

PARTY PLAY TIME

HIRE AGREEMENT

DISCLAIMER

Please note that all persons using the Equipment and accessories do so at their own risk. The person/s or organisation hiring this equipment to be responsible/liable for any damage to equipment or personal injury occurring from or as a result of misuse or reckless use of the supplied equipment. These guidelines are for the safety of all children using this equipment, and it is the sole responsibility of the hirer to ensure they are fully adhered to at all times. The owner (S Veal) cannot accept any responsibility for any injury caused to anyone using this equipment.

The word 'Equipment' is used to describe any of the ride-on toys, roller coaster and any other toys and games supplied to the hirer signed below for hire by Party Play Time.

I the hirer am over the age of 18 and accept and agree:

1. To be responsible for the safe use of the Equipment and the people using it at all times.
2. To be held fully liable to pay loss of or damage to the Equipment and any parts and accessories supplied with the Equipment.
3. To ensure the Equipment is supervised at ALL times by a responsible adult.
4. To ensure instructions supplied with the Equipment are followed at all times.
5. To ensure NO person or persons interfere with ANY components of the Equipment, unless authorised by the owner. Any indication of tampering with the Equipment will result in loss the deposit
6. To pay the appropriate hire fee in advance to secure the booking.
7. To pay a cash deposit on collection of the Equipment, to be refunded on return of the Equipment provided;
 - ❖ There is no damage to the Equipment and any parts and accessories supplied with the Equipment.
 - ❖ There are no missing parts to the Equipment and any parts and accessories supplied with the Equipment.
 - ❖ No cleaning is required to the Equipment and any parts and accessories supplied with the Equipment.
 - ❖ The Equipment and any parts and accessories supplied with the Equipment is packed away correctly in the appropriate bags.
8. To return the equipment to the owners address within the agreed times. Late returns will result in a charge of £5.00 to be deducted from the deposit.
9. To be available to take delivery and collection of the equipment to the hirers address within the agreed times. Non-availability will result in the items being returned to the owners address and the hirer to re-arrange a time to collect the equipment. A charge of £5.00 to be deducted from the deposit.
10. To be responsible for setting up and dismantling the Equipment supplied.

Should the Equipment fail for any reason, all children should be removed immediately to prevent injury and the fault should be reported immediately to the owner on : 01372 454291 or 0794 1173912

Cancellation. Should you need to cancel your booking, as I understand unforeseen circumstances can arise, you may re-book for an alternative available date and avoid a cancellation fee, however, if this is necessary within 1-3 days of your booking, an admin fee of **£5 will be charged**. Cancellation with no re-booking will be charged as follows:

- ❖ Cancellation 14+ days prior to the booking date: £5
- ❖ Cancellation 7-13 days prior to the booking date 50% of booking fee
- ❖ Cancellation 4-7 days prior to the booking date 75% of booking fee
- ❖ Cancellation 1-3 days prior to the booking date: 90% of booking fee
- ❖ Should Party Play Time need to cancel the booking for any reason, a full refund will be made.

IMPORTANT NOTICE

Provided that the equipment is used in accordance with the above guidelines and conditions of hire, those using the Equipment should do so safely. However, accidents can happen. The Owner can accept no liability for injuries sustained or any other loss, however caused, in the absence or the negligence of (S Veal). As the equipment will be in the hirers possession and control whilst in use rather than (S Veal), any liability for injuries or other losses caused other than in the circumstances described above rests with the hirer. Accordingly, it is strongly recommended that the hirer (i.e. you the customer) has adequate public liability insurance covering his or her liability arising from the use of the Equipment.

I HEREBY AGREE TO ABIDE BY THE TERMS AND CONDITIONS LISTED ABOVE

Signed:

Date:

Print name: