARGED A WAITING FEE AND ADDITIONAL RENTAL TIME.

WATER MUST BE DRAINED FROM THE INFLATABLES, DUNK TANKS AND OTHER WATER ACTIVITIES PRIOR TO OUR ARRIVAL. LESSEE IS FULLY RESPONSIBLE FOR THE SAFE USE AND OPERATION OF THE PROPERTY LEASED HEREIN, AND LESSEE PROMISES AND AGREES TO INDEMNIFY AND HOLD HARMLESS AFE, INCLUDING AFE'S AGENTS, SERVANTS, EMPLOYEES, OFFICERS, DIRECTORS AND SHAREHOLDERS FROM AND AGAINST ANY AND ALL CLAIMS, DEMANDS, EXPENSES AND LIABILITIES ARISING, OR WHICH MAY ARISE, FROM THE USE AND OPERATION OF THE PROPERTY LEASED HEREIN. Lessee shall be in charge of all rental items and is fully responsible for any damage or theft to AFE's equipment if damage or loss is incurred while the equipment is in the possession of the Lessee or at a location as directed by Lessee, even if an AFE operator is on site. Lessee is responsible for any damage from failure of Lessee or Lessee's proxy to shut down or protect item(s) during inclement weather.

Lessee acknowledges the additional terms and conditions listed on the back of this document, which are integrated with and supplemented by the contractual terms listed on AFE's website www.ColumbusParties.com, and/or the signed contract online.

Lessee grants permission for AFE to charge the credit card on file for any additional time, damage, cleaning charges, missing items and miscellaneous cost(s) per the terms of this rental agreement, as integrated with and supplemented by the contractual terms listed on AFE's website.

Lessee has inspected and agrees that the equipment is in acceptable condition and working order and all necessary accessories have been delivered.

Lessee will shut down, take down, protect and discontinue using item(s) during heavy winds, storms and other inclement weather.

If stakes are required to secure an attraction, AFE is not responsible for any damage they may cause, and Lessee accepts full responsibility.

INFLATABLES - DUNK TANKS - AMUSEMENT RIDES

OHIO LAW REQUIRES A DEDICATED ADULT SUPERVISION AT ALL TIMES WITH INFLATABLE AMUSEMENT ATTRACTIONS & RIDES.

LESSEE MUST SHUT DOWN ATTRACTION(S) IMMEDIATELY IF DEDICATED ADULT SUPERVISION IS NOT AVAILABLE.

Section 1711.551 of the Ohio Revised Code requires that riders must obey all warnings and directions regarding the ride and behave in a manner that will not cause or contribute to injury to themselves or others. Failure to comply is a misdemeanor under Ohio law.

Water inflatables require a certified lifeguard, and AFE recommends the presence of a lifeguard at all water attractions it provides.

Lessee will be charged a minimum of \$150 if an amusement that was rented for dry use is used wet.

I will complete the training forms, proof of training, and watch the safety and how to videos prior to operation:

Event ID: 18028065
Commercial
Jon Barleycorn
MWE

Must be completed each day the attraction is being used

Required by the state prior to operating the amusement attraction.

EXCEPTIONS FOR OHIO:

**Carnival Games, Concessions, Snow Globes
Inflatable Games You Don't Get On/In, Bull
Ride, Melt Down,
Surf Ride, Human Foosball, Dunk Tanks,
Chairs, Tables & Tents**



PROOF OF TRAINING FORM



TRAINING VIDEOS & INSTRUCTIONS



DAILY INSPECTION FORM

Link to all Videos & forms
www.ColumbusParties.com/HowTo

Lessee's failure to return rented item(s) or pay the amount(s) due by the agreed time(s) may result in criminal prosecution for the theft pursuant to the ORC sections 2913.02, 2913.02, 2913.41, and 2913.72, and Lessee may be ordered to make restitution for costs of repairing/replacing the rented item(s) or equipment an/or pay the other costs deemed legally appropriate.

An item is NOT returned until physically logged in by AFE.

Equipment Delivered: 20x20 White Pole Tent(1), Staked (Client will check for clearance)(1), Tent Setup/Teardown/Delivery(1), *linked_items*

Lessee/Proxy Signature

DATE

Printed Name

IF LESSEE/PROXY WAS NOT AVAILABLE AT DROP OFF:

LESSEE/PROXY verbally acknowledged the agreement, and a copy was left with the equipment.

Phone Number Called: (614) 507-3684

Date: _____
Time: _____

Spoke With: _____

IF THE EQUIPMENT IS NOT CLEANED PRIOR TO THE AFE STAFF ARRIVAL FOR PICK UP, THERE WILL BE A SIGNIFICANT CLEANING CHARGE.
IF AFE DOES NOT HAVE IMMEDIATE, EASY AND SAFE ACCESS TO THE EQUIPMENT FOR PICK UP,
LESSEE WILL BE CHARGED A WAITING FEE AND ADDITIONAL RENTAL TIME.

WATER MUST BE DRAINED FROM THE INFLATABLES, DUNK TANKS AND OTHER WATER ACTIVITIES PRIOR TO OUR ARRIVAL.
LESSEE IS FULLY RESPONSIBLE FOR THE SAFE USE AND OPERATION OF THE PROPERTY LEASED HEREIN, AND LESSEE PROMISES AND AGREES TO INDEMNIFY
AND HOLD HARMLESS AFE, INCLUDING AFE'S AGENTS, SERVANTS, EMPLOYEES, OFFICERS, DIRECTORS AND SHAREHOLDERS FROM AND AGAINST ANY AND ALL CLAIMS,
DEMANDS, EXPENSES AND LIABILITIES ARISING, OR WHICH MAY ARISE, FROM THE USE AND OPERATION OF THE PROPERTY LEASED HEREIN.
Lessee shall be in charge of all rental items and is fully responsible for any damage or theft to AFE's equipment if damage or loss is incurred while the equipment is in the possession of
the Lessee or at a location as directed by Lessee, even if an AFE operator is on site. Lessee is responsible for any damage
from failure of Lessee or Lessee's proxy to shut down or protect item(s) during inclement weather.

Lessee acknowledges the additional terms and conditions listed on the back of this document, which are integrated with and supplemented by the contractual terms listed on AFE's website
www.ColumbusParties.com, and/or the signed contract online.

Lessee grants permission for AFE to charge the credit card on file for any additional time, damage, cleaning charges, missing items and miscellaneous cost(s) per the terms of this rental
agreement, as
integrated with and supplemented by the contractual terms listed on AFE's website.

Lessee has inspected and agrees that the equipment is in acceptable condition and working order and all necessary accessories have been delivered.

Lessee will shut down, take down, protect and discontinue using item(s) during heavy winds, storms and other inclement weather

If stakes are required to secure an attraction, AFE is not responsible for any damage they may cause, and Lessee accepts full responsibility.

INFLATABLES - DUNK TANKS - AMUSEMENT RIDES

OHIO LAW REQUIRES A DEDICATED ADULT SUPERVISION AT ALL TIMES WITH INFLATABLE AMUSEMENT ATTRACTIONS & RIDES.

LESSEE MUST SHUT DOWN ATTRACTION(S) IMMEDIATELY IF DEDICATED ADULT SUPERVISION IS NOT AVAILABLE.

Section 1711.551 of the Ohio Revised Code requires that riders must obey all warnings and directions regarding the ride and behave in a manner that will not cause or contribute
to injury to
themselves or others. Failure to comply is a misdemeanor under Ohio law.

Water inflatables require a certified lifeguard, and AFE recommends the presence of a lifeguard at all water attractions it provides.

Lessee will be charged a minimum of \$150 if an amusement that was rented for dry use is used wet.

I will complete the training forms, proof of training, and watch the safety and how to videos prior to operation:

Event ID: 18028065
Commercial
Jon Barleycorn
MWE

Must be completed each day the attraction is
being used



PROOF OF TRAINING FORM

Required by the state prior to operating the
amusement attraction.

EXCEPTIONS FOR OHIO:

Carnival Games, Concessions, Snow Globes
Inflatable Games You Don't Get On/In, Bull
Ride, Melt Down,
Surf Ride, Human Foosball, Dunk Tanks,
Chairs, Tables & Tents



DAILY INSPECTION FORM



TRAINING VIDEOS &
INSTRUCTIONS

Link to all Videos & forms

www.ColumbusParties.com/HowTo

Lessee's failure to return rented item(s) or pay the amount(s) due by the agreed time(s) may result in criminal prosecution
for the theft pursuant to the ORC sections 2913.02, 2913.02, 2913.41, and 2913.72, and Lessee may be ordered to make
restitution for costs of repairing/replacing the rented item(s) or equipment an/or pay the other costs deemed legally
appropriate.

An item is NOT returned until physically logged in by AFE.

Equipment Delivered: 20x20 White Pole Tent(1), Staked (Client will check for clearance)(1), Tent
Setup/Teardown/Delivery(1) *Rental_linked_items*

Customer Copy
Lessee/Proxy Signature

8/3/2023
DATE

Customer Copy
Printed Name

IF LESSEE/PROXY WAS NOT AVAILABLE AT DROP OFF:

LESSEE/PROXY verbally acknowledged the agreement, and a copy was left with the equipment.

Phone Number Called: (614) 507-3684 Date & Time: 8/3/2023

Spoke With: Customer Copy

THIS CONTRACT SUPPLEMENTS ALL ONLINE TERMS AND/OR PREVIOUSLY SIGNED AGREEMENTS ON CONTRACT #18028065

This agreement for services is made on the date and between the party named at the top of this document (referred to as "Lessee" or "Client") and Awesome Family Entertainment LLC (referred to as "Lessor" or "AFE"). Any payment made to AFE by Lessee serves as acceptance of the terms specific to this written agreement to exclusively reserve the designated AFE equipment for a given period of time. AFE's delivery and release of equipment to Lessee satisfies AFE's contractual obligation to make certain items available to Lessee on a specific date/time pursuant to Lessee's reservation. Lessee has the exclusive option to not use any item(s) it reserves. **No refunds will be given because Lessee chooses not to use the rented item(s) while in its possession, nor because Lessee fails to achieve promotional, marketing or other goals beyond AFE's contractual commitments.**

By reserving an item(s) for delivery and retrieval, Lessee is committing that the equipment set up area will be immediately ready and accessible, final payment(s) will be made and full attention will be given to operating instructions and signing of delivery confirmation agreement. Lessee is responsible for asking about the requirements of all requested event equipment, set up and safety requirements before set up is completed. Prior to delivery, Lessee must inform AFE of all elevators, stairs, hills, ditches, uneven surfaces, entryways or other obstacle(s) that may affect AFE delivery/retrieval. If site is not accessible, ready or safe for the scheduled delivery and/or set up of AFE equipment, for reasons beyond AFE's control, AFE has the option to NOT leave its equipment, OR AFE may leave its equipment at the site designated by Lessee with NO obligation to return to set up. AFE crew will try to accommodate Lessee's set up request(s), if reasonable, safe and within state law. Once set up is complete, AFE is under no obligation to move the equipment and may charge additional fees to do so.

Hold Harmless Provision: LESSEE AGREES TO INDEMNIFY AND HOLD HARMLESS AFE (INCLUDING AFE'S OWNERS, EMPLOYEES, CONTRACTORS, PERFORMERS, REPRESENTATIVES, SUCCESSORS AND ASSIGNS) FROM ANY AND ALL CLAIMS, ACTIONS, SUITS, PROCEEDING COSTS, EXPENSES, DAMAGES AND LIABILITIES INCLUDING REASONABLE ATTORNEY/COURT FEES ARISING FROM INJURY, DAMAGE OR DEATH TO PERSON(S) OR PROPERTY, IN CONNECTION WITH OR RESULTING FROM THE USE OF AFE EQUIPMENT, INCLUDING BUT NOT LIMITED TO THE MANUFACTURE, CONDITION, SELECTION, DELIVERY, POSSESSION, USE, OPERATION OR RETURN OF THE EQUIPMENT. AFE CANNOT, UNDER ANY CIRCUMSTANCES, BE HELD LIABLE FOR INJURIES AS A RESULT OF ACTS OF GOD, NATURE OR OTHER CONDITIONS BEYOND ITS CONTROL OR KNOWLEDGE. LESSEE HEREBY RELEASES AND HOLDS HARMLESS AFE FROM INJURIES OR DAMAGES INCURRED AS A RESULT OF THE USE OF SAID EQUIPMENT UNLESS AFE OR ITS AGENT IS OPERATING THE EQUIPMENT AND IS DEEMED BY A COURT OF LAW TO BE NEGLIGENT IN ITS ACTIONS.

LESSEE ACKNOWLEDGES THAT THE RENTED ITEM(S) CAN BE DANGEROUS AND AGREES TO EXERCISE EXTREME CARE IN OPERATION. LESSEE FURTHER UNDERSTANDS AND ACCEPTS THAT TEMPORARY STRUCTURES MAY MOVE, LEAK, COLLAPSE OR CATCH FIRE, PARTICULARLY DURING SEVERE WEATHER. THIS RELEASE IS INTENDED TO DISCHARGE AFE FROM ALL LIABILITY FOR ANY INJURY TO ANY AND ALL PERSON(S) AND ALL PROPERTY CONNECTED WITH THE LEASE OF THE EQUIPMENT SPECIFIED HEREIN. THIS INCLUDES, BUT IS NOT LIMITED TO, PROPERTY DAMAGE, LOSS OF 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. LESSEE WAIVES ALL RIGHTS AGAINST AFE FOR ANY INJURY A CHILD OR ADULT MAY SUFFER DUE TO LESSEE'S NEGLIGENCE OR ANY OTHER CAUSE. IF A DISPUTE ARISES WITH A GUEST, LESSEE WILL HOLD HARMLESS, REIMBURSE, DEFEND AND COMPENSATE AFE FOR ALL EXPENSES THAT ARISE FROM SUCH CLAIM TO THE EXTENT OF OHIO LAW.

AFE equipment supplied for Lessee's event is guaranteed to be in acceptable working order when delivered. If any equipment breaks or malfunctions from Lessee's use or operation, AFE bears no liability and no refunds will be issued. AFE holds no responsibility for Lessee's chosen power supply or water source/pressure, nor for any equipment performance or lack thereof resulting from Lessee's use of the item(s). All equipment specs, photos and descriptions provided prior to an event are considered approximate. AFE does not guarantee accuracy of descriptions on its website; colors and final design may vary with manufacturer modifications, repairs, changes and replacements. Online photos may depict several items or services together for illustration purposes only. Equipment is rented in "as is" condition when it is accepted by Lessee or Lessee's Proxy. Specific entertainers or equipment operators may have additional terms and conditions related to safe performance or operation that are incorporated as part of this agreement. Therefore, AFE MAKES NO OTHER WARRANTIES EITHER EXPRESSED OR IMPLIED AS TO THE CONDITION OR PERFORMANCE OF ANY EQUIPMENT AND/OR PROPERTY LEASED BY LESSEE FROM AFE.

Lessee agrees to the following BEFORE equipment delivery: (1) all sprinkler systems are shut off; (2) underground utilities are identified and clearly marked, and clearance from local utilities is secured; (3) AFE has been notified when obstructions prevent the use of stakes; (4) access gates/entries are unlocked and any needed parking passes are provided; (5) all animal droppings are removed from the set up space; (6) all pets are secured; (7) there is sufficient water source and water hose for water attractions; (8) there is 110v/20amp electric circuit(s), 10/12 gauge cords for distances of more than 50 ft and a generator if more than 100 ft between electric circuit(s) and equipment.

If equipment damage or theft occurs, LESSEE is responsible for repairs, loss of revenue, depreciation, shipping costs, full retail value of new unit and all other costs of rental item(s) repairs/replacement. Lessee will maintain sufficient insurance, including (if applicable) commercial general and host liquor liability insurance (minimum \$1,000,000 (one million dollars) coverage) for property damage and full (new) replacement cost of rented items, naming AFE as additional insured, loss payee and agent for claim submission, negotiation, settlement.

Lessee will comply with all laws and regulations, including those issued by the Ohio Department of Agriculture, and is responsible for all permits and license fees and any fines for failure to comply. In addition, AFE has the right to audit Lessee's compliance at any time. Lessee's failure to comply gives AFE the option to refuse to set up, immediately shut down or discontinue services/equipment use and/or enter Lessee's premises to remove AFE equipment with no refunds given. Section 1711.551 of the Revised Code requires riders must obey all warnings and directions regarding the ride and behave in a manner that will not cause or contribute to injury to themselves or others. Failure to comply is a misdemeanor under Ohio law.

Important information regarding equipment rental:

- Attendants are not provided unless specified in written agreement between Lessee and AFE, and Lessee agrees to provide necessary supervision for attractions by an adult (age 18+).
- Equipment use may be subject to age, space and location restrictions; Lessee agrees to provide reasonably safe conditions and premises for AFE performers, staff and equipment.
- Lessee understands that some attractions require electricity and/or water source, and it is Lessee's responsibility (not AFE's) to provide this electricity and/or water source.
- If Lessee contracts with AFE or a third party to rent a generator for the event and there are electrical problems, no refunds will be issued by AFE for any rented equipment that could not be used due to the malfunction of the generator or lack of power supply. Lessee should note that generators impact the strength of the blowers and concession machines. AFE has the sole discretion to assist in connection generators, electrical --outlets, etc. to AFE's equipment.
- **Lessee will not use more than one (1) 12 gauge, 50 ft. extension cord on each inflatable attraction and one (1) 12 gauge, 15 ft. cord on each concession rental and game.**

A cleaning fee will be charged if Lessee returns the item(s) dirty because of (but not limited to) any of the following

Lessee actions:

- Fails to clean the equipment **prior** to its pickup or return.
- Allows **food or drink** to be used in a unit.
- Allows an attraction that is rented **dry** to be used **wet**.
- Allows use of attraction by participants wearing **face paint or colored hair spray**.
- Allows **Silly String, confetti or sand** to be used in or near an attraction or equipment.
- Allows equipment to be set up on a surface that causes it to get **dirtier** than on an average or normal surface.
- A **minimum \$200 cleaning fee** is charged if Lessee allows pets to get into/use AFE equipment and/or if **animal droppings** are not removed from a surface before equipment is set up on that surface.

NO EXCEPTIONS!

It is Lessee's primary responsibility to supervise the use of AFE equipment and to shut down its operation if there is abuse by event guests; AFE is not responsible or liable for any damage or injury resulting from Lessee's failure to shut down equipment operation. Lessee's failure to take steps to end unacceptable conduct and ensure the safety of AFE entertainers, staff or equipment is evidence of Lessee's choice to terminate this contract for services, as is Lessee's misleading or fraudulent representation(s), failure to timely pay, bankruptcy/insolvency, misconduct, opposition to following equipment operating regulations, rude behavior, violation(s) of the law, safety issues or any threats to AFE, its equipment, employees or subcontractors. Upon termination, AFE staff has the right to immediately leave an event and/or enter Lessee's premises/rented event site to retrieve its equipment, with no refunds given.

Liabilities and laws governing this agreement: Misconduct, nonperformance or other unacceptable actions that are solely the behavior of individual(s) with which AFE subcontracts for an event are the legal responsibility and liability of said contractor(s). AFE's liability extends only to the commission amounts it earns from the scheduled service(s). AFE's liability for equipment nonperformance only extends to the value of the item(s) in the form of a company credit.

Amusement attractions are governed under the laws of the state of Ohio, which sets restrictions and regulations. To guard against fraud, chargebacks and returned checks, AFE reserves the right to provide all details about an event to the local City Attorney's office for fraud investigation and for prosecution on these and related charges. If a chargeback occurs, Lessee will be held 100% responsible and payment in full (with additional chargeback fees and return payment fees) will be due immediately.

ANY CONTROVERSY OR CLAIM ARISING OUT OF OR RELATING TO THIS CONTRACT, OR THE BREACH THEREOF, EXCEPT FOR A DISPUTE OVER FEES OR CRIMINAL PROSECUTION, SHALL BE SETTLED BY ARBITRATION ADMINISTERED BY THE AMERICAN ARBITRATION ASSOCIATION UNDER ITS ARBITRATION RULES, AND JUDGMENT ON THE AWARD RENDERED BY THE ARBITRATOR(S) MAY BE ENTERED IN ANY COURT HAVING JURISDICTION THEREOF. IN ALL CASES, AFE'S LIABILITY EXTENDS ONLY TO THE CONTRACTED AMOUNTS IT EARNS FROM THE SCHEDULED RESERVATION, NEVER EXCEEDING THE AMOUNT OF THE RELATED INVOICE.

Confidentiality: The price that AFE charges for an event may vary based on numerous factors. Lessee acknowledges that the price charged may be unique to its circumstances, and Lessee agrees to keep confidential all prices, services, conversations and event terms pertaining to this agreement. Lessee understands that NO public posting or conversations about these terms or details may be made by either party without express written consent from the other party. An exception is permitted for the posting of positive photos, blurbs, blogs and other similar information about the event to social media, which may be done without written consent.

Severability: This agreement is fully integrated with AFE's online terms of service. If any provision(s) of this agreement is deemed to be illegal, invalid or unenforceable in any jurisdiction, that shall not affect (1) the validity or enforceability in that jurisdiction of any other provision of Lessee's integrated agreement with AFE; or (2) the validity or enforceability in other jurisdictions of that or any other provision of this integrated agreement.

Collection of unpaid fees: Any balances that remain unpaid 7 days after the date of the event are subject to late fees equal to 10% of the unpaid balance(s). Additionally, Lessee will be responsible for all costs of collection, including reasonable attorney and court fees up to and including judgment, as well as other reasonable costs incurred to collect the judgment in full.

Lessee grants permission for AFE to immediately charge the credit card on file for any additional time, damages, cleaning charges, missing items, replacement costs and miscellaneous costs associated within and permissible under the rental agreement and terms listed on AFE's website. AFE has 7 business days to determine and charge any fees for damages and cleaning cost(s) associated with this rental agreement, with an extension when charge(s) or fee(s) involve manufacturer repair, cleaning or replacement. AFE will attempt to notify Lessee of these charge(s) by phone, text, email or U.S. Mail, but does not need further permission or explanation to finalize charge(s) with the credit card on file.



Scan for instructions



Scan for Inflatable Safety Video

AWESOME FAMILY ENTERTAINMENT LLC

Event ID: **16742477**



PROOF OF DELIVERY & CONDITION
After Hours Emergency Number 419.558.3093

Cell: (330) 942-2501

Office:

Home:

Day of Contact: (330) 942-2501

Delivery Date: **8/4/2023**

Event Date & Times: **8/5/2023 10:30am - 9:00pm**

Delivery Team: _____

Delivery Time: _____

Person Accepting Delivery: _____

Drivers License #: _____

State: _____

Event Notes: **Quoted w/ Flexible delivery, AFE may deliver/retrieve items up to 48 hrs before/after your event.**

Contact:
Private
edwina tewe

Event Address:
Fort Hayes Metropolitan Education Center
546 Jack Gibbs Blvd
Columbus, OH 43215

AE may deliver 1-2 days prior to the event?: **YES**
AE may retrieve 1-2 days after the event: **YES**

Venue Notes:
Surface: **Grass - No Stakes**

Worker	Position	Shift	Home	Cell
AE8 Box AM	Vehicle	8/4/2023 10:15am - 5:15pm		
AE8 Box AM	Vehicle	8/6/2023 9:15am - 1:30pm**		

Any time restrictions for delivery/retrieval:

**Event times were changed after shift was last modified. Verification may be necessary.



20x20 White Pole Tent (2)

- 2 - Tarp
- 2 - **Staked (Client will check for clearance)**
- 2 - **Tent Setup/Teardown/Delivery**



20x40 White Pole Tent (1)

- 1 - **Staked (Client will check for clearance)**
- 1 - **Tent Setup/Teardown/Delivery**



Metal Fencing (25)

- 50 - Feet per fence
- 50 - Bolts per fence (bolts on most style of fences)
- 1 - **Drop off only (no setup)**



Podium with Speaker/Microphone (1)

- 1 - Aisle 9.A.20



10x10 White Pop up Tent (2)

- 2 - Opposite side of Breakroom
- 8 - Base Weights
- 8 - **30lb Base weight**
- 8 -
- 1 - **Client will set up/tear down**

IF THE EQUIPMENT IS NOT CLEANED PRIOR TO THE AFE STAFF ARRIVAL FOR PICK UP, THERE WILL BE A SIGNIFICANT CLEANING CHARGE.
IF AFE DOES NOT HAVE IMMEDIATE, EASY AND SAFE ACCESS TO THE EQUIPMENT FOR PICK UP,
LESSEE WILL BE CHARGED A WAITING FEE AND ADDITIONAL RENTAL TIME.

WATER MUST BE DRAINED FROM THE INFLATABLES, DUNK TANKS AND OTHER WATER ACTIVITIES PRIOR TO OUR ARRIVAL.
LESSEE IS FULLY RESPONSIBLE FOR THE SAFE USE AND OPERATION OF THE PROPERTY LEASED HEREIN, AND LESSEE PROMISES AND AGREES TO INDEMNIFY
AND HOLD HARMLESS AFE, INCLUDING AFE'S AGENTS, SERVANTS, EMPLOYEES, OFFICERS, DIRECTORS AND SHAREHOLDERS FROM AND AGAINST ANY AND ALL
CLAIMS, DEMANDS, EXPENSES AND LIABILITIES ARISING, OR WHICH MAY ARISE, FROM THE USE AND OPERATION OF THE PROPERTY LEASED HEREIN.

Lessee shall be in charge of all rental items and is fully responsible for any damage or theft to AFE's equipment if damage or loss is incurred while the equipment is in the
possession of the Lessee or at a location as directed by Lessee, even if an AFE operator is on site. Lessee is responsible for any damage
from failure of Lessee or Lessee's proxy to shut down or protect item(s) during inclement weather.

Lessee acknowledges the additional terms and conditions listed on the back of this document, which are integrated with and supplemented by the contractual terms listed on AFE's website
www.ColumbusParties.com, and/or the signed contract online.

Lessee grants permission for AFE to charge the credit card on file for any additional time, damage, cleaning charges, missing items and miscellaneous cost(s) per the terms of this rental
agreement, as integrated
with and supplemented by the contractual terms listed on AFE's website.

Lessee has inspected and agrees that the equipment is in acceptable condition and working order and all necessary accessories have been delivered.

Lessee will shut down, take down, protect and discontinue using item(s) during heavy winds, storms and other inclement weather.

If stakes are required to secure an attraction, AFE is not responsible for any damage they may cause, and Lessee accepts full responsibility.

INFLATABLES - DUNK TANKS - AMUSEMENT RIDES

OHIO LAW REQUIRES A DEDICATED ADULT SUPERVISION AT ALL TIMES WITH INFLATABLE AMUSEMENT ATTRACTIONS & RIDES.

LESSEE MUST SHUT DOWN ATTRACTION(S) IMMEDIATELY IF DEDICATED ADULT SUPERVISION IS NOT AVAILABLE.

Section 1711.551 of the Ohio Revised Code requires that riders must obey all warnings and directions regarding the ride and behave in a manner that will not cause or contribute
to injury to themselves or others. Failure to comply is a misdemeanor under Ohio law.

Water inflatables require a certified lifeguard, and AFE recommends the presence of a lifeguard at all water attractions it provides.

Lessee will be charged a minimum of \$150 if an amusement that was rented for dry use is used wet.

I will complete the training forms, proof of training, and watch the safety and how to videos prior to operation:

Event ID: 16742477
Private
edwina tewew

**Must be completed each day the attraction is
being used**



PROOF OF TRAINING FORM

**Required by the state prior to operating the
amusement attraction.**

EXCEPTIONS FOR OHIO:

**Carnival Games, Concessions, Snow Globes
Inflatable Games You Don't Get On/In, Bull
Ride, Melt Down,
Surf Ride, Human Foosball, Dunk Tanks,
Chairs, Tables & Tents**



DAILY INSPECTION FORM



**TRAINING VIDEOS &
INSTRUCTIONS**

Link to all Videos & forms
www.ColumbusParties.com/HowTo

Lessee's failure to return rented item(s) or pay the amount(s) due by the agreed time(s) may result in criminal prosecution
for the theft pursuant to the ORC sections 2913.02, 2913.02, 2913.41, and 2913.72, and Lessee may be ordered to make
restitution for costs of repairing/replacing the rented item(s) or equipment an/or pay the other costs deemed legally
appropriate.

An item is NOT returned until physically logged in by AFE.

Equipment Delivered: 20x20 White Pole Tent(2), Staked (Client will check for clearance)(2), Tent
Setup/Teardown/Delivery(2), 20x40 White Pole Tent(1), Staked (Client will check for clearance)(1), Tent
Setup/Teardown/Delivery(1), Metal Fencing(25), Drop off only (no setup)(1), Podium with Speaker/Microphone(1),
10x10 White Pop up Tent(2), 30lb Base weight(8), Client will set up/tear down(1), *linked_items*

Lessee/Proxy Signature

DATE

Printed Name

IF LESSEE/PROXY WAS NOT AVAILABLE AT DROP OFF:

LESSEE/PROXY verbally acknowledged the agreement, and a copy was left with the equipment.

Phone Number Called: (330) 942-2501

Date: _____
Time: _____

Spoke With: _____

IF THE EQUIPMENT IS NOT CLEANED PRIOR TO THE AFE STAFF ARRIVAL FOR PICK UP, THERE WILL BE A SIGNIFICANT CLEANING CHARGE.
IF AFE DOES NOT HAVE IMMEDIATE, EASY AND SAFE ACCESS TO THE EQUIPMENT FOR PICK UP,
LESSEE WILL BE CHARGED A WAITING FEE AND ADDITIONAL RENTAL TIME.

WATER MUST BE DRAINED FROM THE INFLATABLES, DUNK TANKS AND OTHER WATER ACTIVITIES PRIOR TO OUR ARRIVAL.

LESSEE IS FULLY RESPONSIBLE FOR THE SAFE USE AND OPERATION OF THE PROPERTY LEASED HEREIN, AND LESSEE PROMISES AND AGREES TO INDEMNIFY AND HOLD HARMLESS AFE, INCLUDING AFE'S AGENTS, SERVANTS, EMPLOYEES, OFFICERS, DIRECTORS AND SHAREHOLDERS FROM AND AGAINST ANY AND ALL CLAIMS, DEMANDS, EXPENSES AND LIABILITIES ARISING, OR WHICH MAY ARISE, FROM THE USE AND OPERATION OF THE PROPERTY LEASED HEREIN.

Lessee shall be in charge of all rental items and is fully responsible for any damage or theft to AFE's equipment if damage or loss is incurred while the equipment is in the possession of the Lessee or at a location as directed by Lessee, even if an AFE operator is on site. Lessee is responsible for any damage from failure of Lessee or Lessee's proxy to shut down or protect item(s) during inclement weather.

Lessee acknowledges the additional terms and conditions listed on the back of this document, which are integrated with and supplemented by the contractual terms listed on AFE's website www.ColumbusParties.com, and/or the signed contract online.

Lessee grants permission for AFE to charge the credit card on file for any additional time, damage, cleaning charges, missing items and miscellaneous cost(s) per the terms of this rental agreement, as integrated with and supplemented by the contractual terms listed on AFE's website.

Lessee has inspected and agrees that the equipment is in acceptable condition and working order and all necessary accessories have been delivered.

Lessee will shut down, take down, protect and discontinue using item(s) during heavy winds, storms and other inclement weather

If stakes are required to secure an attraction, AFE is not responsible for any damage they may cause, and Lessee accepts full responsibility.

INFLATABLES - DUNK TANKS - AMUSEMENT RIDES

OHIO LAW REQUIRES A DEDICATED ADULT SUPERVISION AT ALL TIMES WITH INFLATABLE AMUSEMENT ATTRACTIONS & RIDES.

LESSEE MUST SHUT DOWN ATTRACTION(S) IMMEDIATELY IF DEDICATED ADULT SUPERVISION IS NOT AVAILABLE.

Section 1711.551 of the Ohio Revised Code requires that riders must obey all warnings and directions regarding the ride and behave in a manner that will not cause or contribute to injury to themselves or others. Failure to comply is a misdemeanor under Ohio law.

Water inflatables require a certified lifeguard, and AFE recommends the presence of a lifeguard at all water attractions it provides.

Lessee will be charged a minimum of \$150 if an amusement that was rented for dry use is used wet.

I will complete the training forms, proof of training, and watch the safety and how to videos prior to operation:

Event ID: 16742477
Private
edwina tewe

Must be completed each day the attraction is being used



PROOF OF TRAINING FORM

Required by the state prior to operating the amusement attraction.

EXCEPTIONS FOR OHIO:

**Carnival Games, Concessions, Snow Globes
Inflatable Games You Don't Get On/In, Bull
Ride, Melt Down,
Surf Ride, Human Foosball, Dunk Tanks,
Chairs, Tables & Tents**



DAILY INSPECTION FORM



TRAINING VIDEOS & INSTRUCTIONS

Link to all Videos & forms

www.ColumbusParties.com/HowTo

Lessee's failure to return rented item(s) or pay the amount(s) due by the agreed time(s) may result in criminal prosecution for the theft pursuant to the ORC sections 2913.02, 2913.02, 2913.41, and 2913.72, and Lessee may be ordered to make restitution for costs of repairing/replacing the rented item(s) or equipment an/or pay the other costs deemed legally appropriate.

An item is NOT returned until physically logged in by AFE.

Equipment Delivered: 20x20 White Pole Tent(2), Staked (Client will check for clearance)(2), Tent Setup/Teardown/Delivery(2), 20x40 White Pole Tent(1), Staked (Client will check for clearance)(1), Tent Setup/Teardown/Delivery(1), Metal Fencing(25), Drop off only (no setup)(1), Podium with Speaker/Microphone(1), 10x10 White Pop up Tent(2), 30lb Base weight(8), Client will set up/tear down(1) *Rental_linked_items*

Customer Copy
Lessee/Proxy Signature

8/4/2023
DATE

Customer Copy
Printed Name

IF LESSEE/PROXY WAS NOT AVAILABLE AT DROP OFF:

LESSEE/PROXY verbally acknowledged the agreement, and a copy was left with the equipment.

Phone Number Called: (330) 942-2501 Date & Time: 8/4/2023

Spoke With: Customer Copy

THIS CONTRACT SUPPLEMENTS ALL ONLINE TERMS AND/OR PREVIOUSLY SIGNED AGREEMENTS ON CONTRACT #16742477

This agreement for services is made on the date and between the party named at the top of this document (referred to as "Lessee" or "Client") and Awesome Family Entertainment LLC (referred to as "Lessor" or "AFE"). Any payment made to AFE by Lessee serves as acceptance of the terms specific to this written agreement to exclusively reserve the designated AFE equipment for a given period of time. AFE's delivery and release of equipment to Lessee satisfies AFE's contractual obligation to make certain items available to Lessee on a specific date/time pursuant to Lessee's reservation. Lessee has the exclusive option to not use any item(s) it reserves. **No refunds will be given because Lessee chooses not to use the rented item(s) while in its possession, nor because Lessee fails to achieve promotional, marketing or other goals beyond AFE's contractual commitments.**

By reserving an item(s) for delivery and retrieval, Lessee is committing that the equipment set up area will be immediately ready and accessible, final payment(s) will be made and full attention will be given to operating instructions and signing of delivery confirmation agreement. Lessee is responsible for asking about the requirements of all requested event equipment, set up and safety requirements before set up is completed. Prior to delivery, Lessee must inform AFE of all elevators, stairs, hills, ditches, uneven surfaces, entryways or other obstacle(s) that may affect AFE delivery/retrieval. If site is not accessible, ready or safe for the scheduled delivery and/or set up of AFE equipment, for reasons beyond AFE's control, AFE has the option to NOT leave its equipment, OR AFE may leave its equipment at the site designated by Lessee with NO obligation to return to set up. AFE crew will try to accommodate Lessee's set up request(s), if reasonable, safe and within state law. Once set up is complete, AFE is under no obligation to move the equipment and may charge additional fees to do so.

Hold Harmless Provision: LESSEE AGREES TO INDEMNIFY AND HOLD HARMLESS AFE (INCLUDING AFE'S OWNERS, EMPLOYEES, CONTRACTORS, PERFORMERS, REPRESENTATIVES, SUCCESSORS AND ASSIGNS) FROM ANY AND ALL CLAIMS, ACTIONS, SUITS, PROCEEDING COSTS, EXPENSES, DAMAGES AND LIABILITIES INCLUDING REASONABLE ATTORNEY/COURT FEES ARISING FROM INJURY, DAMAGE OR DEATH TO PERSON(S) OR PROPERTY, IN CONNECTION WITH OR RESULTING FROM THE USE OF AFE EQUIPMENT, INCLUDING BUT NOT LIMITED TO THE MANUFACTURE, CONDITION, SELECTION, DELIVERY, POSSESSION, USE, OPERATION OR RETURN OF THE EQUIPMENT. AFE CANNOT, UNDER ANY CIRCUMSTANCES, BE HELD LIABLE FOR INJURIES AS A RESULT OF ACTS OF GOD, NATURE OR OTHER CONDITIONS BEYOND ITS CONTROL OR KNOWLEDGE. LESSEE HEREBY RELEASES AND HOLDS HARMLESS AFE FROM INJURIES OR DAMAGES INCURRED AS A RESULT OF THE USE OF SAID EQUIPMENT UNLESS AFE OR ITS AGENT IS OPERATING THE EQUIPMENT AND IS DEEMED BY A COURT OF LAW TO BE NEGLIGENT IN ITS ACTIONS.

LESSEE ACKNOWLEDGES THAT THE RENTED ITEM(S) CAN BE DANGEROUS AND AGREES TO EXERCISE EXTREME CARE IN OPERATION. LESSEE FURTHER UNDERSTANDS AND ACCEPTS THAT TEMPORARY STRUCTURES MAY MOVE, LEAK, COLLAPSE OR CATCH FIRE, PARTICULARLY DURING SEVERE WEATHER. THIS RELEASE IS INTENDED TO DISCHARGE AFE FROM ALL LIABILITY FOR ANY INJURY TO ANY AND ALL PERSON(S) AND ALL PROPERTY CONNECTED WITH THE LEASE OF THE EQUIPMENT SPECIFIED HEREIN. THIS INCLUDES, BUT IS NOT LIMITED TO, PROPERTY DAMAGE, LOSS OF 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. LESSEE WAIVES ALL RIGHTS AGAINST AFE FOR ANY INJURY A CHILD OR ADULT MAY SUFFER DUE TO LESSEE'S NEGLIGENCE OR ANY OTHER CAUSE. IF A DISPUTE ARISES WITH A GUEST, LESSEE WILL HOLD HARMLESS, REIMBURSE, DEFEND AND COMPENSATE AFE FOR ALL EXPENSES THAT ARISE FROM SUCH CLAIM TO THE EXTENT OF OHIO LAW.

AFE equipment supplied for Lessee's event is guaranteed to be in acceptable working order when delivered. If any equipment breaks or malfunctions from Lessee's use or operation, AFE bears no liability and no refunds will be issued. AFE holds no responsibility for Lessee's chosen power supply or water source/pressure, nor for any equipment performance or lack thereof resulting from Lessee's use of the item(s). All equipment specs, photos and descriptions provided prior to an event are considered approximate. AFE does not guarantee accuracy of descriptions on its website; colors and final design may vary with manufacturer modifications, repairs, changes and replacements. Online photos may depict several items or services together for illustration purposes only. Equipment is rented in "as is" condition when it is accepted by Lessee or Lessee's Proxy. Specific entertainers or equipment operators may have additional terms and conditions related to safe performance or operation that are incorporated as part of this agreement. Therefore, AFE MAKES NO OTHER WARRANTIES EITHER EXPRESSED OR IMPLIED AS TO THE CONDITION OR PERFORMANCE OF ANY EQUIPMENT AND/OR PROPERTY LEASED BY LESSEE FROM AFE.

Lessee agrees to the following BEFORE equipment delivery: (1) all sprinkler systems are shut off; (2) underground utilities are identified and clearly marked, and clearance from local utilities is secured; (3) AFE has been notified when obstructions prevent the use of stakes; (4) access gates/entries are unlocked and any needed parking passes are provided; (5) all animal droppings are removed from the set up space; (6) all pets are secured; (7) there is sufficient water source and water hose for water attractions; (8) there is 110v/20amp electric circuit(s), 10/12 gauge cords for distances of more than 50 ft and a generator if more than 100 ft between electric circuit(s) and equipment.

If equipment damage or theft occurs, LESSEE is responsible for repairs, loss of revenue, depreciation, shipping costs, full retail value of new unit and all other costs of rental item(s) repairs/replacement. Lessee will maintain sufficient insurance, including (if applicable) commercial general and host liquor liability insurance (minimum full 1,000,000 (one million dollars) coverage) for property damage and full (new) replacement cost of rented items, naming AFE as additional insured, loss payee and agent for claim submission, negotiation, settlement.

Lessee will comply with all laws and regulations, including those issued by the Ohio Department of Agriculture, and is responsible for all permits and license fees and any fines for failure to comply. In addition, AFE has the right to audit Lessee's compliance at any time. Lessee's failure to comply gives AFE the option to refuse to set up, immediately shut down or discontinue services/equipment use and/or enter Lessee's premises to remove AFE equipment with no refunds given. Section 1711.551 of the Revised Code requires riders must obey all warnings and directions regarding the ride and behave in a manner that will not cause or contribute to injury to themselves or others. Failure to comply is a misdemeanor under Ohio law.

Important information regarding equipment rental:

- Attendants are not provided unless specified in written agreement between Lessee and AFE, and Lessee agrees to provide necessary supervision for attractions by an adult (age 18+).
- Equipment use may be subject to age, space and location restrictions; Lessee agrees to provide reasonably safe conditions and premises for AFE performers, staff and equipment.
- Lessee understands that some attractions require electricity and/or water source, and it is Lessee's responsibility (not AFE's) to provide this electricity and/or water source.
- If Lessee contracts with AFE or a third party to rent a generator for the event and there are electrical problems, no refunds will be issued by AFE for any rented equipment that could not be used due to the malfunction of the generator or lack of power supply. Lessee should note that generators impact the strength of the blowers and concession machines. AFE has the sole discretion to assist in connection generators, electrical --outlets, etc. to AFE's equipment.
- **Lessee will not use more than one (1) 12 gauge, 50 ft. extension cord on each inflatable attraction and one (1) 12 gauge, 15 ft. cord on each concession rental and game.**

A cleaning fee will be charged if Lessee returns the item(s) dirty because of (but not limited to) any of the following

Lessee actions:

- Fails to clean the equipment **prior** to its pickup or return.
- Allows **food or drink** to be used in a unit.
- Allows an attraction that is rented **dry** to be used **wet**.
- Allows use of attraction by participants wearing **face paint or colored hair spray**.
- Allows **Silly String, confetti or sand** to be used in or near an attraction or equipment.
- Allows equipment to be set up on a surface that causes it to get **dirtier** than on an average or normal surface.
- A **minimum \$200 cleaning fee** is charged if Lessee allows pets to get into/use AFE equipment and/or if **animal droppings** are not removed from a surface before equipment is set up on that surface.

NO EXCEPTIONS!

It is Lessee's primary responsibility to supervise the use of AFE equipment and to shut down its operation if there is abuse by event guests; AFE is not responsible or liable for any damage or injury resulting from Lessee's failure to shut down equipment operation. Lessee's failure to take steps to end unacceptable conduct and ensure the safety of AFE entertainers, staff or equipment is evidence of Lessee's choice to terminate this contract for services, as is Lessee's misleading or fraudulent representation(s), failure to timely pay, bankruptcy/insolvency, misconduct, opposition to following equipment operating regulations, rude behavior, violation(s) of the law, safety issues or any threats to AFE, its equipment, employees or subcontractors. Upon termination, AFE staff has the right to immediately leave an event and/or enter Lessee's premises/rented event site to retrieve its equipment, with no refunds given.

Liabilities and laws governing this agreement: Misconduct, nonperformance or other unacceptable actions that are solely the behavior of individual(s) with which AFE subcontracts for an event are the legal responsibility and liability of said contractor(s). AFE's liability extends only to the commission amounts it earns from the scheduled service(s). AFE's liability for equipment nonperformance only extends to the value of the item(s) in the form of a company credit.

Amusement attractions are governed under the laws of the state of Ohio, which sets restrictions and regulations. To guard against fraud, chargebacks and returned checks, AFE reserves the right to provide all details about an event to the local City Attorney's office for fraud investigation and for prosecution on these and related charges. If a chargeback occurs, Lessee will be held 100% responsible and payment in full (with additional chargeback fees and return payment fees) will be due immediately.

ANY CONTROVERSY OR CLAIM ARISING OUT OF OR RELATING TO THIS CONTRACT, OR THE BREACH THEREOF, EXCEPT FOR A DISPUTE OVER FEES OR CRIMINAL PROSECUTION, SHALL BE SETTLED BY ARBITRATION ADMINISTERED BY THE AMERICAN ARBITRATION ASSOCIATION UNDER ITS ARBITRATION RULES, AND JUDGMENT ON THE AWARD RENDERED BY THE ARBITRATOR(S) MAY BE ENTERED IN ANY COURT HAVING JURISDICTION THEREOF. IN ALL CASES, AFE'S LIABILITY EXTENDS ONLY TO THE CONTRACTED AMOUNTS IT EARNS FROM THE SCHEDULED RESERVATION, NEVER EXCEEDING THE AMOUNT OF THE RELATED INVOICE.

Confidentiality: The price that AFE charges for an event may vary based on numerous factors. Lessee acknowledges that the price charged may be unique to its circumstances, and Lessee agrees to keep confidential all prices, services, conversations and event terms pertaining to this agreement. Lessee understands that NO public posting or conversations about these terms or details may be made by either party without express written consent from the other party. An exception is permitted for the posting of positive photos, blurbs, blogs and other similar information about the event to social media, which may be done without written consent.

Severability: This agreement is fully integrated with AFE's online terms of service. If any provision(s) of this agreement is deemed to be illegal, invalid or unenforceable in any jurisdiction, that shall not affect (1) the validity or enforceability in that jurisdiction of any other provision of Lessee's integrated agreement with AFE; or (2) the validity or enforceability in other jurisdictions of that or any other provision of this integrated agreement.

Collection of unpaid fees: Any balances that remain unpaid 7 days after the date of the event are subject to late fees equal to 10% of the unpaid balance(s). Additionally, Lessee will be responsible for all costs of collection, including reasonable attorney and court fees up to and including judgment, as well as other reasonable costs incurred to collect the judgment in full.

Lessee grants permission for AFE to immediately charge the credit card on file for any additional time, damages, cleaning charges, missing items, replacement costs and miscellaneous costs associated within and permissible under the rental agreement and terms listed on AFE's website. AFE has 7 business days to determine and charge any fees for damages and cleaning cost(s) associated with this rental agreement, with an extension when charge(s) or fee(s) involve manufacturer repair, cleaning or replacement. AFE will attempt to notify Lessee of these charge(s) by phone, text, email or U.S. Mail, but does not need further permission or explanation to finalize charge(s) with the credit card on file.



Scan for instructions



Scan for Inflatable Safety Video