



RENTAL AGREEMENT

PRELIMINARIES

This rental agreement, or the "Agreement", governs your client relationship with Daniela Rose & Co., also known as "We", "Us", or "DR&CO". By accepting it electronically or otherwise, you, or the "Client", agree that you'll rent the equipment enumerated within the separate contract invoice that we provide you per that Document's terms and this Agreement's conditions, including:

CLIENT RESPONSIBILITIES

Upon receiving a delivery, you, or your duly authorized agent must verify it in person. You agree to sign off with a DR&CO staff member acknowledging your receipt of the delivery and assumption of responsibility for the equipment.

If you receive equipment in a damaged or otherwise unusable state, you agree that you'll provide DR&CO with a text or telephone notification before your event commences. You also waive your right to seek refunds or any other credits for such rentals if you fail to notify DR&CO of the problems in writing before the event. You acknowledge that DR&CO won't accept order modifications or equipment exchange requests after our delivery representatives have vacated the drop-off location.

ACCEPTABLE RENTAL USAGE

You agree not to sublease, rent out, or otherwise attempt to loan for remuneration any equipment rented from DR&CO.

YOUR RESPONSIBILITIES CONCERNING DAMAGED EQUIPMENT

During the rental period, you agree that you'll cease using the equipment as soon as it becomes unsafe or you observe it in a state of disrepair. You'll notify DR&CO of the hazard immediately and continue taking reasonable steps to prevent persons and properties from sustaining injury or damage until our representatives personally relieve you of responsibility for the items.

LOSS, DAMAGE, AND DESTRUCTION FEES

If any equipment suffers damage, loss, or destruction, you agree to pay DR&CO the entirety of the necessary costs to replace it at retail value. See values below:

- Flower Walls – \$3000 each
- Horse Statue – \$4000
- Other Backdrops – \$800 each
- Wood Signage & Mirrors – \$500 to \$1,200
- Seating – \$300 to \$1200
- Damages and repairs – Starting at \$500 (or more depending on severity of damages and repairs)

Note: DR&CO may let you pay the repair expenses for compromised goods at our sole discretion if we deem it possible and practical to restore them to their original pre-rental state.

We reserve the right to charge service fees for each occurrence of damage, including intentional modifications such as stapling, gluing, or nailing. We'll also bill you for any items that require excessive cleaning.

AFTER RENTALS

At the end of the rental period, you must return all of the equipment in a state identical to how you originally got it. You agree not to disassemble any backdrop rentals such as flower walls, or decor rentals.

POST-RENTAL ACTIONS

In the event that there is damaged or missing equipment, DR&CO will contact you within no more than two business days following the pick-up date. If you can't locate missing equipment within 24-hours of receiving such notice, you authorize us to automatically process a payment to the credit card or payment method provided.

LEGALITIES

If claims for damages, injury, or loss arise concerning the equipment, its use, transportation, keeping, malfunction, or loading, you agree to indemnify DR&CO. You also acknowledge that you're solely liable for any charges related to such claims or contract terms, including collection fees, attorney or court costs, and expenses that DR&CO incurs while enforcing this Agreement.

By accepting this Agreement, you consent to its terms and conditions in full, and you acknowledge that they pertain to all DR&CO invoices regardless whether such documents include their own terms.

TERMS AND CONDITIONS

This Rental Agreement (the "Agreement") is a binding legal agreement between you (the "Client") and Daniela Rose & Co., LLC ("DR&CO"). **By accepting the Rental Agreement, you agree to be bound by the terms of this Agreement.** *If you do not agree to the Rental Agreement, select, you will not be able to complete this form. Accepting the Rental Agreement signifies that you have read, understood, and agreed to be bound by the Agreement. We reserve the right to alter this agreement at any time, for any reason, without notice.*