

Weddings For Less, Inc. – Terms & Conditions

RESERVATION FEE & PAYMENT SCHEDULE: A 50% non-refundable reservation fee is required to hire the services of Weddings For Less, Inc. for Decorating Services or Rental Items. The Client understands and agrees that any amounts owed is due 5 days PRIOR to the event.

FINAL PAYMENT:

- Final balance is due 5 days prior to your event date, no exceptions.
- The following forms of payment will be accepted;
 1. Cash
 2. Bank Certified Cashier's Check
 3. Debit or Credit

CONTRACT VALIDITY:

- The contract is valid for 1 year from the date of signing and acceptance of the 50% non-refundable reservation fee.
- No refunds or credit after this date.
- The Contract is binding, and is non-transferable. This contract cannot be resold or gifted to anyone. The contract is only valid between the named Client and Weddings For Less, Inc.

MAKING CHANGES: During the initial consultation, Client will be given an invoice with price of rental items, and decorating services. It is the Client's responsibility to check the invoice for accuracy. Prices are as is and can only be customized during initial consultation and enlistment of services. Once a price has been agreed upon for either decorating services or rental items, the Client may not ask for a reduction in price due to no longer needing items or needing less items. If the guest count increases, Client will be allowed to add additional linens, centerpieces, napkins, etc. calculated at current pricing to the invoice. There can be no changes made to the plan at least one month prior to event date.

RESCHEDULING YOUR EVENT: Minimum 30 Day written notice is required to re-schedule. If request is less than 30 days to the event the Client will forfeit the reservation fee & will not be able to reschedule. The written notice needs to be in writing and either (Mailed or Emailed) and be approved by management. The written notice needs to have the new date & location. Reschedules are only approved if the new date & items requested are available. The client will need to keep the same items and details that were ordered, also the total amount due on this contract and order will remain the same.

• A \$50.00 Reschedule fee is required for orders over \$500.00 and will be added to your final balance due. If Order is less than \$500.00 the fee will be 10% of the order total.

* Note - If you cannot choose a new date & want your contract/order to be placed on hold, in writing please give us an estimated reschedule time within 1 year of this order. After 1 year of receipt of the initial 50% reservation fee this contract/order will expire and the hold will be considered cancelled and any amounts paid will be forfeited.

CANCELLATION: In the event the Client must cancel the contracted services for decorating or rental items, all payments, including the initial non-refundable reservation fee and any monies paid to date will be forfeited. All cancellations need to be put in writing and emailed to wedforless@hotmail.com

OWNERSHIP OF DECORATIONS: It is agreed that all items that are rented from Weddings For Less, Inc. shall remain the property of Weddings For Less. All rented items must be given back to the by 5pm of the following day. If items are not returned within 72 hours, Weddings For Less will charge a fee to the Client. If the Weddings For Less, Inc. outsources any items from an outside vendor, the Client must return decorations by the end of the event. If outsourced items are not returned at the end of the event or are altered from the original state (damaged), then the Client will be charged a fee that will be determined by the outside vendor.

DAMAGE TO PROPERTY: Client will be responsible for any damage to property including but not limited to centerpieces, chairs, linens, backdrops, charger plates, etc. Weddings For Less, Inc. will set up the items and leave. Once items are set up, all equipment brought in and set up will be under client's liability. All damage and or missing property will be charged at full replacement cost.

LIMIT OF LIABILITY: Although care will be taken with the items, Weddings For Less, Inc. limits any liability for loss, damage or failure to deliver items for any reason of the Weddings For Less non-performance caused by any force or similar circumstances, illness, accident or any cause beyond their control. In any event, the limit of Weddings For Less, Inc. liability shall not exceed the

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contract price of the total services rendered. If Weddings For Less is unable to render services due to extreme instances (i.e. accident, death, extreme weather conditions, and unsafe condition at the venue), then Weddings For Less is not responsible for the non-completion and Weddings For Less, Inc. and the client can come to a reasonable agreement for a partial refund or change of date for services. If the Weddings For Less, Inc. deems that the client and/or the client's guest are negligent and malicious and Weddings For Less property is altered from the original state or permanently damaged, then the client will be charged the total replacement cost for each item. Weddings For Less, Inc. is not responsible for items that are stolen by client's guests during the event. If the client's guests remove items (i.e. centerpieces, decorative accents, ect.) that are the property of Weddings For Less, Inc. or any outside vendor, then the client will be charged the total replacement cost of the items.

INDEMNIFICATION: You as the client agree to indemnify and hold harmless Weddings For Less, Inc. and their subsidiaries, agents, licensors, managers, and other affiliated companies, and their employees, contractors, agents, officers and directors, from and against any and all claims, damages, obligations, losses, liabilities, costs and expenses (including attorney's fees) arising from, related to, or in any way, including the possession, use, operation, and including any such claims which allege negligent acts or omissions on the part of Weddings For Less, Inc. Should Weddings for Less, Inc. or anyone acting on their behalf, be required to incur attorney's fees and costs to enforce this agreement, client agrees to indemnify and hold them harmless for all such fees and costs.

THIRD PARTY CLAIMS: Weddings For Less, Inc. shall not be responsible for any of clients guests, or attendees, or other. Client assumes all responsibility for the safety and well being of there guests, attendees or other. Client will hold harmless and pay any claim(s), including attorneys' fees, brought by a third party arising with any personal accident/injury or damage. It is recommended that client get their own insurance policies to cover their event.

DELIVERY/PICKUP:

- All rentals are final after pickup or delivery no refunds are given for unused rentals.
- A cleared entry space is required for the delivery and pickup of all equipment.
- A extra fee may be required for delivery/pickup beyond 100ft., excessive stairs and elevators.
- Please make sure there are no unattended children around the delivery vehicle(s). We are not responsible for children who are left unattended and get hurt.
- Only authorized personnel may have access to the delivery/pickup vehicle(s).

SETUP/TEARDOWN:

- Weddings For Less, Inc. and their and their employees, officers and directors are only responsible for setting up and tearing down the equipment that has been contracted, plus any arrangements that have made on the contract.
- Full/Basic packages will include full setup & tear down of our equipment plus tables & chairs.
- Single rentals such as linens, chair covers, etc. do not include setup of tables and chairs a extra fee will be charged if we are requested to setup or teardown.
- If you are using a park or other outside event space. We do not move any recreational items such picnic tables, garbage cans, etc. This is the responsibility of the client.

ACCEPTANCE OF TERMS & CONDITIONS: This is a binding agreement between the Client and Weddings For Less, Inc, and any of it Officers, Employees or Contracted Vendors. Client agrees to all the terms and conditions listed above and agrees to accept the above terms upon payment of the initial 50% non-refundable reservation fee to Weddings For Less, Inc.

Client Name (Print) _____

Client Signature: _____ Date: _____

Weddings For Less, Inc. _____ Date: _____