



Conditions of renting – please read carefully

Hold Harmless: I understand and acknowledge all risks inherent in the use of the Rented Equipment by myself and anyone else. I agree to assume the entire responsibility for the defense of, and to pay, indemnify, and hold Crown Tent and Awning (CTA), CTA employees, and CTA officers harmless from, and release CTA from any and all claims for damage to property or bodily injury (including death), or for loss of time and inconvenience resulting from the use or possession of Rented Equipment.

Delivery is to the ground floor level. Extra charges are necessary for stairs, elevators and long walks with equipment.

Delay of delivery on your part is \$25 per man/per hour delayed.

All equipment, excluding tents, is to be kept safe and dry while in your possession.

Chairs are to be returned in the same condition as received. A \$.75 charge per chair will apply to clean grass, mud, food or drink and to remove any adhesive debris.

Tables are to be returned in the same condition as received. A \$2.00 charge per table will apply to clean grass, mud, food or drink and to remove any adhesive debris, staples or tacks.

Dance floors are to be returned in the same condition as received. A \$2.00 charge per section will apply to clean grass, mud, food or drink and to remove any adhesive debris.

Stage floors are to be returned in the same condition as received. A \$4.00 charge per section will apply to clean grass, mud, food or drink and to remove any adhesive debris.

Rock drilling is excluded on all tent jobs and will be an extra charge.

Deposits are due and payable when contract is signed. A deposit is refundable, less \$100.00, if contract is cancelled 31 days (or more) prior to the event. Should cancellation be made 30 days or less prior to the event, no refund is made on deposit. If a deposit is waived when the contract is signed, a service charge of up to 50% will be applied upon cancellation.

CTA is not responsible for damage to underground installations unless specifically marked by Renter.

CTA will not be liable for the erection of the described property on agreed date in case of electrical storms and/or excessive winds.

I acknowledge and certify that I have read this entire document, that I understand its content and I agree to be bound by said terms.

X _____ **Date** _____