

EVENT DECORATORS OF IOWA, INC.
301 SE 8TH STREET
DES MOINES, IOWA 50309
515.237.8282

Tuesday, March 3, 2026

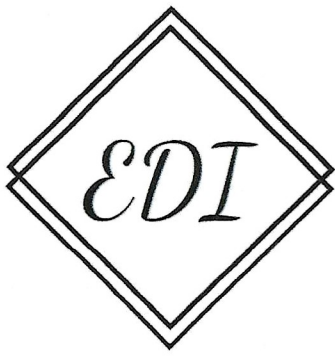
Welcome again trucking professionals and enthusiasts to the 2026 IMTA Truck Driving Championships scheduled for June 11-12 at Prairie Meadows Event Center in Altoona, IA. As IMTA's preferred provider for this much anticipated annual event please find our viewing package for your company to proudly host your employees, family and friends to sit, eat and enjoy the activities.

Please complete the information outlined, return reservation, signed customer legal disclaimer and full payment to complete your requests by May 27 to obtain the standard price structures.

1	20' x 20' tent canopy with aluminum frame to set o	460.00	460.00
8	200# concrete weights to temporarily anchor fram	47.50	380.00
4	5' round tables seating 8 guests each	10.00	40.00
4	plastic table covers	8.50	34.00
1	6' table for food covered	22.00	22.00
32	plastic folding chairs	2.00	64.00
	delivery, installation and dismantle of all items outl	125.00	125.00

subtotal 1125.00
7% sales t 78.75
total due 1203.75

Company name _____
Requested by _____
Mailing address _____
City _____
State _____
Zip Code _____
Phone number _____
email address _____



Event Decorators of Iowa
-since 2005-

301 SE 8th Street | Des Moines, Iowa 50309 | 515-237-8282 | fax: 515-237-8283

Contact Information (Please Print)

Name	Date	Phone
Street Address		
City	State	Zip

:

IMTA TDC PRAIRIE MEADOWS	
Total Due	\$
5% Credit Card Convenience Fee	\$
TOTAL DUE	\$

Cardholder's Name

Signature		
Card Number	Cardholder's Billing Address	
City	State	Zip
Expiration Date	CVV Security Code	

RENTAL CONTRACT TERMS:

In consideration of Event Decorators of Iowa, Inc. n: EDIA”) renting the Equipment (“Equipment”) to CUSTOMER (as described on the front page(s) of this Contract), and as a condition thereof, CUSTOMER, on behalf of itself and its employees, owners, agents, invitees, guests, contractors, representatives, heirs, successors and assigns, agrees with EDIA as follows:

1. INSPECTION OF EQUIPMENT. CUSTOMER acknowledges and agrees that: (a) CUSTOMER has had an opportunity to inspect the Equipment; (b) CUSTOMER is renting the Equipment on an "as is" basis with all faults; (c) CUSTOMER finds the Equipment suitable for CUSTOMER'S needs and in good condition; and (d) CUSTOMER understands the proper use and safety precautions associated with the Equipment. CUSTOMER further acknowledges that it is the duty of CUSTOMER to inspect the Equipment prior to use and to promptly notify EDIA if the Equipment is not in operating condition.

2. REPLACEMENT OF MALFUNCTIONING EQUIPMENT. If the Equipment becomes unsafe or in disrepair as a result of normal use, CUSTOMER agrees to discontinue use and promptly return the Equipment to EDIA, and EDIA will replace the Equipment with similar or comparable Equipment in good working order if available. EDIA is not responsible for any incidental or consequential damages to CUSTOMER caused by delays, unavailable Equipment or otherwise.

3. DISCLAIMER OF WARRANTIES. EDIA MAKES NO WARRANTIES, EXPRESS OR IMPLIED, AS TO THE EQUIPMENT'S MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR USE. CUSTOMER'S SOLE REMEDY FOR ANY FAILURE OF, OR DEFECT IN EQUIPMENT, SHALL BE THE TERMINATION OF THE RENTAL CHARGES AT THE TIME OF FAILURE, PROVIDED THE EQUIPMENT IS RETURNED TO EDIA WITHIN 24 HOURS OF CUSTOMER'S DISCOVERY OF THE DEFECT. EDIA MAKES NO WARRANTY THAT THE EQUIPMENT IS SUITED FOR CUSTOMER'S INTENDED USE, OR THAT IT IS FREE FROM DEFECT. EDIA SHALL NOT BE RESPONSIBLE FOR ANY PERSONAL INJURY OR PROPERTY DAMAGE SUSTAINED BY ANYONE WHILE THE EQUIPMENT IS UNDER CUSTOMER'S POSSESSION, CUSTODY OR CONTROL, OR ARISING OUT OF ANY DEFECT IN THE DESIGN, MANUFACTURE OR DURABILITY OF THE EQUIPMENT, OR FAILURE TO WARN OR FROM ANY OTHER CAUSE OR CONTRIBUTING CAUSE.

4. INDEMNITY AND HOLD HARMLESS AGREEMENT. CUSTOMER agrees to indemnify and hold EDIA harmless from and against any and all property damages, personal injuries, claims, liabilities, law suits, and expenses (including attorney's fees and costs) caused by any negligent or intentional act or omission of CUSTOMER or others arising out of the use, misuse or transportation of the EQUIPMENT while in CUSTOMER's possession, custody and control.

5. PROHIBITED USES. Use of the Equipment for illegal purposes or an illegal manner, or when the Equipment is in bad repair or unsafe, or for improper or unintended uses, or use by anyone other than CUSTOMER or CUSTOMER'S employees, guests, invitees or agents without EDIA's written permission, or use at any location other than the address furnished in writing to EDIA by CUSTOMER without EDIA's written permission is prohibited, and constitutes a material breach of this contract.

6. ASSIGNMENTS, SUBLEASES AND LOANS OF EQUIPMENT. EDIA may assign its rights and obligations under this contract without CUSTOMER'S consent, but EDIA will remain bound by all obligations herein. CUSTOMER may not assign this contract, or sublease or loan the Equipment to any third party without EDIA's written consent, which consent may be withheld at EDIA's discretion. Any purported or attempted assignment, sublease or loan of the Equipment by CUSTOMER is invalid and void.

7. TIME OF RETURN. CUSTOMER'S right to possession of the Equipment terminates on the expiration of the contract rental period and retention or possession after that time constitutes a breach of this contract. Time is of the essence with this contract. Any rental period extension must be mutually agreed upon in writing.

8. LATE RETURN. CUSTOMER agrees to return the Equipment during EDIA's regular store hours upon termination of the contract rental period. If not timely returned, CUSTOMER shall pay an additional charge of 20% of the daily rental rate for each hour any Equipment is retained beyond the expiration of the rental period.

9. DIRTY, DAMAGED OR LOST EQUIPMENT. CUSTOMER agrees to pay for any damage to or loss of the Equipment as an insurer, regardless of the cause, reasonable wear and tear in the judgment of EDIA accepted, while the Equipment is out of the possession of EDIA. CUSTOMER also agrees to pay a reasonable cleaning charge for Equipment returned dirty, in the reasonable judgment of EDIA. Accrued rental charges shall not be applied against the cost to repair or replace damaged or lost Equipment. Equipment damaged beyond repair shall be paid for by CUSTOMER at the Equipment's replacement cost. The cost of repairs will be paid by CUSTOMER, whether performed by EDIA or, at EDIA's sole option, by others.

10. COLLECTION COSTS. CUSTOMER agrees to pay all reasonable collection costs, attorneys' fees and other expenses involved or incurred by EDIA in the collection of the charges (whether by judgment or otherwise) or the enforcement of CEP's rights under this contract.

11. REPOSSESSION. Upon failure to pay Equipment rent or other breach of this contract by CUSTOMER, EDIA may terminate this contract and take possession of and remove the Equipment from wherever located, and EDIA and its employees, officers, shareholders, contractors, agents and representatives shall not be liable for any claims for damages or trespass arising out of the retrieval or removal of the Equipment from the possession or control of CUSTOMER, or other location(s).

12. CREDIT CARDS. Recording of MasterCard, Visa, Discover or American Express credit cards on this contract authorizes payment of all contractual charges, including but not limited to Equipment repair or replacement of damaged or lost Equipment, unless paid by other means satisfactory to EDIA

13. CANCELLATION. Any cancellation of this contract or any order for Equipment rental by CUSTOMER must be in writing, and shall be effective only upon the actual receipt thereof by EDIA. If CUSTOMER or its representative's cancels rented or ordered Equipment less than ninety (90) days prior to the delivery or pick up date, CUSTOMER is responsible for 50% of the contract/order total. If the rented or ordered Equipment is in route or delivered to the designated site and cancellation occurs, CUSTOMER is responsible for 100% of the contract/order total. In the event CUSTOMER orders additional equipment less than 48 hours prior to the scheduled delivery time, a 35% surcharge on materials and labor may be added to the contract/order total. If CUSTOMER requests EDIA to make an extra trip(s) for additional equipment not originally contracted/ordered, CUSTOMER shall pay EDIA's standard labor and mileage charges.

14. AUTHORITY. The individual signing this contract on behalf of CUSTOMER represents and warrants to EDIA that he/she has the express authority to sign this contract and to bind CUSTOMER to perform each and every obligation set forth in this contract.

Dated: _____

Customer Signature