

Tent Rental Policies Terms and Conditions

-Pricing subject to change-

Reserving equipment:

Making Reservations. Quotes and proposals do not guarantee availability of rental equipment. Equipment will be reserved, only upon receipt of a signed rental contract and a 30% non-refundable deposit. Final payment is due 30 days prior to the day of installation.

Cancellations. When you reserve a tent and any accessories, the items/equipment are immediately removed from our inventory, therefore any cancellation received within thirty days of the installation date will result in forfeiting the entire deposit. Cancellations received more than 30 days prior to your event will forfeit the 30% deposit.

Damage Waiver:

Client has option of adding damage waiver to the items rented for security against damaged items. Reckless use of equipment, and intentional damage will not be covered. **This is not an insurance plan** and will not cover personal injury or property damage. This is an additional 10% charge added to subtotal costs.

Delivery:

Delivery service is available on all rented items. Delivery fees are based on the vehicle/truck being used for delivery, and the geographic location. *Additional fees may be required if: a. excessive distance for loading and unloading vehicle/truck. b. after hours delivery or pickup. c. time spent waiting for site preparation.*

Site Preparation:

Make sure the site is ready and easily accessible for setup (i.e. space cleared, vehicles moved, lawn mowed) before our crew arrives. *Additional charges may apply if not done so.* Client will also inform Taylor Rental and Party Plus of any existence of underground utilities or impediments that may affect the ability to stake and/or anchor the tent or equipment (i.e. phone, gas, electric, tree roots or shale rock).

Tent Installation:

Installation of a tent must be done correctly. To insure so, it is our strict policy that all installations and take downs are done by our experienced crews. All prices quoted will include these services.

Cleanup/Pickup

Trash or decorations of any kind must be removed from tent before time of scheduled pickup. Tables and chairs must be stacked as they were delivered. Linens should be food and particle free and placed into the bags provided. Linens with burns, holes, tears, or permanent stains will be billed at replacement cost. Client must return grills, stove tops, cooking equipment, etc. cleaned or will be charged cleaning fee.

Permits:

It is the responsibility of the renter to check with your Building Permit and Fire Departments prior to the installation date to confirm the requirement of permits. We will assist in receiving information on such, but these clearances remain the responsibility of the renter.

Weather:

Client understands that tents are temporary structures designed to provide limited protection from weather conditions, primarily sun and rain; however there may be situations involving strong winds and lightning, in which the tents will not provide protection and may even be damaged or blown over. Evacuation of tents to avoid possible injury is recommended when severe weather threatens the area where the tents are erected. It is the client's responsibility to be aware of changing weather conditions and to exercise its best judgment with regard to the evacuation of tents. Client agrees that in the event of a predicted or actual storm or excessive winds, Taylor Rental and Party Plus may dismantle any equipment that has been previously installed to ensure safety of all involved.

Indemnification & Defense:

Client agrees that if any legal proceedings are brought against Taylor Rental and Party Plus to recover compensation for injuries to individuals or damages to personal property occurring in connection with the event, Client will provide a defense for Taylor Rental and Party Plus and any of its employees named in such proceedings and will indemnify Taylor Rental and Party Plus and its employees for any judgment rendered against them.

Equipment shall be returned according to these TERMS AND CONDITIONS. Client is solely responsible for any additional charges or fees incurred as a result of failure to meet these terms and conditions. All collection fees, attorney fees, court costs, or any expense involved in the collection of rental charges are Client's responsibility. I have read and agree to the above TERMS AND CONDITIONS and acknowledge receipt of same.