



BIBO FAMILY ENTERTAINMENT CENTER

BIBO FAMILY ENTERTAINMENT CENTER INC.
LGF SM CITY CEBU, NORTH RECLAMATION AREA,
MABOLO, CEBU CITY 6000
(032) 520- 1651

I. The RENTER shall keep and maintain the rented arcade machines during the terms of the rental at his own cost and expense. The renter shall keep the equipment in a good state of repair, normal wear and tear excepted.

II. The RENTER shall pay the OWNER full compensation for replacement and/or repair of any equipment which is not returned because it is lost or stolen or any equipment which is damaged and in need of repair to put it into the same condition it was in at the time of rental, normal wear and tear excepted. The OWNER's invoice for replacement or repair is conclusive as to the amount RENTER shall pay under this paragraph for repair or replacement.

III. The RENTER is required to settle the full payment of their rental at least 2 weeks before the scheduled event. This time frame is considered standard under this agreement. However, the OWNER reserves the right to consider and accommodate certain situations that do not impede the progression of the renting process

IV. Any modification to the rented machine unit incurs an additional fee of 1,000 per unit. This encompasses sticker collaterals and any other collateral requiring placement on the outer display of the machine.

V. The RENTER will incur penalties for sticker residue or alterations that compromise the unit's appearance during the rental period. The minimum penalty is set at 4,000 pesos, subject to increase depending on the severity of the stain.

VI. The RENTER must inform the OWNER about any additional items they plan to use with the machines. This notification should be given at least three days before the scheduled event.

VII. The RENTER shall not relocate the equipment from the specified address or designated place of use without prior written consent from the OWNER. Upon request, the RENTER must promptly provide the OWNER with the exact location of the equipment while it remains in the RENTER's possession.

VIII. If the RENTER chooses to use their own trucking service or personal vehicle for the transportation of the machine, they shall assume full liability for any damages incurred during transit and are obligated to cover the costs associated with the repair or replacement of said damages.

IX. The RENTER is expected to comply with the ingress and egress schedule provided in this document.

X. The RENTER agrees to a rental duration of 5 hours. Any extension of the rental period must be communicated in advance and approved by the staff in charge.

XI. The RENTER may reserve a machine in advance to ensure availability on a specific date. Reservations are subject to a non-refundable reservation fee of 2,000 pesos which will be deducted from the total rental amount upon confirmation. The reservation shall only be considered valid once both parties have acknowledged and confirmed the booking in writing.

By signing this rental agreement, RENTER agrees to the terms and conditions set forth in this contract. Any different or additional whether written or otherwise are hereby objected to and shall have no legal force or applicability whatsoever.

RENTER: _____ PERSONNEL INCHARGE: Maria Theresa Mae R. Bonita
Signature over printed name & date Signature over printed name & date

OWNER: BIBO FAMILY ENTERTAINMENT CENTER