

Damage Waiver Agreement

This Damage Waiver Agreement ("Agreement") is made between Tinytots Inflatables ("Provider") and the Hirer ("Hirer") who hires equipment from the Provider.

1. Damage Waiver Charge

1.1 A Damage Waiver charge amounting to 10% of the hire charge can be added to the hire contract at any point up to 24 hours before delivery.

1.2 The Damage Waiver is optional and is not an insurance policy. It is an agreement by the Provider to waive certain costs arising from accidental damage to hired equipment, subject to the terms, conditions, exclusions and excesses set out in this Agreement.

2. Coverage under Damage Waiver

2.1 Under the Damage Waiver, the Provider will waive any further charges for rectifying accidentally damaged returned equipment. This includes damage such as, but not limited to:

- Guests spilling food and drinks causing staining or damage
- Stiletto heels causing punctures or tears
- Pets chewing equipment causing damage
- Shoes worn on equipment causing scuffs or scratches
- Electrical faults causing power surge damage
- Decorations falling causing dents or structural damage

2.2 The Damage Waiver does not cover the following:

- a. The Damage Waiver is subject to an excess of £20 or 10% of the damage claim (whichever is greater), payable by the Hirer.
- b. Equipment loss or theft.
- c. Damage if:
 - i. Equipment left unattended overnight outside (unless enclosed with locked gate)
 - ii. Supervisor under influence of drugs or alcohol
 - iii. Damage is intentional

3. Hirer's Responsibilities

3.1 If the Hirer does not opt for the Damage Waiver, any damage will be charged to the Hirer with payment terms of 14 days.

3.2 The Hirer agrees to pay the cost of repairing or replacing any equipment that is lost, stolen, damaged beyond economic repair, or otherwise requires replacement.

4. Acceptance of Terms

4.1 The terms above are accepted by:

- a. Ticking the box on booking form, or
- b. Emailing info@tinytotsinflatables.com after booking or manual booking request.