

Yard Game Rental Agreement

This agreement is entered into on:

between **Bell Productions LLC dba Parks Rec Yard Games** ("Vendor") and:

("Client")

Event Reservation

A signed rental agreement and deposit of fifty percent (50%) of the total rental price is required to reserve a date for an event. Should the reservation be cancelled within seven (7) days of the rental date, for a reason not addressed in this rental agreement, Client will forfeit the deposit.

Rental Period

The standard rental period is for twenty-four (24) hours, starting at the agreed-upon time of delivery or pickup. The rental time period can be adjusted if requested; all adjustments to the standard rental period must be agreed upon by both parties. Client is responsible for safely storing the games from the start of the event until they are picked up.

Final Payment

The final payment in the amount of the outstanding balance is due three (3) days before the date of the event. The games will not be delivered if final payment is not received prior to the start of the event.

Cancellation Policy

Cancellations within thirty (30) days of event: 100% of the rental fee and deposit is refundable
Cancellations within seven (7) days of event: All money paid less the 50% deposit is refundable
Cancellations within two (2) days of event: Rental fee and deposit is non-refundable*

***Inclement Weather**

In the event of inclement weather, it is the responsibility of the Client to move the games inside to protect them from sustaining damage. *If the weather report predicts precipitation within 48 hours of the start of an event where the venue does not have an indoor contingency plan, the renter will be provided a full refund of the deposit and rental price.*

Rental Game Unavailable due to Damage or Theft

Every attempt will be made to replace a lawn game prior to a reserved event, should it be stolen or destroyed by the previous renter. However, should a game be unavailable to rent due to damage or theft, the following actions will be taken:

- An available alternate game will be offered with the rental price adjusted accordingly.
- A refund will be given for the game that is unable to be rented.

Rental Game Denied by Venue

In the event that a game is determined to be unsuited for the venue because it could cause damage to either the venue or the lawn game itself, the following actions will be taken:

- An available alternate game will be offered with the rental price adjusted accordingly.
- A refund will be given for the game that is unable to be rented.

Wear and Tear

The appearance of the games may be slightly different than in the rental literature because of wear and tear. The games are subject to wear and tear from normal rental use and may sustain minor cosmetic damage and blemishes during the rental period. Client is not liable for this kind of damage.

Repairable Damage

Client acknowledges that they are liable for any and all repairs required, outside of normal wear and tear, to make the games available to be rented for the next event. The condition of each Rental Game will be documented before and after the rental period to justify any repair costs that are charged to the Client.

Damage Beyond Repair/Theft of Games

Should a Rental Game be damaged beyond repair or stolen by the Client, they will be financially responsible for the replacement of the Rental Game. Many Rental Games are handmade using premium materials, which is both costly and time consuming to replace.

Dispute Resolution

In the unlikely event that Client is dissatisfied with the rental service provided by Vendor, they agree to cooperate with Vendor to discuss and come to a resolution which satisfies both parties. This can include refunds, discounts, and game substitutions.

Limit of Liability

Bell Productions LLC and all representatives are only financially responsible and liable for up to, but not to exceed, the payments received by the Client, for the rental price of the games during the rental period agreed upon. Client acknowledges that they are solely responsible for assuring that their guests are using the yard games in a safe and civil manner. Client agrees that any and all bodily injuries sustained, up to and including death, are the responsibility of the renter and their guests. Client and guests indemnify and hold harmless Bell Productions LLC and all representatives involved from any and all legal action.

I acknowledge that I have read and understand the terms and conditions listed above. I hereby agree to the terms and conditions of this agreement.

Client (Print):

Date:

Client Signature: