

Her Day Event Rentals & Décor Cape Coral, FL

Rental Policies

- THIS IS A RENTAL CONTRACT. By accepting the equipment and services under this contract, you accept and agree to the Terms and Conditions of this Contract.
- Our rental period is up to three days.
- Rental cost for items includes cleaning prior to delivery and upon the order's return. If excessive labor is involved in cleaning items once they are returned (due to stains, rust, wax, etc.), an additional charge will apply and will be deducted from the security deposit
- A signed contract & a nonrefundable 50% deposit is needed to confirm & reserve your inventory.
- rental orders must meet a minimum to qualify for delivery. Delivery minimums are based on distance from our location in Cape Coral. The delivery minimum for Naples, Port Charlotte, Bonita Springs, Alva, or locations within the same distance of these areas is \$300 Contact us for the delivery minimum for your event's location.
- Items are delivered freshly cleaned, wrapped, and ready to use.
- for an additional service charge Her Day will deliver, set up & pick up your rentals.
- SITE PREPERATION. If We have agreed to deliver any equipment, You shall have the site clean and ready for the delivery and installation or dismantling and retrieval, and You agree to pay an additional charge for any delay incurred, or additional labor performed by Us resulting from Your failure to timely do so
- Customer shall notify us immediately if any of your items received are damaged or no allowances will be made upon return.
- RECEIPT / INSPECTION OF EQUIPMENT. CUSTOMER ACKNOWLEDGES RECEIPT OF ALL ITEMS LISTED ON THIS RENTAL AGREEMENT. You are renting the Equipment and Item(s) on an "AS IS" basis. You acknowledge that prior to taking the rental item(s), You have or will personally inspect the equipment prior to its use, and are aware of its condition, you confirm that it is in good working order and repair except for any defect noted on this contract and You have determined that it is suitable for Your needs. It is Your responsibility to return rented item(s) to Us in the same condition, except for ordinary wear and tear.

- RESPONSIBILITY FOR EQUIPMENT. FROM THE TIME THE ITEM(S) IS RENTED OUT UNTIL IT IS RETURNED, YOU ARE RESPONSIBLE FOR IT. If the item(s) is lost, stolen, or damaged under any circumstances while rented, regardless of fault, you shall be responsible for all charges, including labor costs to replace or repair the item(s). If the item(s) is not returned clean, a cleaning charge will be imposed. FAILURE TO RETURN RENTAL PROPERTY OR EQUIPMENT AND FAILURE TO PAY ALL AMOUNTS DUE (INCLUDING COSTS FOR DAMAGE TO THE PROPERTY OF EQUIPMENT ARE EVIDENCE OF ABANDONMENT OR REFUSAL TO REDELIVER THE PROPERTY, PUNISHABLE IN ACCORDANCE WITH SECTION 812.155, FLORIDA STATUTES
- RESPONSIBILITY FOR USE OF THE ITEM(S). You are responsible for the use of the rented item(s). You agree that You are satisfied with the instruction given by Us in the proper and safe manner of using the item(s) or that You are so familiar and told Us that You understand (without further instructions) it's proper operation and use. You further agree that the item(s) will be used only at the address designated and only for the purpose for which the item(s) was manufactured and intended. Subleasing or improper use is prohibited.
- ASSIGNMENT: DELEGATION This Contract and the rights granted by it are personal to You. You may not assign this Contract, nor delegate duties, without Our prior written consent. Any noncomplying assignment or delegation shall be void and of no force or effect.

Customer Signature

Date