

Classic Events
2250 Fuller RD
West Des Moines, IA 50265
(515) 266-3223



607902	
Quote	
Customer Pickup	
Start Date:	9/25/2025 11:07 AM
End Date:	9/29/2025 3:00 PM
Return Date:	
Order Terms:	Net 30
PO #:	
Job #:	

Event:

Customer Information

DALLAS CENTER GRIMES OAKVIEW
1300 SW Countyline Road
Grimes, IA 50111

Ship VIA		Customer Email		Work Phone #		Fax Phone #		
		jolisa.spann@dcgschools.com		(641) 888-0172				
Customer #	Authorized Contact Name		Contact Phone #	Sales Person Name		Employee Name		
21035				Classic House Acct		Brad		
Qty Out	Qty In	Description			Retail	Per Unit	NonTax	Total
1		DUNK TANK & TRAILER				\$193.00		\$193.00

Order Terms:

ACCIDENTAL DAMAGE WAIVER

We charge an accidental damage waiver on all rentals - trucks trailers excluded. Damage waiver covers all claims except loss - theft- abuse and other exceptions listed on the reverse side of this contract.

NOTIFY US IMMEDIATELY IF EQUIPMENT DOES NOT FUNCTION PROPERLY OR NO REFUND ALLOWANCES WILL BE MADE.

When using your vehicle for hauling equipment, damage may occur. We are sorry, but we cannot be responsible.

I HAVE READ AND UNDERSTAND THE ABOVE. Initials _____

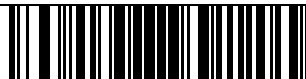
X

Customer Signature

Customer Name (Printed)

Date

HOURS: Mon-Fri: 8:00am - 5:00pm
Saturday: 8:00am - 12:00p (May thru Oct.)
Sunday: CLOSED *Weekend &
holiday Subject to change without notice
*All reservations require 50% Deposit.**



Rental Charges:	\$193.00
Damage Waiver:	\$19.30
Sub Total:	\$212.30
Tax:	\$14.86
Order Total:	\$227.16
Amount Paid:	\$0.00
Amount Due:	\$227.16

RENTAL CONTRACT TERMS AND CONDITIONS:

In consideration of A to Z Rental also referred to as DM A to Z Inc. (herein: "AtoZ") renting the items to CUSTOMER as described on the front page(s) of the Contract (the "Rental Items"), and as a condition thereof, CUSTOMER, on behalf of itself and its employees, owners, agents, invitees, guests, contractors, representatives, heirs, successors and assigns, agrees with UE as follow:

1. INSPECTION OF RENTAL ITEMS. CUSTOMER acknowledges and agrees that : (a) CUSTOMER has had an opportunity to inspect the Rental Items; (b) CUSTOMER is renting the Rental Items on an "as is" basis with all faults; (c) CUSTOMER finds the Rental Items suitable for CUSTOMER'S needs and in good condition; and (d) CUSTOMER understands the proper use and safety precautions associated with the Rental Items. CUSTOMER further acknowledges that it is the duty of CUSTOMER to inspect the Rental Items prior to use and to promptly notify AtoZ if the Rental Items are not in operating condition.

2. DELIVERIES. In the event AtoZ is delivering the Rental Items to a CUSTOMER designated location, CUSTOMER acknowledges and agrees that AtoZ reserves the right, in its sole discretion, to change stated delivery times without penalty depending on circumstances beyond AtoZ's reasonable control, such as weather events, location access limitations, availability of labor, and other causes. Further, it is the responsibility of CUSTOMER, to ensure that AtoZ has access to CUSTOMER'S delivery location, and that such access is free from: (a) vertical and horizontal clearance obstructions; (b) operation irrigation systems; and (c) other obstacles, whether natural or man-made.

3. REPLACEMENT OF MALFUNCTIONING RENTAL ITEMS. If the Rental Items become unsafe or in disrepair as a result of normal use, CUSTOMER agrees to discontinue use and promptly return the Rental Items to AtoZ, and AtoZ will replace the Rental Items with similar or comparable Rental Items in good working order if available. AtoZ is not responsible for any incidental or consequential damages to CUSTOMER caused by delays, unavailable Rental Items or otherwise.

4. DISCLAIMER OF WARRANTIES. AtoZ MAKES NO WARRANTEIES, EXPRESS OR IMPLIED, AS TO THE RENTAL ITEMS' MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR USE. CUSTOMER'S SOLE REMEDY FOR ANY FAILURE OF, OR DEFECT IN ANY RENTAL ITEMS, SHALL BE TERMINATION OF THE RENTAL CHARGES AT THE TIME OF FAILURE, PROVIDED THAT THE RENTAL ITEMS ARE RETURNED TO AtoZ WITHIN 24 HOURS OF CUSTOMER'S DISCOVERY OF THE DEFECT. AtoZ MAKES NO WARRANTY THAT THE RENTAL ITEMS ARE SUITABLE FOR CUSTOMER'S INTENDED USE, OR THAT THE RENTAL ITEMS ARE FREE FROM DEFECTS. AtoZ SHALL NOT BE RESPONSIBLE FOR ANY PERSONAL INJURY OR PROPERTY DAMAGE SUSTAINED BY ANYONE WHILE THE RENTAL ITEMS ARE UNDER THE CUSTOMER'S POSSESSION, CUSTODY OR CONTROL, OR ARISING OUT OF ANY DEFECT IN THE DESIGN, MANUFACTURE OR DURABILITY OF THE RENTAL ITEMS, OR FAILURE TO WARN OR FROM ANY OTHER CAUSE OR CONTRIBUTING CAUSE.

5. INDEMNITY AND HOLD HARMLESS AGREEMENT. CUSTOMER agrees to idemnify and hold AtoZ harmless from and against any and all propetry damages, personal injuries, losses, claims, liabilities, obligations, law suits, and expenses (including attorney's fees and costs) caused by any negligent or intentional act, omission or mistake of CUSTOMER or others arising out of the use, misuse or transportation of the Rental Items while in CUSTOMER'S possession, custody or control.

6. PROHIBITED USES. Use of the Rental Items for illegal purposes or an illegal manner, or when the Rental Items are out of repair or unsafe, or for improper or unintended use, or use by anyone other than CUSTOMER or CUSTOMER'S employees, guests, invitees or agents without AtoZ's written permission, or use at any location other than the address furnished in writing to AtoZ by CUSTOMER, without AtoZ's written permission is prohibited, and constitutes a material breach of the Contract. CUSTOMER is solely responsible, to the exclusion of AtoZ, for compliance with all health, safety, fire, sound and noise regulations, laws and ordinances related to the use and operation of the Rental Items.

7. ASSIGNMENT, SUBLEASE AND LOAN OF RENTAL ITEMS. AtoZ may assign its rights and obligations under this Contract without CUSTOMER'S consent, but AtoZ will remain bound by all obligations herein. CUSTOMER may not assign this Contract, or sublease or loan the Rental Items to any third party without AtoZ's express written consent, which consent, which consent may be withheld in AtoZ's sole discretion. Any purported or attempted assignment, sublease or loan of

the Rental Items by CUSTOMER is invalid and void.

8. TIME OF RETURN. CUSTOMER'S right to possession of the Rental Items terminates on the expiration of the Contract rental period and retention or possession after that time constitutes a breach of this contract. Time is of the essence with this Contract. Any rental period extension beyond the initial rental period set forth in this Contract must be mutually agreed upon in writing by both AtoZ and the CUSTOMER.

9. LATE RETURN. CUSTOMER agrees to return the Rental Items during AtoZ's regular store hours upon termination of the Contract rental period. If not timely returned, CUSTOMER shall pay an additional charge of twenty percent (20%) of the daily rental rate for each hour any Rental Item are retained beyond the expiration of the Contract rental period.

10. DIRTY, DAMAGED OR LOST RENTAL ITEMS. Unless CUSTOMER pays the Accidental Damage Waiver charges (see Section 11 below), CUSTOMER agrees to pay for any damage or loss or damage of the Rental Items, regardless of the cause, while the Rental Items are out of the possession of AtoZ, reasonable wear and tear in the sole judgment of AtoZ excepted. CUSTOMER also agrees to pay a reasonable cleaning charge for Rental Items returned in an unclean condition, in the reasonable judgement of AtoZ. All linens must be free of candle wax, ink, mildew, holes and tears or they shall be considered permanently damaged. Accrued rental charges shall not be applied against the cost to repair or replace damaged or lost Rental Items. Rental Items damaged beyond repair shall be paid for by CUSTOMER at the Rental Items' full replacement cost. The cost of repairs will be paid by CUSTOMER, whether performed by AtoZ or, at AtoZ's sole option, by others.

11. ACCIDENTAL DAMAGE WAIVER. With the Accidental Damage Waiver, CUSTOMER is protected against accidental damage to rented Rental Items, except as follows: (a) vandalism; (b) fire; (c) dishonest acts; (d) misuse or abuse; (e) theft or loss of the Rental Items; (f) violation of the law or any terms of this Contract; or (g) overloading or exceeding the rated capacity of the Rental Items.

12. WEATHER CONDITIONS. Tents are temporary structures designed and constructed to withstand normal weather conditions only, and they are not storm shelters and they are not weatherproof. There may be circumstances where occupation of a tent is unsafe, such as high wind speeds, lightning, blizzards, heavy rain and flooding. Evacuation of the tents is recommended in these or other unsafe conditions. It is the CUSTOMER's responsibility to ensure that all the Rental Items are secure when not in use and protected at all times from adverse weather conditions. CUSTOMER's inability to utilize Rental Items due to adverse weather conditions shall not alleviate CUSTOMER from the obligation to pay all Contract charges.

13. COLLECTION COSTS. CUSTOMER agrees to pay all reasonable collection costs, attorneys' fees and other expenses involved or incurred by AtoZ in the collection of the charges(whether by judgment or otherwise) or the enforcement of AtoZ's rights under this Contract.

14. REPOSSESSION. Upon failure to pay Rental Items rent or other breach of this Contract by CUSTOMER, AtoZ may terminate this Contract and take possession of and remove the Rental Items from wherever located, and AtoZ and its employees, officers, shareholders, contractors, agents and representatives shall not be liable for any claims for damages or trespass arising out of the retrieval or removal of the Rental Items from the possession or control of CUSTOMER, or other location(s)