

Furniture and Accessories Rental Agreement Terms and Conditions

(All references to "you" herein includes any of your representatives, agents, officers, employees or anyone authorizing the Order on your behalf)

WHEREAS, REREPUBLIC agrees to rent to you certain furniture and accessories pursuant to this agreement.

1. Orders

1.1 The details of your Order, including an itemized list of the items you have selected (the "Items") are outlined in your Invoice. By accepting this agreement, you acknowledge that you have reviewed the Order details and confirm that it is correct.

2. Payment

- 2.1 Th e total amount of your Order is outlined in the Invoice (the "Fee"). A non-refundable deposit equal to fifty percent (50%) of the Fee is due upon execution of this agreement. The balance of the Fee is due no later than ten (10) calendar days prior to the Rental Date (as indicated in your Order). If your Order is placed within ten (10) calendar days of the Rental Date, the entire amount is due upon execution of this Agreement.
- 2.2 REREPUBLIC is committed to leasing all items for a minimum period of twenty (20) days. Even if you only require rented item(s) for a one (1) day period, you will still be charged the minimum rental period of twenty (20) days.
- 2.3 Payment can be made in the following ways by e-transfer to eva@rerepublic.ca, cash or Visa/Mastercard. A processing fee of 2% is added to all credit card purchases.
- 2.4 Credit card information must be provided in the Credit Card Authorization Form, attached as Appendix 1 herein, to confirm your Order. REREPUBLIC will keep this information on file and use it in the case of damaged, lost, unreturned or stolen items, as further outlined in this agreement.
- 2.5 If full payment of the Fee is not received, at least, one (1) business day prior to the Rental Date, you will not receive your Order and no payments previously made will be refunded.



3. Changes and Cancellations

- 3.1 Changes to your Order can be made up to ten (10) calendar days prior to the Rental Date without any rush charges (25% of a total). If additional items are requested and are available, REREPUBLIC will provide you with a revised Order and Fee. If your Order has been paid in full, no refunds will be made for removing items from the Order.
- 3.2 You may cancel your Order by providing written notice (via e-mail to eva@rerepublic.ca) without penalties up to ten (10) calendar days prior to the Rental Date. If your Order is cancelled within the ten (10) days, REREPUBLIC will not refund the original 50% deposit.

4. Self Pick-up

- 4.1 If you are picking up Items from REREPUBLIC, your Order will provide you with a window of time on a set date to pick-up the Items ("Pick-up Window"). If you do not pick-up your Items within the Pick-up Window allocated, another pick-up time may be requested, but it is not guaranteed. It is your sole responsibility to arrange for your pick-up of the Items. We are not responsible for any loss, damage or expense that you may incur if you fail to pick-up the Items at the allocated time.
- 4.2 You are responsible for ensuring that you have the appropriate sized vehicle and sufficient moving supplies (ropes, blankets); however protective blankets, styrofoam boxes (fragile items) and personal assistance can be provided by our team. If, in our reasonable opinion, you do not have the appropriate vehicle or supplies to transport the Items, you may be refused pick-up. If you cannot arrange for an alternate pick-up, delivery may be arranged by us if available and additional fees will apply.

5. Return Policy

- 5.1 Items must be returned within the Drop-Off Window outlined in your Order, unless otherwise agreed in written form (e-mail). In the case of your request to hold the Items for an extended time beyond the original rental period, an amount equivalent to twenty-five percent (25%) of the total twenty (20) days rental fee will be charged to you per each additional day the Items remain in your possession, up to a maximum of four (4) additional days. If items are not returned within four (4) additional days beyond your original Drop-Off Window date, your credit card will be immediately charged the online market price of the Items not returned.
- 5.2 An extension of any signed Rental Agreement is permitted, if requested by you no later than twenty-four (24) hrs prior to the date of your original Drop-off Window.



When making such a request, please email eva@rerepublic.ca with the details of your request, and an updated Order will be provided and require your signature..

6. Damaged or Missing Items

6.1 You agree to take good care of the Items while they are in your possession and to use your best efforts to prevent damage or loss.

6.2 REREPUBLIC will inspect all returned Items closely after your drop-off of the Items and we will inform you within twenty-four (24) hours of any damaged or missing Items. Photos of damages will be provided upon request. In the event of damage or loss, items will be repaired or replaced at our discretion and additional charges will be charged to you for such repair or replacement.

The replacement value of the Items will be supplied upon request.

If items are returned dirty, a cleaning fee of \$25 per item will apply. No burning of candles on the tables are allowed.

Please, do not repair any damages yourself, wait for drop-off inspection.

If using furniture and decor outdoors, all items must be kept safe from water damage of any kind (rain, sprinklers, dew, etc.). Please com municate with your venue to ensure that automatic sprinklers are turned off during the event; or arrange for a way to keep the Items safe from water damage. Please arrange to have furniture brought indoors in case of rain or dew.

7. One-of-a-Kind and Unavailable Items

7.1 REREPUBLIC offers several Items that are unique or rare, and there may be only one of these items in stock. If you have booked one of these items and it becomes damaged or missing prior to your Rental Date, REREPUBLIC will use its best efforts to provide a similar replacement. If you are not satisfied with the replacement, REREPUBLIC will provide a refund for the rental amount of the original item.

8. Limitation of Liability

8.1 You agree that you will display and use the Items only as instructed by REREPUBLIC . REREPUBLIC shall not be responsible for any injury, damage or loss sustained from use of the Items by you, your employees, agents or guests or other event contractors. You agree to indemnify and hold harmless REREPUBLIC , and its agents, employees, contractors and assigns, from any and all loss, liability, claims or expense directly or indirectly arising out of the use of the Items.



9. Force Majeure

9.1 REREPUBLIC will not be liable for failure to fulfill your Order on the Rental Date due to acts which are out of our control, such as inclement weather, floods, fires, natural disasters, government orders or other circumstances beyond our control. If your event is rescheduled, we will use commercially reasonable efforts to accommodate the new date. If your event is not rescheduled, no refund will be made.

10. Photo Release

10.1 By signing this agreement, you permit REREPUBLIC to take photographs of your event and the Items and may use up to five (5) photographs for our marketing purposes. For purposes of protecting privacy, we will not take any photos which would reveal the identity of any persons attending or involved in your event.

11. General Terms

- 11.1 This Agreement shall be governed by and construed according to the laws of the province of British Columbia.
- 11.2 This Agreement must not be amended except by written consent of both parties.
- 11.3 This Agreement, the Order and any Appendices or Schedules attached herein constitutes the entire understanding and agreement between the parties and there are no covenants, representations, warranties or agreements other than those contained or specifically preserved under the terms of this Agreement.
- 11.4 Notice to Customer. This is a rental agreement and you are not buying the property.
- 11.5 Entire Contract. This contract represents the parties' final and complete understanding of this job and the subject matter discussed in this Contract. This Contract supersedes all other contracts (both written and oral) between the parties.