



Bloomin' Petals & Co. Rental Agreement

This Rental Agreement ("Agreement") is entered into on [Date] between Bloomin' Petals & Co. ("Company") and [Client's Full Name] ("Client").

1. Rental Terms

Client agrees to rent one (1) 8 ft x 8 ft Flower Wall for the event s

2. Condition of Equipment

Company guarantees the wall will be delivered in good functional condition at drop-off.

3. Care and Use

Client must ensure safe handling and keep the wall secure and unaltered.
The wall must not be moved without approval.
Exposure to rain, damage, stains, or guests climbing/sitting on it is prohibited.

4. Damage or Loss

Client is financially responsible for any damage, missing pieces, or loss of product while in possession.
If the wall is destroyed, stolen, or beyond repair, replacement cost is estimated at \$2,000.

5. Liability Waiver

Client assumes full responsibility once delivered.
Company is not liable for venue conditions, injuries, or issues caused by improper handling by client or venue.

6. Pickup

The wall must remain fully accessible for scheduled pickup time.
Delays caused by Client or venue may incur an additional fee.

7. Payment and Fees (Updated)

Rental price is \$550, which includes delivery, setup, and takedown.
A \$200 deposit is due at booking and is non-refundable once cancellation deadlines expire.
Remaining balance must be paid at least 72 hours prior to the scheduled drop-off date.

Protection Clause

Failure to complete full payment at least 72 hours before drop-off may result in cancellation and forfeiture of the deposit.

8. Cancellation Policy

7+ days prior – refund of paid balance only (deposit excluded).

Within 7 days – deposit forfeited + 50% of balance retained.

Within 48 hours – no refund.

9. Governing Law

This Agreement is governed under Florida law.

10. Acceptance

Client Signature: _____ Date: _____

Company Representative: _____ Date: _____

“Moments Made to Bloom”
Bloomin’ Petals & Co.
info@bloominpetals.com