



TERMS AND AGREEMENT

DAMAGES

The Client is responsible for the security of the equipment at all times during the rental period. Any lost, broken, damaged or destroyed equipment will be charged to the Client at full replacement value. Damage and/or defacement other than normal wear and tear of property belonging to 40 Winks Sleepovers & Events LLC will result in assessment of charges and billing to the Client. (e.g. no markers, food or drink inside tents or around the sleepover area). Do not use sharp objects that could puncture the air mattresses in the sleepover setup area. Do not jump on the air mattresses. Do not sit or stand on the tray tables. Pets and smoking are not permitted in the tent area.

LOCATIONS

We are happy to execute your event at the location of your choosing. However, in the event that you choose a hotel or clubhouse, please be advised that you are responsible for all fees associated with a different location. Should the venue you choose to deny us access, your payment will be forfeited except your deposit, which will be returned.

PHOTOGRAPHY

Should you agree that 40 Winks Sleepovers & Events LLC may photograph your event in the party agreement, 40 Winks Sleepovers & Events LLC reserves the right to use photography taken at your event in any promotional media, whether now known or hereafter existing, controlled by 40 Winks Sleepovers & Events LLC, in perpetuity, and for other use by 40 Winks Sleepovers & Events LLC. At no point will 40 Winks Sleepovers & Events LLC disclose names, ages, addresses, or any personal information. However, we respect your privacy and you may request not to have all or part of your party photographed and we will respect that request.



EVENT EXECUTION

Each 40 Winks Sleepovers and Events LLC party is unique. We update our event designs frequently to keep them fresh and unique. We will always create a gorgeous event, even if exact details vary slightly from images depicted on our website. Exact décor and party favors are subject to slight changes based on product availability. Any changes we consider to be major will be communicated to you in advance of your event.

CANCELLATIONS, RESCHEDULING, CHANGES & REFUNDS

If you cancel within 30 days of your party, regardless of circumstance, your security deposit will be forfeited.

If you need to reschedule for any other reason, we will gladly offer you the next date available.

You have within 7 days of your event to change or alter the number of teepees. If you wish to decrease the number of teepees you need less than a week before your event, you could be charged a fee up to \$50 per teepee.

LIABILITIES TO THIRD PARTIES

40 Winks Sleepovers & Events LLC assumes no responsibility or liability for any claim for personal injury, death, accidents, loss or damage to the property. Insurance is the Client's responsibility during the rental period. In the event of damage or loss of 40 Winks Sleepovers & Events LLC inventory and/or damage or loss to the party's location, the financial responsibility lies entirely on the client. 40 Winks Sleepovers & Events LLC is not responsible for allergic reactions or any other medical reaction stemming from the rental equipment, menu, fabrics, or any activity taking place before, during, and/or after the party. In the case of liability and/or financial remuneration due to the aforementioned, the responsibility lies strictly with the client.



In order to secure the date & time you have reserved online:

1. Please sign, date and return this agreement. One option is to screenshot this page, save it to your photos. Using the editing tool, sign and date it and email it back. Or print, sign and snail mail to:

40 Winks Sleepovers & Events, LLC
56907 Coppergate Dr.
Elkhart, IN 46516

2. Reply to the emailed invoice to pay a \$150.00 refundable deposit with credit card.

Once deposit and terms and agreement have been received, you will be sent an event invoice with event details and final payment due date (within 7 days of party).

I, (please print) _____, the Client, have read and agreed to the above Terms & Agreement.

ACKNOWLEDGEMENT & AGREEMENT

40 Winks Sleepovers & Events LLC has provided this account of our policies and terms of service with the assumption that you have read and agreed to our policies before signing the party agreement. Please ask for clarification if there are any questions regarding the above policies BEFORE reserving your party and signing this agreement.

Client Signature

date



Last edit 11.20.2021

40 Winks Sleepovers & Events, LLC

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