

Kenton County School District It's about ALL kids.

### THE KENTON COUNTY BOARD OF EDUCATION 1055 EATON DRIVE, FORT WRIGHT, KENTUCKY 41017 TELEPHONE: (859) 344-8888 / FAX: (859) 344-1531 WEBSITE: www.kenton.kyschools.us Dr. Henry Webb, Superintendent of Schools

## KCSD ISSUE PAPER

## <u>DATE</u>: April 20, 2018

### **AGENDA ITEM (ACTION ITEM):**

Consider/Approve Scott High School contract with Party Go Round – renting a dunking booth for Senior Class end of school picnic.

# **APPLICABLE BOARD POLICY:**

01.1 Legal status of the Board.

#### HISTORY/BACKGROUND:

Scott HS has used dunking booths at past events successfully. Scott HS has a W-9 on file with this vendor.

#### **FISCAL/BUDGETARY IMPACT:**

Dunking Booth will be paid for from funds previously raised by the Class of 2018 that are held in Scott HS's school activity Class of 2018 account.

#### **RECOMMENDATION:**

Approval to contract with Party Go Round for a dunking booth for Senior Class picnic.

# **CONTACT PERSON:**

Debbie Pleasant, Class of 2018 Advisor

Superintendent

Use this form to submit your request to the Superintendent for items to be added to the Board Meeting Agenda. Principal –complete, print, sign and send to your Director. Director –if approved, sign and put in the Superintendent's mailbox.

#### **Kenton County Board of Education**

Board Members: Carl Wicklund, Chairperson Karen L. Collins, Vice Chairperson Joshua Crabtree, Esq. Carla Egan Jesica Jehn "The Kenton County Board of Education provides *Equal Education & Employment Opportunities.*"

## EVENT CONTRACT

Invoice Number 3162 Debbie Pleasant

5400 Old Taylor Mill Rd. other: Taylor Mill, KY 41015 P: 859-960-1595 C: 859-960-1595 Surface type: Grass



#	Item	Per Unit	Quantity	Price
1	Dunk Tank	1	\$200.00	\$200.00
2	Quarter Back Blitz Football Game	1	\$125.00	\$125.00
3	Soccer Shoot Out	1	\$125.00	\$125.00
4	All Stars Basketball Game	1	\$150.00	\$150.00
5	70' Fun Run Obstacle Course with Slide (A and C)	1	\$575.00	\$575.00
6	Friendly, Knowledgable Attendant 10:30 am - 2:00 pm	2	\$70.00	\$140.00
				a an ann ann ann an an Alla 1

Rental Start Date	06/01/2018 09:00am	Total	\$789.00		
Rental End Date	06/01/2018 03:00pm	Min Payment Req'd	\$197.25		
SubTotal	(\$1,315.00)	Due	\$789.00		
General Discount: 20%	-\$263.00 (\$1,052.00)				
Travel/Delivery Fee	\$0.00 (\$1,052.00)				
Coupon: School & Church	-\$263.00 (\$789.00)				
Tax: 0%	\$0.00 (\$789.00)	* 			

## CUSTOMER NOTES

#### TERMS OF LEASE

In addition to the terms below, and the operation guidelines on each rented item, the Lessee (customer) agrees to supervise the operation of any rented item and further agrees that if the item is damaged that he/she will reimburse Party Go Round for the full price to fix the damage and/or the full replacement value of the rented item. Before signing this contract, Lessee agrees that he/she has read the entire contract, has agreed to all terms and conditions herein, and has had all questions he/she may have answered to the Lessee's full satisfaction and understanding.

Delivery/Operation/Payments: To address specified by Lessee. Lessee grants Party Go Round and its employees/contractors, the right to enter said property for the delivery and return of the rented equipment at approximate times. All payments must be made at time of delivery. No refunds will be made after the equipment has been delivered. For jumpers, the lessee agrees to provide one electrical outlet rated at 115 volts with 20 amperes capacity per motor unit within 50 feet of each unit. No electrical cords are to be used. If the blower stops or the air pressure is low, remove all users immediately, and then check on the problem. Air tubes in the rear of the unit should be tied securely to the blower or tied off to prevent air from escaping. The electrical cord should be plugged into an outlet and be the only thing operating on that electrical circuit. Circuit breakers should also be checked. Customer is subject to an additional charge of \$20.00 for all service calls due to electricity.

General Rules for Safe Operation: Units must be operated over a smooth, compatible surface such as grass or hard top surface. The unit may NOT be operated on rough surfaces such as rocks, brick, glass, or any jagged objects. Unit cannot be moved by lessee after placed by Party Go Round employees/contractors. Unit MUST BE properly anchored prior to use. Unit will be anchored initially by Party Go Round employees/contractors and the anchors MUST NOT be removed during period of use. Never attempt to relocate, adjust or service a blower. Never use during high winds, gusty winds, thunderstorms or lightening. The unit can turn over in high winds, even if anchored, and this could result in severe injuries to the users. Do not resume use until adverse weather conditions have ceased. Always follow the manufacturers guidelines located on the unit itself.

Additional Safety Rules: Before entering the unit, have the users remove their shoes, eye glasses, belt buckles and any sharp objects. Never play, jump or enter a partially inflated/deflated unit. Never allow the users to climb or play on the outside or inside walls of the unit, columns, netting or roof of unit. Always follow the number of riders and rules posted on the unit itself. Do not plug or unplug the motor repeatedly as this will cause the unit to burn up and you will be responsible for any resulting damage. Always have an adult present, who has reviewed and understands both this contract and the rules posted on the unit itself, who can supervise the riders. Never allow the users to be unsupervised in or around the unit. Never allow more users than the maximum number of users per age group as described within this lease and on the unit itself. Never place a hose or water on or into the unit unless authorized by Party Go Round. Do not allow horseplay on, in, or around the unit. Always follow the directions for use on the unit itself.

Only children of the same age group are to play on the unit at the same time.

Lessee Initial

Additional Terms of Lease: Party Go Round is not responsible for bad weather, disruption of electrical service and/or unfavorable conditions that may arise and no charges or fees will be reimbursed as a result. ABSOLUTELY NO silly string or similar items, such as, but not limited to, food, drinks, confetti, foam or trash, in or around the unit at any time !!! Silly string and like objects will cause permanent damage to the unit and lessee will be responsible for the full replacement value of the rented unit and/or assessed a \$75.00 cleaning fee if the unit is determined not to be permanently damaged. Lessee agrees not to operate the unit(s) in a manner contrary to this contract and the rules of use on each unit. If lessee operates the unit (s) in a manner contrary to the contract and rules of use on each unit, and the unit is damaged, Lessee agrees to pay the cost or repair or full replacement value of any damaged equipment or unit. Lessee agrees that the equipment leased is for Lessee's own use and said equipment is not be loaned, sub-let, mortgaged or in any other manner disposed of by Lessee. Lessee further agrees to be liable for any loss of said equipment by reason of fire, theft, or any other cause.

Overnight rentals: If a unit is left overnight, the blower must be detached and securely locked up.

Hold Harmless Provisions: Lessee agrees to indemnify and hold Party Go Round harmless from any and all claim, actions, suits, proceedings, costs, expenses, fees, damages and liabilities, including, but not limited to, reasonable attorney's fees and costs, arising by reason of injury, damage, or death to persons or property, in connection with or resulting from the use of the leased equipment. This includes, but is not limited to, the manufacture, selection, delivery, possession, use, operation, or return of the equipment. Lessee hereby releases and holds harmless Party Go Round from injuries or damages incurred as a result of the use of the leased equipment. Party Go Round cannot, under any circumstances, be held liable for injuries as a result of inappropriate use, God, nature, or other conditions beyond its control or knowledge. Lessee also agrees to indemnify and hold harmless Party Go Round from any loss, damage, theft or destruction of the equipment during the term of the lease and any extensions thereof.

Disclaimer of Warranties: Party Go Round makes no warranty of any kind, either express or implied, as to the condition of or performance of any leased equipment and Lessee agrees to immediately cease use of the equipment and contact Party Go Round if any of the lease equipment develops any indication defect or improper working conditions. Lessee agrees to use the equipment at Lessees own risk.

Breach/Indemnity/Arbitration: In the event that Lessee breaches any of the terms of this lease, that Lessee will pay for all consequential damages and further indemnify Party Go Round for all costs incurred by Party Go Round incurred in enforcing the terms of the lease or in defending any claim or lawsuit arising out of the operation of said equipment, including the amount of any judgment, attorney's fees and costs. If Party Go Round determines, within its own discretion, that Lessee has failed, in any way, to observe or comply with the conditions of this lease, Party Go Round may exercise any of the following remedies: termination of this agreement; reenter property and retake the equipment; declare any outstanding rent and charges immediately due and payable and initiate whatever legal proceedings necessary to recover said equipment or monies; and/or pursue any additional remedies available it by law. If a conflict arises, Party Go Round and Lessee will abide by the Ohiostate laws and forgo filing a lawsuit to solve the dispute.

BY SIGNING MY NAME ON THIS CONTRACT I, BEING THE LESSEE, CONTACT PERSON, LESSEE REPRESENTATIVE, OR OTHER INDIVIDUAL ASSUMING THE ROLE OF LESSEE, ACKNOWLEDGE THAT I HAVE COMPLETELY READ AND UNDERSTAND THIS CONTRACT AND ANY AND ALL ACCOMPANIED ADDENDUM(S). I HAVE BEEN FULLY INSTRUCTED BY Party Go Round PERSONNEL AS A TRAINED OPERATOR FOR THE AFFORMENTIONED EQUIPMENT AND HAVE HAD ALL OF MY QUESTIONS ANSWERED TO MY SATISFACTION. I UNDERSTAND THAT I AM SOLEY RESPONSIBLE FOR ADHERING TO THE TERMS SET FORTH BY THIS RENTAL CONTRACT AGREEMENT AND ANY AND ALL ACCOMPANIED ADDENDUM(S).

SIGNATURE

PRINT

DEPOBLE PLEASANT

DATE

4-20-18