Catching Dreams Slumber Parties



Terms and Conditions

1* At Catching Dreams Slumber Parties we require for all bookings an upfront \$50 deposit payment for Parties of 4-8 Tents and \$100 deposit for parties of 8 or more tents. The remaining balance will be due 7 days before the start date of your party.

2* On day of delivery we require a CASH refundable Deposit of \$100

(\$200 if more than 8 tents).

3* Included in your hire price is cleaning and laundering of all washable items.

4* If any items are either damaged, broken, stained or missing, extra charges will apply to cover all replacement costs.

5* Deposit is NON-refundable but if you need to change dates will do best to accommodate new dates if given enough notice to do so.

6* When the client requires a change in the booking date after the booking has been confirmed then a minimum of 7 business days' notice via email must be given.

7* Payment methods are via Bank Transfer only – this includes any cancellation refunds.

8* All quotes are for an overnight hire, longer times can be arranged

9 *Set ups are usually 1-2 hours may be longer depending on number of tents required.

10* All pack downs are around 1 Hour this will depend on the number of tents.

11* Delivery, set up and Collection - We will agree on a mutually agreeable time, failure to adhere to these times as agreed upon by both parties the company may incur a late fee.

12* All tents including any hired item from the company is for indoor use only – unless stated otherwise.

13* No item is to be left outside in wet weather.

14* It is the responsibility of the client to take duty of care with supervising all children with all hire equipment.

15 * All Catching Dreams Slumber hired items are NOT TO BE USED BY CHILDREN UNDER 6 YEARS OF AGE, unless previously arranged

16 * Diligence must be taken by all clients/parents/families/adults when children are using the tents.

17* Liability to Third Parties – Catching Dreams will not be liable for any claim for personal injury, death, loss or damage to the property however caused unless it is proved that such injury was caused by faulty material, workmanship or negligence on the part of the Business.