

Client: _

Waiver and Hold Harmless Agreement

Extravagant Parties LI 126 Division Avenue Massapequa, NY 11758 516-633-2701 516-426-3311

www.ExtravagantPartiesLI.Com

Event Date:
Rental Location:
Item(s) Rented:
Phone Number:
The following agreement is made by and between Client herein referred to as "Client" and Extravagant Parties LI regarding the use of outdoor rental lawn games and related equipment.
A. Inspection and Responsibility:
All rental item(s) will be inspected & photographed on-site by both Extravagant Parties LI and Client at drop off. The client is encouraged to inspect all items for any defects and acknowledging receipt of item(s) in good working condition. The client is responsible for ensuring that all rented item(s) are properly used, stored safely and protected from damage, loss, theft or misuse during the rental period.
B. Security Deposit:
A \$200 cash security deposit is required at the time of delivery. This deposit will be held as security until pickup whereby the item(s) will be inspected for any damage. If no damages or losses are found upon pickup and inspection, the full \$200 deposit will be returned to client. If damages or losses are found, the cost of repair or replacement will be deducted from the \$200 deposit. An itemized summary of any deductions will be provided.
C. Damages and Liabilities:
Client agrees to pay for any damages exceeding the \$200 security deposit. Extravagant Parties LI is not responsible for any injuries, accidents or damages to any individuals resulting from the use or misuse or improper handling of the rented item(s).
D. Acknowledgement
By signing below the client agrees to all of the terms and conditions set forth in this Waiver and Hold Harmless Agreement. Client will hold harmless Extravagant Parties LI and we will not liable for any and all injuries that may result from the use or misuse or any of its rental items.
Client Signature
Clients Printed Name
Extravagant Parties LI Company Representat