

TERMS AND CONDITIONS OF HIRE

If there is any confusion about the following, please consult a representative from Rugby Inflatables immediately.

During the rental period, the person renting the equipment is responsible for supervising it, taking care of it and ensuring that it is not damaged in any way. They are also responsible for the safety of all those who use the equipment, regardless of their age or capacity. This includes properly supervising children and ensuring that children under school age use the equipment separately from older children or adults.

The **maximum** age allowed to use our equipment will be displayed on our equipment. Failure to observe this limit at any time during the hire period will render the hirer liable for associated repair costs.

The hirer must use the equipment only for the purpose specified in the hiring agreement. It is strictly prohibited to sub-hire or use the equipment for illegal activities or in any unlawful manner. Additionally, the hirer must not allow anyone to access the equipment while wearing shoes, glasses, carrying sharp objects, key rings, metal-studded clothing, or any other similar items that could potentially cause harm to others or the equipment. Eating or drinking on the equipment is not allowed. Furthermore, party poppers, coloured streamers, or silly string should not be taken, thrown or sprayed onto the equipment as these materials can permanently stain the material. In the event of damage, the hirer will be held liable to compensate Rugby Inflatables.

The hirer will be considered to have examined the equipment, including any accessories and trailers provided, and agreed that it is in good condition unless any faults are reported to Rugby Inflatables by the hirer during the setup and checking process when taking possession of the equipment.

The hire period, unless otherwise agreed, starts from the delivery date until the agreed end date. At the discretion of Rugby Inflatables, if the hirer or their guests cause any obstruction that causes unnecessary delay, a charge of £35 per hour or part thereof will be applied. This also applies if the ball pit balls are not bagged and ready for collection.

Please note that our **PUBLIC LIABILITY INSURANCE** does not cover any claim or injury to any third party or employee that is directly or indirectly related to the use of drugs and/or alcohol. Additionally, Rugby Inflatables is not liable for any injury, loss or damage caused to any person using the equipment in a manner that does not comply with the terms and conditions of the contract.

DISCLAIMER

Please take note of the following important notice: Provided that the equipment is used in accordance with the guidelines and conditions of hire mentioned above, users of the inflatable should ensure their safety. However, accidents can happen. Rugby Inflatables cannot be held liable for any injuries or losses incurred unless it is due to negligence on the part of Rugby Inflatables or its employees. As the equipment will be under the hirer's possession and control while in use, any liability for injuries or losses caused other than in the circumstances described above rests with the hirer. Therefore, it is highly recommended that the hirer (i.e. Yourself) obtains adequate public liability insurance that covers their liability arising from the use of the inflatable.

"I confirm that I have carefully read and fully comprehended the terms and conditions of the hiring agreement, as well as all pertinent operating and safety instructions provided with the equipment. By signing this contract, I am fully aware of the consequences and responsibilities that come with my decision."

SIGNED PRINT DATE