

Exhibitor Order Form



Please use this form to order furniture for your booth. Fill in the number of each item that you would like, and it will be delivered to your booth for the show.

Show: _____ Booth # if assigned: _____

On Site Contact Name: _____ Phone Number: _____

Company Name: _____

Company Address: _____ City: _____

State: _____ Zip Code: _____

Email: _____

Please Check the box below next to the item that you would like to order for your show. Then please write the number of those items that you would like to have.

Furniture Order Form

- 8' Banquet Table _____ x \$9.00 Table is 96" L x 30" W x 30" H
- 6' Banquet Table _____ x \$8.00 Table is 72" L x 30" W x 30" H
- 8' Table Floor Length Linen _____ x \$15.00 Color Preference _____
- 6' Table Floor Length Linen _____ x \$12.00 Color Preference _____
- Cocktail Table _____ x \$9.00 Table is 36" diameter x 42" H
- Cocktail Spandex Linen _____ x \$9.00 Color Preference _____
- Black Folding Chair _____ x \$1.00
- Barstool _____ x \$6.00

Audio Visual Order Form

- Powered PA _____ x \$100.00 Incl. a Wireless Microphone
- Digital Projector _____ x \$50.00
- 50" x 50" Projector Screen _____ x \$17.00 Tripod Mounted Freestanding
- 70" x 70" Projector Screen _____ x \$21.00 Tripod Mounted Freestanding

Please note that power and Wi-Fi is ordered through your show manager. We do not sell or provide access to power or Wi-Fi. Please note that our rental items do not include setup and teardown. They will be placed at your booth only.

Please sign and email completed form to Brady's Rental at justin@bradysrental.com. We will be in touch to finalize your order and collect payment for your rental. If you don't see something that you would like to see if we provide, please call Brady's Rental at 719-596-6406.

By signing this form you agree to Brady's Rental Agreement.

Sign x _____
x _____

Print x _____ Date _____

Brady's Rent All Inc. Rental Agreement and Terms of Rental.

This Rental Agreement, hereby known in conjunction as Lease Agreement, is made effective between Brady's Rent All Inc. (Lessor) and the Signee of the Agreement (Lessee). This Agreement is to be used for no other than the temporary transfer of goods and or equipment wholly owned by Brady's Rent All Inc. to the Lessee of this contract; and for the sale of consumables and merchandise as identified and defined by Brady's Rent All Inc. for use with their rental goods and equipment. The Lessor and the Lessee may be referred to individually as a "Party" or collectively as the "Parties."

Lease of Equipment (Rental Agreement)

Under this Rental Agreement the Lessor is the sole owner of the goods and or equipment or has received the items under a similar agreement with another Party for use by the Lessee; and the Lessee wishes to Lease the goods and or equipment from the Lessor in accordance with the terms of the Lease; and each Party is duly authorized and capable of entering into this Rental Agreement; therefore, in consideration of the previous recitals and the mutual benefits contained herein, and other good and valuable consideration, the receipt and sufficiency of which is acknowledged, the Parties hereby agree as follows: The Lease of equipment is effective as of the effective date of receipt by the signee, the Lessor agrees to make available the goods and equipment for Lease to the Lessee, and the Lessee agrees to Lease and accept delivery from the Lessor, all of its right and interest in the and to the goods and or equipment. The Lessee may Lease additional items of goods and or equipment from the Lessor pursuant to this Lease by signing a new Rental Agreement for the additional goods and or equipment. Thereafter such goods and or equipment shall be subject to the terms of the Rental Agreement.

The Rental Term (Term)

The Rental Term shall be for a period of time that is agreed upon by the Lessor and the Lessee and is tracked and calculated and carries a certain value at intervals of "hourly," "daily," "weekly," or "monthly." At the conclusion of the Rental Term the Lessee shall surrender the leased goods and or equipment to the Lessor. The Lessee may elect to extend the period of time in which the goods and or equipment is in their possession and must communicate that in a common written, verbal, or electronic form of communication to the Lessor prior to the conclusion of the Rental Term of this Rental Agreement. This communication must be done during the Lessors normal operating hours no later than 24 (Twenty-Four) hours prior to the end of the Rental Agreement. The Rental Agreement does not make any affirmations of sale of goods and or equipment from the Lessor to the Lessee only the temporary use of rental goods and or equipment; and does affirm the sale of consumables and merchandise to use in conjunction with the Lessors goods and or equipment as identified and defined by the Lessor.

Rental Payments

As consideration for the Lease, the Lessee agrees to pay in advance to the Lessor the amount of the goods and or equipment as it correlates to the Rental Term for the period of time as agreed upon between the Lessor and the Lessee at the effective time of this Rental Agreement. The Rental Agreement Total for the Rental Payment also will include any applicable delivery and pick up fee between the Lessor and the Lessee during regular operating hours; any applicable delivery and pick up fee between the Lessor and the Lessee during non-operating hours to include Sundays and Holidays as observed by the Lessor; any applicable setup or take down fee at the Lessee's "site"; any applicable taxes. All payments from the Lessee to the Lessor will be made with United States of America currency and will be in the form of Cash, Business Check, Personal Check, Credit Card, or Debit Card.

Ownership

The goods and or equipment in this Rental Agreement is and shall at all times be and remain the exclusive property of the Lessor. Even if installed in on or around or attached to real property owned by the Lessee. The Lessee shall have no right, title, or interest in or to the goods and or equipment as set forth in this Rental Agreement. Care and Maintenance

The Lessee shall keep the goods and or equipment as set forth in this Rental Agreement in good condition. The Lessee agrees that the goods and or equipment will be operated and handled by competent persons that they have taken responsibility for. When used for business purposes the Lessee agrees the goods and or equipment will only be used for the Lessee to conduct business. The Lessee agrees that the goods and or equipment will be used in accordance with all federal, state, and local laws and regulations. The Lessee agrees to not make any alterations or additions to the goods and or equipment without the Lessors prior written approval and consent. The Lessee agrees to keep and use the goods and or equipment only: at the Lessee's place of business or place agreed upon between the Lessor and the Lessee; only use the goods and or equipment for the reasons that it was designed and intended for by the manufacturer; not remove the goods and or equipment from the location agreed upon between the Lessor and the Lessee. The Lessee shall notify the Lessor promptly of any loss, theft, or destruction of all or any part of the goods and or equipment, or of any damage beyond repair to the goods and or equipment, and shall make the goods and or equipment available to the Lessor immediately. The Lessee agrees to pay for any cost that are associated with repairs, damage, theft, pilferage, or loss of any or all of the goods and or equipment.

Lessors Representations and Warranties

The Lessor hereby represents and warrants to the Lessee as follows; The Lessor has the right to lease the goods and or equipment, as provided in this Rental Agreement, and disclaims any and all other warranties, expressed or implied, including but not limited to the design or condition of the goods and or equipment, and implied warranties of merchantability or fitness for a particular purpose. During the Rental Term and subject to the Rental Terms and Provisions hereof, the Lessor shall not interrupt the Lessee's possession and use of the goods and or equipment if the Lessee performs and observes all conditions set forth herein.

Insurance

During the Rental Term as set forth in the Rental Agreement, the Lessee shall procure and continuously maintain and pay for insurance in such form and with such company satisfactory with the Lessor. The Insurance must cover the Lessor's goods and or equipment for the full replacement value of the goods and or equipment should damage or loss happen to the Lessors goods and or equipment or the Lessee's property. The Lessor shall be named as the payee for all such insurance.

Indemnification

Lessee shall, to the fullest extent permitted by law, indemnify and hold harmless Lessor and Owner and their respective officers, shareholders, directors, partners, employees, affiliates, and subsidiaries from and against any and all liability, claims, and demands on account of damage to any property or injury to persons including death resulting therefrom, losses, damages, expenses including attorney's fees and investigation costs, payments, judgements, and recoveries in connection therewith, to the extent arising out of or caused in any manner by (1) the acts or omissions of the Lessor or any employees, agents, or subcontractors of the Lessor or (2) the performance or failure to perform any service set forth in this Rental Agreement or (3) the use of Lessor or Owner or Agent's tools or equipment by Lessor employees, agents, or subcontractors to perform any service set forth in this Rental Agreement or (4) the breach of any representation, warranty, covenant, condition, or performance set forth herein by Lessor, Owner, Agent's, employees or subcontractors. Lessee shall, at it's own expense defend any and all actions brought against Lessor, Owner, officers, shareholders, directors, partners, Agent's, employees, affiliates, and subsidiaries based on any of the aforementioned and shall pay all attorney's fees and all other expenses, and promptly discharge any judgments, settlements, or compromises arising therefrom. Lessors Liability under this section shall survive the expiration or termination of this Rental Agreement and shall not be construed to mean that Lessor's Liability does not survive other provisions set forth in this Rental Agreement.

Returns

Goods and or equipment may be returned by the Lessee prior to the end of the Rental Term and maybe eligible for a refund of the remaining balance of the Rental Agreement Total as determined by the Lessor. The return of consumables and merchandise is set forth in the Lessor's Return Policy.

The Return Policy states: Products for sale may be returned in the original manufacturers container or packaging in new unused undamaged condition. Products can be returned within 15 days of purchase for no restocking fee, products returned beyond 15 days of purchase will incur a 25% restocking fee. Products for sale that have an expiration date to them may be returned within the previous guidelines so as long as they are not expired or will not become expired within the following 15 days.