

The Play House 6506 Logan Ave Unit L Belvidere, IL, 61008

Invoice: 28035366 Order Date: 5/15/2024

Phone: (224) 789-0366

Event Location

Village of Poplar Grove

Barb Resch

200 N Hill Street

POPLAR GROVE, IL 61065

Cell: (815) 765-3201

Drop-off Time & Date: 6/8/2024

3:00pm

End Date: 6/8/2024 6:00pm Delivery method: Drop-Off

Name	Qty	Total
1 Party Rental Staff	2	\$210.00
100ft Carnival Obstacle Course	1	\$1,100.00
Generator	1	\$100.00
Rentals subtotal		\$1,410.00
Distance Charges	Е	\$19.15
Sales Tax	Exempt 0%	\$0.00
Total	•	\$1,429.15
Deposit Due		\$0.00
Amount Paid		\$0.00
Balance Due		\$1,429.15

Quote ID# 28035366

Would you like to tip our guys

10% 15% 20% Custom

Book This Event

Contact Details

Name Barb Resch

Organization Village of Poplar Grove

Billing Address 200 N Hill Street

POPLAR GROVE, IL 61065

Email billing@villageofpoplargrove.com

Phone (815) 765-3201

Tax Exempt Yes

(Event Details

Event Start 3:00pm Sat, Jun 8, 2024 Event End 6:00pm Sat, Jun 8, 2024

Address 200 N Hill Street

POPLAR GROVE, IL 61065

Surface Grass - Allow Stakes

Delivery Drop-Off

Items



1 Party Rental Staff

2 - \$210.00



100ft Carnival Obstacle Course

1 - \$1,100.00



Generator

1 - \$100.00

\$ Prices

Rentals \$1,410.00

Distance Charges \$19.15

Subtotal \$1,429.15

Tax +\$0.00

Total \$1,429.15

Contract and Terms

Information & Terms:

No Deposits are Required. The balance is due on the day of your event prior to set-up. However, you are more than welcome to pay your Balance at any time before the event. (We accept Cash, Checks, Credit or Debit on spot or through our website)

(Refunds

will be made Minus The Processing Fee)

We provide a 100' Extension Cord; We do not Provide Water Hoses, please have one ready upon arrival.

Your Distance Charge will cover your units Drop off, Set up and Pick up.

We reserve the right to set appropriate rules of conduct and age/weight/time limits in order to best facilitate your event and maintain a safe environment.

WAIVER AND RELEASE OF LIABILITY

In consideration of the risk of injury while participating in Bouncy House/Water Slide (the "Activity"), and as consideration for the right to participate in the Activity, I hereby, for myself, my heirs, executors, administrators, assigns, or personal representatives, knowingly and voluntarily enter into this waiver and release of liability and hereby waive any and all rights, claims or causes of action of any kind whatsoever arising out of my participation in the Activity, and do hereby release and forever discharge The Play House-Bounce House Rentals LLC, located at 6506 Logan Ave Belvidere, Illinois 61008, their affiliates, managers, members, agents, attorneys, staff, volunteers, heirs, representatives, predecessors, successors and assigns, for any physical or psychological injury, including but not limited to illness, paralysis, death, damages, economical or emotional loss, that I may suffer as a direct result of my participation in the aforementioned Activity, including traveling to and from an event related to this Activity.

I AM VOLUNTARILY PARTICIPATING IN THE AFOREMENTIONED ACTIVITY AND I AM PARTICIPATING IN THE ACTIVITY ENTIRELY AT MY OWN RISK. I AM AWARE OF THE RISKS ASSOCIATED WITH TRAVELING TO AND FROM AS WELL AS PARTICIPATING IN THIS ACTIVITY, WHICH MAY INCLUDE, BUT ARE NOT LIMITED TO, PHYSICAL OR PSYCHOLOGICAL INJURY, PAIN, SUFFERING, ILLNESS, DISFIGUREMENT, TEMPORARY OR PERMANENT DISABILITY (INCLUDING PARALYSIS), ECONOMIC OR EMOTIONAL LOSS, AND DEATH. I UNDERSTAND THAT THESE INJURIES OR OUTCOMES MAY ARISE FROM MY OWN OR OTHERS' NEGLIGENCE, CONDITIONS RELATED TO TRAVEL, OR THE CONDITION OF THE ACTIVITY LOCATION(S). NONETHELESS, I ASSUME ALL RELATED RISKS, BOTH KNOWN OR UNKNOWN TO ME, OF MY PARTICIPATION IN THIS ACTIVITY, INCLUDING TRAVEL TO, FROM AND DURING THIS ACTIVITY.

I agree to indemnify and hold harmless

The Play House-Bounce House Rentals LLC against any and all claims, suits or actions of any kind whatsoever for liability, damages, compensation or otherwise brought by me or anyone on my behalf, including attorney's fees and any related costs, if litigation arises pursuant to any claims made by me or by anyone else acting on my behalf. If The Play House-Bounce House Rentals LLC incurs any of these types of expenses, I agree to reimburse The Play House-Bounce House Rentals LLC

I acknowledge that The Play House-Bounce House Rentals LLC and their directors, officers, volunteers, representatives and agents are not responsible for errors, omissions, acts or failures to act of any party or entity conducting a specific event or activity on behalf of The Play House-Bounce House Rentals LLC.

I ACKNOWLEDGE THAT THIS ACTIVITY MAY INVOLVE A TEST OF A PERSON'S PHYSICAL AND MENTAL LIMITS AND MAY CARRY WITH IT THE POTENTIAL FOR DEATH, SERIOUS INJURY, AND PROPERTY LOSS. The risks may include, but are not limited to, those caused by terrain, facilities, temperature, weather, lack of hydration, condition of participants, equipment, vehicular traffic and actions of others, including but not limited to, participants, volunteers, spectators, coaches, event officials and event monitors, and/or producers of the event.

I ACKNOWLEDGE THAT I HAVE CAREFULLY READ THIS "WAIVER AND RELEASE" AND FULLY UNDERSTAND THAT IT IS A RELEASE OF LIABILITY. I EXPRESSLY AGREE TO RELEASE AND DISCHARGE THE PLAY HOUSE-BOUNCE HOUSE RENTALS LLC AND ALL OF ITS AFFILIATES, MANAGERS, MEMBERS, AGENTS, ATTORNEYS, STAFF, VOLUNTEERS, HEIRS, REPRESENTATIVES, PREDECESSORS, SUCCESSORS AND ASSIGNS, FROM ANY AND ALL CLAIMS OR CAUSES OF ACTION AND I AGREE TO VOLUNTARILY GIVE UP OR WAIVE ANY RIGHT THAT I OTHERWISE HAVE TO BRING A LEGAL ACTION AGAINST THE Play House-Bounce House Rentals LLC FOR PERSONAL INJURY OR PROPERTY DAMAGE.

To the extent that statute or case law does not prohibit releases for negligence, this release is also for negligence on the part of , The Play House-Bounce House Rentals LLC, its agents, and employees.

In the event that I should require medical care or treatment, I agree to be financially responsible for any costs incurred as a result of such treatment. I am aware and understand that I should carry my own health insurance.

In the event that any damage to equipment or facilities occurs as a result of my or my family's willful actions, neglect or recklessness, I acknowledge and agree to be held liable for any and all costs associated with any actions of neglect or recklessness.

This Agreement was entered into at arm's-length, without duress or coercion, and is to be interpreted as an agreement between two parties of equal bargaining strength. Both the Participant, __ _____, and The Play House-Bounce House Rentals LLC agree that this Agreement is clear and unambiguous as to its terms, and that no other evidence will be used or admitted to alter or explain the terms of this Agreement, but that it will be interpreted based on the language in accordance with the purposes for which it is entered into. In the event that any provision contained within this Release of Liability shall be deemed to be severable or invalid, or if any term, condition, phrase or portion of this agreement shall be determined to be unlawful or otherwise unenforceable, the remainder of this agreement shall remain in full force and effect, so long as the clause severed does not affect the intent of the parties. If a court should find that any provision of this agreement to be invalid or unenforceable, but that by limiting said provision it would become valid and enforceable, then said provision shall be deemed to be written, construed and enforced as so limited. Rules: · MUST BE SUPERVISED BY AN ADULT. · Individuals with head, neck, back or muscular-skeletal injuries from falls, bumps or bouncing are not permitted in the unit at any time. · No flips, somersaults, or roughhousing allowed. · No climbing or pulling on the netting of the equipment by person inside or outside of the unit. No shoes in the unit or sharp objects in or around inflatable. · No food, drinks, gum, candy, confetti or trash in or around the inflatable. (A cleaning charge of \$20 will apply for any excessive cleanup other than normal use.) · DO NOT USE SILLY STRING in or around the inflatable, it will damage the unit and a \$100 cleaning fee will be charged. · No persons over 250 pounds are allowed inside the unit. • Extra caution and supervision are required for children three (3) and under. · In case of rain, lightning or excessive wind, have children exit the unit and turn off the motor. · In case of accidental power outage to unit, have children exit unit then check for disconnection. I have read and fully understand the above important information, warning of risk, assumption of risk and waiver and release of all claims. Cancellation and Rain Policy: Free Cancellation This contract, after signing, is a legal and binding contract. To cancel or reschedule, sufficient notice must be given. Any rescheduled event is subject to availability of activities at the time of notification of postponement. Hold Harmless Provision: Lessee recognizes and understands that use of Lessor equipment may involve inherently dangerous activities. Consequently, lessee agrees to indemnify and hold lessor harmless from any and all claims, actions, suits, proceeding costs, expenses, damages and liabilities, including reasonable attorney's fees arising by reason of injury, damage, or death to persons or property, in connection with or resulting from the use of said equipment including, but not limited to the delivery, possession, use, operation, or return of the equipment. Lessee hereby releases and holds harmless lessor from injuries or damages incurred as a result of the use of said equipment unless lessors operating the equipment and is deemed by a court of law to be negligent in its actions. Lessor 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 also agrees to indemnify and hold harmless lessor from any loss, damage, theft, or destruction of the equipment during the term of this contact and any extension thereof. Merger Clause: This signed Agreement in conjunction with the signed Instruction Manual and Reservation Form contains the entire agreement between the Lessor and the Lessee. No amendment, whether from previous or subsequent negotiations between the Lessee and the Lessor, shall be valid or enforceable unless in writing and signed by all parties to this contract. The invalidity or unenforceability of any particular provision of this Agreement shall not affect the other provisions hereof. The Play House will: 1. Provide power cords to reach a maximum of 100ft. 2. Deliver, set-up and pick up all units. Lessee will: 1. Provide _0_ 110volt/20amp electric circuits and 10/12 gauge cords for distances over 100ft. if its over a 100' please proviode a generator or one is available to rent from The Play House of an \$80 Fee. 2. Provide any required entrance and parking passes. 3. Provide a minimum of <u>0</u> adult volunteer(s) to operate the activities.

I HAVE READ THIS CONTRACT AND AGREE & UNDERSTAND THE CONTENT.

Date

Signature

Printed Name