

VALLEY TENT RENTAL LLC

Rental Conditions

All rentals are made on the following conditions, to which the customer agrees and accepts:

1. All rentals payable in full to VALLEY TENT RENTAL upon delivery.
2. Rentals are payable on merchandise for the period of time agreed to, even if the merchandise is not kept by you for the entire term unless otherwise agreed in writing between you and us.
3. Goods on this rental are accepted as being in first class condition and all adjustments will be made on this basis.
4. You are responsible for loss or damage to rental goods in case of FIRE, THEFT, or other hazard, regardless of cause or fault.
5. Your liability does not cease until all merchandise is returned to us.
6. You are responsible for obtaining, if applicable, any permits required under local ordinance for location where tent is to be erected.
7. If return of goods is delayed for any cause, the facts must be promptly reported to VALLEY TENT RENTAL.
8. If, with the consent of VALLEY TENT RENTAL, goods are not returned at the termination of the agreed rental period as extended in accordance with this paragraph, the term of the rental period shall be deemed to be extended automatically for a period of time agreed upon between you and VALLEY TENT RENTAL. All other terms and conditions of the lease, including the obligation to pay rental, shall continue, and rental for the rental period as extended shall be immediately due and payable.
9. Purchase or loss prices shall be on basis of value given if none stated in selling value according to our books.
10. VALLEY TENT RENTAL is not liable for injuries or damage to persons or property caused by fire, lightning, windstorm, rain, cyclone, tornado, hail, explosion, riot, insurrection, vandalism and mischievous mischief, sabotage, aircraft or objects falling there from, vehicles running on land or tracks, smoke, earthquake, volcanic eruption, flood, nuclear radiation, terrorism, or radioactive contamination, hostile or warlike action or similar perils including any acts of God.
11. VALLEY TENT RENTAL is not responsible for underground utilities when installing tents. Customer agrees to identify location of all underground utilities.
12. Customer agrees to pay VALLEY TENT RENTAL all costs and expenses and reasonable attorney's fees in any action brought to recover the leased merchandise, collect rentals or damages, or in which VALLEY TENT RENTAL may become a party by reason of this lease.
13. A 50% deposit on all equipment reservations is required 2 weeks prior to rental period. Any cancellation for whatever reasons will result in the forfeit of the deposit unless otherwise agreed in writing by VALLEY TENT RENTAL.
14. The merchandise to be rented by VALLEY TENT RENTAL, to you, as lessee, shall be delivered to the address on reverse side and maintained by you at all times at said location. At no time may the merchandise be moved from said location without the express prior written consent of VALLEY TENT RENTAL. No modification or waiver of this provision shall be affective unless it is in writing and you agree that you will not rely upon any alleged oral consent to relocate the property. Any movement of the property subject to this rental agreement from said location other than upon express prior written consent of VALLEY TENT RENTAL shall be a default under the terms of this rental agreement, and shall entitle Valley Tent Rental to exercise all rights arising from a default.
15. There shall be no cooking under tents.
16. All tables must be covered. You are responsible for covering all tables with paper cloths or linens. No staples or tacks will be used to fasten the table covers to the surface of the tables.
17. All tables and chairs will be stored under the tented area after the engagement prior to pickup.
18. Use of Rental: Customer agrees that they are satisfied with the instruction given by Valley Tent Rental in the proper and safe manner of using the items or that you are so familiar and told Valley Tent Rental you were. You further agree that the items will be used only for the purpose for which the items was manufactured and intended.

All products are delivered in first class condition. If any items are returned damaged, due to rain, water, spillage, mischief or misuse the customer will be required to pay replacement cost of the item.

*** All tables must be covered with linens or plastic table covers.**

*** No staples or tacks will be used to fasten the table covers to the tables.**

*** All tables and chairs must be wiped clean prior to pick up.**

*** A minimum clean up fee of \$25.00 will be charged for items not returned in first class condition.**

*** Please turn off your automatic lawn sprinklers!!!**