



Dan and Louise Charbonneau TENT RENTAL CONTRACT TERMS & CONDITIONS

Reservations

Receiving a quote does not guarantee the availability of a tent. We reserve the tent when we receive a signed rental agreement and a 25% deposit. Final payment is due the day of installation. Cash or check is required.

Cancellations - (Non- refundable 25% deposit)

When you reserve a tent, we immediately remove it from our inventory. Your deposit is fully refundable up to 30 days prior to the set-up date. No refund will be issued for events cancelled less than 30 days prior to the event.

Payment Requirements

We strive to keep costs at a minimum. We accept cash or certified check for your rental. Certified check is not required for the deposit. An invoice for the rental will be issued upon receipt of your deposit. This invoice will serve as your receipt for the deposit.

Weather

Client understands that tents are temporary structures designed to provide limited protection from weather conditions: however, there may be situations that become unsafe such as high winds or lightning. Evacuation of tents is recommended in these or other unsafe conditions. Tents are not guaranteed to be completely waterproof.

Tent Installation

Installation of a tent must be done correctly for the protection of the users, the tent and ultimately the success of your event. Therefore, it is our strict policy that all installations and takedowns are done by our crews. All prices quoted will include these services.

Preparation for Installation & Takedown

Please be sure your site is ready (LAWNS MOWED, FURNITURE MOVED, PET DROPPINGS PICKED UP, etc.) **BEFORE** we arrive at the job site. In like manner, the tent must be totally empty before we can take it down.

IT IS THE RESPONSIBILITY OF THE CLIENT TO IDENTIFY, MARK AND NOTIFY US OF ANY UNDERGROUND UTILITIES! (Phone lines, cable lines, pet fences, sprinkler systems, water lines, gas lines, electric lines, septic system etc.) Client will assume responsibility for all damages to underground utilities in absence of notice or incorrect location of utilities. Client should contact Sask 1st Call for utility service locating.

Delivery and Set-up

We will strive to accommodate Client delivery request: however, delays and changes in the schedule are unavoidable. We try to communicate any schedule changes as they occur. All equipment will be delivered and picked up at the location specified on the contract.

Damages & Damage Waiver

We do our best to protect your property during the delivery, installation and removal process. Client agrees to release us of any liability for any damage to any property due to delivery, installation and removal of equipment on your property. This includes but is not limited to ruts in grass, scratches or cracks on the installed surface, and high wind related damages. Client also understands that tents are temporary structures and may leak during heavy rain.

Clean-up and Pick-up

All trash and decorations of any kind should be removed from the tent after your event. There will be additional charge for extra cleaning or damage from decorations.

Dan & Louise Charbonneau

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 you in any way possible, but these clearances do remain the responsibility of the renter.

No Cook Policy

We have a policy of NO COOKING in the tents. This includes but is not limited to bar B ques. Grease, smoke, steam and odors can permanently stain the white tents and rendered them unsuitable for use as wedding venues. The client will be liable for the cost of replacing the fabric on any tent which has been damaged in this manner.

SUMMARY

RESPONSIBILITY OF THE EQUIPMENT REMAINS WITH THE CLIENT FROM THE TIME OF DELIVERY TO THE TIME OF PICK UP.

The tent must not be dismantled in any way. Curtain walls must be kept up hanging on tent or placed dry and clean in bags provided. *Do Not walk on side curtain walls*

Dan and Louise Charbonneau WILL NOT BE LIABLE FOR ANY DAMAGES OR INJURY AT YOUR EVENT.

All collection fees, court costs, or any expense involved in the collection of rental charges will be the Client's responsibility. Be sure all equipment is returned according to these terms and conditions. The Client is solely responsible for any additional charges incurred as a result of failure to meet these conditions.

I have read and agree to the above terms and conditions and acknowledge receipt. This contract is valid for all rentals purchased by this Client, and supersedes all prior contracts.

Event Date _____ **Quote # :** _____

Client Name (please print) _____

Client Signature _____

Street Address _____

City, Prov. PC _____

Home phone _____ **Mobile phone** _____

Tent Event Location (if different)

Street Address (Land location) _____

City, Prov. PC _____

**Please return signed agreement along with required deposit to
Dan and Louise Charbonneau
Box 218, Waldheim SK
S0K 4R0**

For more information, please contact us at 306-715-2521 or EMAIL info@prairieisle.ca