

BOUNCE MANIA

Term and Condition

1. EQUIPMENT, RENT & TERM OF RENTAL AGREEMENT. The Undersigned, as lessee from Gemelli Inc. DBA Bounce Mania and Party Rentals, as lessor, one Popcorn Maker, Identification Number:_____. The Rental Fee as stated payable.
2. SPECIAL INSTRUCTIONS: The Popcorn Maker is reliable, should the Popcorn Maker malfunction and IF YOU CANNOT CORRECT THE PROBLEM CALL 817-791-2675
3. GENERAL RULES TO FOLLOW DURING THE USE OF THE Popcorn Maker:
 - DO NOT TOUCH HOT SURFACES. ALWAYS USE HANDLES OR KNOBS TO OPERATE
 - TO AVOID ANY RISK OF ELECTRICAL SHOCK, DO NOT IMMERGE CORD OR PLUG INTO WATER OR OTHER LIQUID
 - CLOSE SUPERVISION IS NECESSARY WHEN IT IS BEING USED NEAR CHILDREN
 - UNPLUG MAIN POWER CORD FROM OUTLET WHILE NOT IN USE AND BEFORE CLEANING
 - ALLOW HOT PARTS TO COOL DOWN BEFORE MANEUVERING
 - DO NOT OPERATE THE APPLIANCE WITH DAMAGED CORD OR PLUG, MALFUNCTION OR WITH ANY MECHANICAL DAMAGES
 - IT MAY CAUSE INJURY BY USING ANY ACCESSORIES OR ATTACHMENTS NOT BEING PROVIDED OR RECOMMENDED BY BOUNCE MANIA AND PARTY RENTALS
 - DO NOT POP THE KERNEL WITH A DRY POT (WITHOUT OIL)
 - DO NOT IMMERGER POPPING POP SET INTO WATER
 - POT SURFACE IS HOT AND SHOULD NOT BE TOUCHED DURING POPPING OR JUST AFTER USED
 - DO NOT LEAVE POWER CORD HANGING OVER EDGE OF TABLE OR COUNTER OR TOUCH WITH ANY HOT SURFACE
 - DO NOT PLACE THE UNIT ON OR NEAR A HOT GAS OR ELECTRIC BURNER OR IN A HEATED OVEN
 - EXTREME CAUTION MUST BE PAID WHEN MOVING THE APPLIANCE CONTAINING HOT OIL OR OTHER HOT LIQUIDS
 - TURN OFF ALL SWITCHES TO "OFF" POSITION BEFORE DISCONNECT POWER PLUG FROM THE WALL SUPPLY OUTLET
 - NOT RECOMMENDED FOR OUTDOOR USE
 - DO NOT USE THE APPLIANCE FOR OTHER THAN INDICATED USAGE
 - TO AVOID OVERHEATING, ALWAYS ADD OIL AND THEN KERNEL BEFORE OPERATING
 - EXTREME CAUTION MUST BE PAID WHEN UNLOADING POPCORN
 - DEPENDS UPON YOU. YOUR PERSONAL SUPERVISION IS ABSOLUTELY REQUIRED. AS THE LESSIE OF THE POPCORN MAKER, THE SAFETY OF ALL CHILDREN IS YOUR RESPONSIBILITY.
 - CHILDREN
KEEP OUT OF REACH OF
 - ABRASIVE MATERIAL
DO NOT CLEAN USING ANY
 - OR BRACKETS INTO POSITION
NEVER FORCE ANY PARTS
 - FOR THE DISHWASHER
NO PARTS ARE INTENDED
 - Popcorn Maker from the place where it was installed.
. DO NOT MOVE the
4. DELIVERY To the street address specified above by the Lessee (Customer). Lessee grants Lessor right to enter the Property at the said street address. ("Delivery Address") for the delivery and subsequent pick up of the Popcorn Maker at the specified time.
5. TRANSPORTATION EXPENSE Except as provided herein, all charges in delivering and subsequent pick-up of the Popcorn Maker with respect to the Delivery Address is included in the Rental Fee noted above. In the event that the Popcorn Maker unit is not at the appointed address by the lessee, then a \$50.00 extra transportation fell shall be automatically imposed._____(INITIAL).
6. SAFE OPERATION ACKNOWLEDGMENT: LESSEE ACKNOWLEDGES THAT HE/SHE HAS BEEN INSTRUCTED ABOUT AND FULLY UNDERSTANDS THE SAFE OPERATION OF THE Popcorn Maker, WHICH IS THE SUBJECT OF THE RENTAL AGREEMENT AND LESSEE AGREES TO OBSERVE ALL SAFETY PRECAUTIONS. LESSE ALSO WILL BE HELD LIABLE UP TO FIVE HUNDRED DOLLARS IF THE POPCORN MAKER IS NOT RETURNED IN THE ORIGINAL CONDITION
7. MAINTENANCE: Lessee agrees to keep the Popcorn Maker in the same condition as when received, ordinary wear is expected.
8. ALTERATION AND ATTACHMENT: No alteration in or attachments to the Popcorn Maker can be made without prior written approval of Lessor.
9. WARRANTY: Lessor warrants that the Popcorn Maker leased under this Rental Agreement will be in good working order on the effective date of the Rental Agreement. The Popcorn Maker is supplied and maintained subject to this warranty. Lessor's obligation under the Rental Agreement is limited to repair or replacement of the Popcorn Maker when Lessor determines that is does not conform to this warranty. This warranty is in lieu of any and all other warranties expressed or implied, and all liabilities on the part of the Lessor for the damages including, but not limited to consequential damages, arising out of or in connection with the use or performance of the Popcorn Maker.
10. ENTIRE AGREEMENT: The Rental Agreement constitutes the full agreement between Lessor and Lessee. Time is of the expense of this Rental Agreement. Lessee acknowledges that the inflatable is subject to the Rental Agreement.
11. RELEASE OF LIABILITY: The lessee shall be in charge of Popcorn Maker operation, as well as return of the Popcorn Maker in good working order. Further the Lessee can not hold Lessor including all the officers, employees and agents for any kind of injury or claims. The Lessee shall identify the lessor and it officers, employees and agents from against any kind of injury or claim. The Lessee shall identify the Lessor and its officers,

WE ARE DETERMINED TO PROVIDE THE BEST SERVICE IN THE INDUSTRY. IT IS THE DRIVERS RESPONSIBILITY TO MAKE SURE THE POPCORN MAKER IS CLEAN CONDITION. IF YOU FEEL THAT THE DRIVER HAS NOT DONE SATISFACTORY JOB IN SETTING UP THE POPCORN MAKER PLEASE CALL US AT 817-791-2675.

employees and agents from against any costs incurred due to claims from anyone including attorney's fees and related costs involving the use of Popcorn Maker should legal action become necessary.

- 12. TITLE TO BOUNCE MANIA AND PARTY RENTAL: Lessee agrees to keep the inflatable unit in his/her custody and not sublease, rent, sell or remove from the Delivery Address, or otherwise transfer such Popcorn Maker. The Popcorn Maker will remain at the property of the Lessor and may be removed by Lessor at any time after the termination of this Rental Agreement. THE SAME DRIVER WILL COME TO PICK-UP THE POPCORN MAKER UNLESS OTHER SPECIFIED AT THE TIME OF DILIVERY, IF A DIFFERENT DRIVER SHOW UP PLEASE CALL THE OFFICE IMMEDIATELY.
- 14. RAIN POLICY: During periods of sever weather conditions (i.e. rain, high winds, etc.) we reserve the right to cancel your reservations. If conditions are not to severe we will give you the option of keeping it or not. If you decide to keep the unit for the term of the Rental Agreement there will be NO REFUNDS! By my signature I accept the terms of this Rental Agreement

LESSEE: _____ DATE: _____ TIME: _____

WE ARE DETERMINED TO PROVIDE THE BEST SERVICE IN THE INDUSTRY. IT IS THE DRIVERS RESPONSIBILITY TO MAKE SURE THE POPCORN MAKER IS CLEAN CONDITION. IF YOU FEEL THAT THE DRIVER HAS NOT DONE SATISFACTORY JOB IN SETTING UP THE POPCORN MAKER PLEASE CALL US AT 817-791-2675.