

Helium Tank Rental Agreement

All helium tank rentals must be returned within 48 hours, or on Monday if rental began on Friday. The person who orders the rental is responsible for any loss or damage to the rental by anyone, including a third party.

A DEMMURAGE charge of \$2 per day will be accessed on all rentals not returned on time.

All our helium tanks are filled with at least 1800 lbs of pressure and come with a latex filler valve.

A refundable security deposit is required on all rentals.

Deposits may be secured by certified checks, postal money orders or a valid credit card.

Our posted prices do not include sales tax

Prices subject to change without notice.

Safety warning:

All helium tank cylinders need to be secured; this is the renter's responsibility. Helium is a non-toxic, non-flammable gas, however it is dangerous to breathe in the gas from the cylinder, or even from an inflated balloon. We recommend that you transport the helium tank cylinder in the trunk of your car. If you must transport it in the passenger compartment, make sure it is secured and you have at least one window open at all times.

Delivery of our helium tanks is available at a nominal fee.

Delivery and pick-up is to ground level and easily accessible buildings and yards. There is an additional charge for upstairs, downstairs, long distance hauling and for deliveries outside of our normal delivery area.

Please make sure that the arrangements for delivery are explicit as there are extra charges if no one is home at the time of delivery or pick up, or for delivery or pick up at other than ground level.

Loss or Damage

Responsibility for equipment remains with the renter from time of receipt to time of return. Please be sure equipment is secured when not in use and protected from the weather. We do charge for missing, broken or rain damaged parts.

Damages and Cleaning charges

Customers will be charged for broken, damaged and missing items not in use and protected from the weather. Check with the management of hired halls, convention centers, restaurants and parks to make sure they will take care of our equipment for you before we have it delivered there on your behalf or should you have to leave it there.

Type of Equipment: _____ Rental Term: _____

Renter's Name _____ Renters Telephone Number _____

Renters Address _____

Deliver To: _____ Delivery Date _____

Delivery Instructions: _____ Telephone Number _____

Renters Signature: _____ Today's Date _____

YOU SHOULD NOT SIGN THIS UNLESS YOU ARE SURE YOU UNDERSTAND ITS EFFECT

This agreement is made between A Little Bit of Something, Inc of 4416 18th Avenue; Brooklyn, New York (hereinafter called the owner and or the lesser) and

_____ (Hereinafter called the renter or lessee)

It is agreed as follows:

The owner will let and the lessee will take possession of item(s) described above.

The duration of this lease (rental) shall be as described above.

The lessee shall not arrange or undertake any repairs or refilling in any form; helium gas, balloon gas or any other pressurized product without the authority and written permission of the owner.

The lessee shall not lend, sublet, rent or allow others to use said equipment without the permission in writing by the owner.

Liability

The lessee acknowledges by signing this form that he/she shall be liable for the rented equipment, and is responsible for any and all damage or loss of this equipment whether or not it be due to fire, theft, abuse or by accident. It is further understood that the lessee has been shown the proper procedure and use of said equipment and fully understands how to attach the balloon valve to the cylinder and the proper use thereof.

Owner's Obligations

The owner shall supply this equipment in working order, it is further understood that the owner will explain to the renter the proper use of, transport and storage of said equipment.

Return of Equipment

The renter shall at or before the expiry of the term of this rental, deliver the equipment as stated above in same condition less any helium gas used to the owners premises.

The owner shall have the right to terminate this rental agreement and take immediate possession of the equipment described above if the lessee (renter) fails to comply with any of the terms of this agreement. The termination of the hiring under the authority of this clause shall be without prejudice to the other rights of the owner and the rights of the renter under this agreement or otherwise.