

BACKYARD BLASTS

INFLATABLE FUN HOUSE RENTALS
511 W NEW HOPE RD ☆ (812) 897-4765 ☆ BOONVILLE, IN

WWW.BACKYARDBLASTS.COM

RENTAL CONTRACT

DATE OF EVENT: _____

ITEMS RENTED:

BIRTHDAY CAKE	DUNK TANK: 3 SOFTBALLS	TRASH PONG
BOUNCE HOUSE	15' SLIDE	TREEHOUSE BOUNCE N SLIDE COMBO
	20' TIDAL WAVE SLIDE	TUMBLEWEED
BUMPER BALLS: X	50' SUPREME OBSTACLE COURSE (1) (2) (3) (4)	UNCLE SAM'S COMBO
	HOVERBALL: BALLS	WRECKING BALL
BUNGEE RUN: SET OF FRAMES, HARNESES, BUNGEE CORDS	GENERATOR: CHECK OIL & GAS !!! (RED) (YELLOW)	YARD SIGNS
CARNIVAL COMBO BOUNCE N SLIDE	JOUST: HELMETS	ZOO
CASH MACHINE	JUNGLE BOUNCE N SLIDE	DELIVERY
CASTLE BOUNCE N SLIDE	MOVIE SCREEN / KARAOKE: PROJECTOR, SPEAKERS & STANDS, DVD PLAYER, SCREEN, TRUSS, 2 MICROPHONES, 1 FM TUNER	EXTENSION CORDS
CLUBHOUSE BOUNCE N SLIDE	POPCORN MACHINE: 5 PACKS OF POPCORN, 50 BAGS	1 HP BLOWERS
CONNECT FOUR BASKETBALL SHOOTOUT: 16 BASKETBALLS OF EACH COLOR	PRINCESS BOUNCE N SLIDE	1.5 HP BLOWERS
	ROCK N ROLL PIRATE SHIP	
COTTON CANDY MACHINE: CONES & SUGAR	SLIP N SLIDE: POOL LINER, SOAKER HOSE (1) (2)	2 HP BLOWERS
CRAZY KIDS CARS: REMOTES	SNO CONE MACHINE: CUPS & STRAWS	ADAPTERS
DAREDEVIL ISLAND	TENT BALL TOSS: TENT, BALLS, BEAN BAGS	

This contract is made and entered into this _____ day of _____, 2021 by and between the undersigned Responsible Party, and Backyard Blasts, LLC and is mutually agreed that the contract shall be subject to the information contained in this contract.

PARTIES: The Responsible Party hereby engages and Backyard Blasts, LLC, hereby agrees to furnish the items herein described upon the terms and conditions set forth herein.

BALANCE: The balance of \$ _____ is due on or before the scheduled date of event as aforementioned.

SPECIAL PROVISIONS: Backyard Blasts, LLC, reserves the right not to perform outdoor engagements when, in Backyard Blasts, LLC's judgment, weather conditions would be detrimental to Backyard Blasts, LLC's equipment. A suitable indoor location will need to be reserved as an alternative site in the event of poor weather conditions.

Responsible Party agrees to be responsible for any damage to Backyard Blasts, LLC's equipment, if damage is caused by Responsible Party, those using operating or renting the equipment during the event and/or any damage, including, but not limited to damage to Responsible Party's personal and real property including trailers, incurred during the time period in which the Responsible Party has rented said equipment.

The Responsible Party understands that participating in the use of the inflatables and games from Backyard Blasts, LLC involves risk, danger, and hazards that may cause serious personal injury or death and injuries are a common and ordinary occurrence. The Responsible Party fully understands the health and safety risks associated with these types of activities and assumes all risk of injury and/or death associated with this event including the responsibility of informing all person(s) who use, operate or rent the above specified rental equipment that, they do so at their own risk. Backyard Blasts, LLC does their best to ensure all pieces are clean and sanitized but Backyard Blasts, LLC is not responsible if COVID-19 or any skin infection is contracted while using the equipment.

OVERNIGHT RENTALS: The Responsible Party agrees to secure the rental equipment so as there will be no unauthorized or unsupervised use of the equipment. Responsible Party understands and acknowledges that the blower and/or the bladder from the Dunk Tank is to be removed from the inflatable device and/or Dunk Tank and locked up in a secure location overnight. _____ Initial

USE IN KENTUCKY: Backyard Blasts' inflatable equipment is not permitted to be operated in the state of Kentucky. If the Responsible Party operates the inflatable equipment in the state of Kentucky and incurs penalties or fines, the Responsible Party agrees to pay for all costs incurred. Said charges will be due and owing within ten (10) business days of the notification of the penalties or fines and all costs associated therewith.

EQUIPMENT EMERGENCIES: Please note that in the event of an emergency or problems with equipment, it is up to the Responsible Party to contact Backyard Blasts, LLC at (812) 897-4765 immediately in order to expedite the problem. If Responsible Party fails to contact us, Backyard Blasts, LLC is not responsible for any refunds.

RETURN OF EQUIPMENT: The Responsible Party agrees to return all equipment, as named above, free from damage, mechanical or otherwise and in a generally clean state. Responsible Party agrees that if equipment is returned damaged or in need of cleaning, Backyard Blasts, LLC will procure necessary repairs and/or cleaning of said equipment and the Responsible Party shall be responsible for all costs incurred. Said charges will be due and owing within ten (10) business days of completion of repairs and/or cleaning services.

Responsible Party agrees to return rented equipment (or, in the case of delivery, allow tear down) to Backyard Blasts, LLC on _____, 2021 at _____ o'clock AM/PM. If equipment is not returned on or before the agreed upon date and time, a late charge of **\$50 / hour** shall be assessed to the Responsible Party. The late charge will be due and owing immediately upon return of equipment.

This contract contains the entire agreement between the parties and shall not be enlarged or modified except in writing and signed by all appropriate parties. By signing below, I agree to the terms of this contract and I acknowledge that I have been informed on the proper use of this equipment.

Responsible Party's Signature

Responsible Party's Printed Name

Address

City/State/Zip

Phone

Backyard Blasts, LLC
511 W. New Hope Rd.
Boonville, IN 47601
Ph: (812) 897-4765
Cell: (812) 449-4643
Lori LaMar, Owner