

TERMS AND CONDITIONS

ALL RENTALS ARE FINAL TWO WEEKS BEFORE EVENT

Two weeks before your event date no further changes can be made to your rental pieces or design. Details and Swirls will send a proof of signs when they are completed (within two weeks before event). Requested changes may be made to the design of the signs after completion at the discretion of Details and Swirls.

INTELLECTUAL PROPERTY

Your purchase contains proprietary material that is owned by Details and Swirls. This material may include, but is not limited to, the design, layout, look, appearance, text, images, audio, videos, data and graphics. You may not use this product, or any part of it, for commercial purposes without authorization by Details and Swirls. Details and Swirls must authorize use by any party other than you or for any use. You may not copy the purchased item or any items shown on our website nor allow others to copy it. All copyright, trademarks, design rights and other intellectual property (registered and unregistered) shall remain vested in Details and Swirls.

PAYMENT

You agree that you will pay for all products purchased through this site and that Details and Swirls may charge your payment method for any products purchased and for any additional amounts including taxes. You are responsible for the timely payment of all fees and for providing Details and Swirls with a valid payment method.

ERRORS & OMISSIONS

From time to time there may be information on our Web Site that contains typographical errors, inaccuracies, or omissions that may relate to product descriptions, pricing, and availability. Details and Swirls reserves the right to correct any errors, inaccuracies or omissions and to change or update information at any time without prior notice (including after order submission).

MISCELLANEOUS

Details and Swirls' failure to exercise any right provided for herein shall not be deemed a waiver of any further rights hereunder. Details and Swirls will not be liable for any failure to perform its obligations hereunder where such failure results from any cause beyond Details and Swirls' reasonable control. If any provision of this Agreement is found to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable. By clicking the "I Agree" button, I acknowledge that I have read and accept the terms of the above agreement.

PAYMENT

Payment is accepted upon order submission via Credit Card, Cash, Check, or Venmo. There will be a 2.75% charge for all credit card transactions

COPYRIGHT

Details and Swirls retains all copyrights to our work. Customers/Clients are not permitted to reproduce our designs in any way, for any purpose.

Trademarks and materials may not be used in connection with any product or service that is not Details and Swirls, in any manner that is likely to cause confusion among customers or the public, in any manner that discredits Details and Swirls, or in any manner that may deprive Details and Swirls of the benefit of our work.

SOCIAL MEDIA

Details and Swirls may post photos at its discretion of daily work on social media platforms. Client/guest personal information will not be shared. Any items showing specific details (ex. sign with couples' names and date) will not be shared without permission of the couple.