

RENTAL CONTRACT

DATE OF EVENT:

ITEMS RENTED: BIRTHDAY CAKE	15' SLIDE	SNO CONE MACHINE: CUPS & STRAWS
BIRTHDAY LAWN SIGN	20' SCREAMER SLIDE	TRASH PONG
IT'S A GIRL/IT'S A BOY	20' TIDAL WAVE SLIDE	TREEHOUSE BOUNCE N SLIDE COMBO
BOUNCE HOUSE	50' SUPREME OBSTACLE COURSE (1)(2)(3)(4)(5)	UNCLE SAM'S COMBO
<b>BUNGEE RUN:</b> SET OF FRAMES, HARNESSES,	HOVERBALL: BALLS	WRECKING BALL
BUNGEE CORDS	THINGS YES	WARD GIGNG
CARNIVAL COMBO BOUNCE N SLIDE  CASTLE BOUNCE 'N SLIDE	HUNGRY HIPPOS: BALLS  GENERATOR: CHECK OIL & GAS!!! (RED) (YLW) (ORG)	YARD SIGNS ZOO
CLUBHOUSE BOUNCE 'N SLIDE	IUNGLE BOUNCE N SLIDE	DELIVERY
CONNECT FOUR BASKETBALL SHOOTOUT:	MOVIE SCREEN/KARAOKE: BLACK BOX, FRAME,	EXTENSION COR
16 BASKETBALLS OF EACH COLOR & RODS  COTTON CANDY MACHINE: CONES & SUGAR	SPEAKERS X 2, MICROPHONE STAND  POPCORN MACHINE: 5 PACKS OF POPCORN, 50 BAGS	1 HP BLOWERS
DAREDEVIL ISLAND	PRINCESS BOUNCE 'N SLIDE	1.5 HP BLOWERS
D.M. E. D. H. E. D. H	ROCK N ROLL PIRATE SHIP: BOOTY BAG (COINS & GAME	
DUNK TANK: 3 SOFTBALLS	DIRECTIONS)  SLIP 'N SLIDE: POOL LINER, SOAKER HOSE (1) (2) (3)	2 HP BLOWERS
DOWN TAIVE O SOTTBALLS	JAN 14 SLADE TOOL LINER, SOAKER HOSE (1)(2)(0)	2111 BEOWERS
<b>PARTIES:</b> The Responsible Party hereby engages herein.	ne subject to the information contained in this contract.  and Backyard Blasts, LLC, hereby agrees to furnish the items  is due on or before the scheduled date of event as	•
	reserves the right not to perform outdoor engagements when, uipment. A suitable indoor location will need to be reserved	
damage to Backyard Blasts, LLC's equipment, if da	s operation, as well as the return of the Unit in a good workin mage is caused by Responsible Party, those using operating o sponsible Party's personal and real property including trailers	or renting the equipment during the event and/or any
danger, and hazards that may cause serious personal and safety risks associated with these types of activity person(s) who use, operate or rent the above specifical is/are not responsible for any injury, property dama special damages for any claim of breach of warranty defend and hold harmless Backyard Blasts, LLC at and related costs involving the use and return of the	y understands that participating in the use of the inflatables at all injury or death and injuries are a common and ordinary occies and assumes all risk of injury and/or death associated with ited rental equipment that, they do so at their own risk. The R ge, liability, claim or other cause of action arising out of or rely occurring to the Responsible Party or to any persons using that its officers, employees and agents from/against any costs in a unit, should legal action become necessary. Backyard Blasts, the if COVID-19 or any skin infection is contracted while usin	currence. Responsible Party fully understands the health this event including the responsibility of informing all esponsible Party and its officers, employees and agents lated to this agreement and for all consequential and the Unit, and the Responsible Party shall indemnify, curred due to claims from anyone and for attorney's fees, LLC does their best to ensure all pieces are clean and
	y agrees to secure the rental equipment so as there will be no nat the blower and/or the bladder from the Dunk Tank is to Initial	
	equipment is not permitted to be operated in the state of <b>K</b> e lities or fines, the Responsible Party agrees to pay for all costs s or fines and all costs associated therewith.	
<del>-</del>	in the event of an emergency or problems with equipment, it to expedite the problem. If Responsible Party fails to contact	• •
clean state. Responsible Party agrees that if equipm	Party agrees to return all equipment, as named above, free from tent is returned damaged or in need of cleaning, Backyard Blances responsible for all costs incurred. Said charges will be due an	asts, LLC will procure necessary repairs and/or cleaning o
	nt (or, in the case of delivery, allow tear down) to Backyard Bi not returned on or before the agreed upon date and time, a l owing immediately upon return of equipment.	
	in the parties and shall not be enlarged or modified except in $v$ ct and $I$ acknowledge that $I$ have been informed on the proper	
Responsible Party's Signature	Backyard Blasts, LLC for: 511 W. New Hope R	Rd.
Responsible Party's Printed Name	Boonville, IN 47601 Ph: (812) 897-4765 Cell: (812) 449-4643	1
Address	Lori LaMar, Owner	

City/State/Zip

Phone