



Peerless Events & Tents

Damage Waiver Declination:

The undersigned has been offered a damage waiver for any loss or damage *not caused by negligence* and has decided to decline the offer.

By declining the damage waiver, the undersigned agrees to pay 100% of the replacement and/or repair cost(s), plus any tax and/or shipping charges that may be incurred, plus a 25% Loss of Use charge.

The undersigned further understands that they are responsible to note any damage to and/or shortage of rentals *upon delivery*. Delivery is understood to be complete, in totality, and in good condition when the driver employed by Peerless Events and Tents leaves the premises [or when the undersigned or their representative leaves the Peerless Events & Tents Will Call location] *unless any shortages and/or damages are noted at the time of delivery*.

This letter will be kept on file and will serve as a blanket of declination until the undersigned replies in writing that they want to accept the damage waiver. Under no circumstances will the damage waiver be put back into effect if there is already equipment at the delivery site.

Specifics regarding inspection of rentals at delivery and/or installation, and/or cause for replacement charge assessment:

Tents: any hole larger than the size of a dime should be pointed out to tent installers PRIOR TO THEM LEAVING THE INSTALLATION LOCATION.

Linen: cigarette (or other) burns, candle wax, or stains that cannot be removed are cause for replacement charges being assessed.

China and/or Glassware: chips, breakage, et cetera, will result in replacement charges.

All Other Rental Equipment: replacement and/or repair charges will be charged as appropriate.

I have read and I accept the terms as stated above. I am authorized to act on behalf of my company or organization for the terms of this agreement. I agree to pay as outlined above for any loss or damage to rented equipment.

Customer Name/Contract # _____

Signed

Date