

CONDITIONS OF HIRE:

- We do not accept any liability for delay to, or non- completion of contracts arising as the result of:-
- Any strike or lock-out affecting any of the trades in which we are concerned.
- The state of the wind or adverse weather conditions.
- Loss or damage by fire.
- Control of materials by or at the discretion's of any minister, government department or other authority.
- Any cause beyond the control of All Occasions Marquee Hire.
- Unless otherwise specifically agreed, the period of hire of our equipment is the time between arrival of our staff on the site with some or all the equipment which is being hired, and the time our staff leave with the last of the equipment.
- Our quotations are subject to increase if it should transpire:-
- that any unforeseen difficulty is encountered which involves abnormal time and labour in fulfilment of the contract on the part of our staff.
- That after any quotation there should be any additional cost arising against us in respect of labour materials or transport for any extra equipment not included in the quotation.
- The hire of our equipment is upon the distinct understanding that the hirer agrees:-
- to keep us informed as to the existence of any drains , pipes , cables or works likely to be effected at, or in close proximity to, the site on which the equipment is required.
- To indemnify us against the cost of making good or repairing the items referred to in 4(a) should any damage occur as result of carrying out the contract, and against making good any damage to the site generally.
- To indemnify us against loss or damage to our equipment included in the hiring except for fair and tear or damage caused by fire cause otherwise than by negligence of the hirer , his employees, servants or agents, or any consequential loss resulting therefrom.
- To indemnify us against injury to third parties or loss or damages to their property except such injury, loss or damage caused by any defect in our equipment or negligence of our staff.
- To pay us any out of pocket expenses incurred by us in the event of the hirer wishing to cancel any contract with us verbal or otherwise.
- To pay the hire charge in full should the hirer wish to cancel the contract with us verbal or otherwise, after the commencement of the hire period as defined in 2 above.

• HIRE CHARGES.

"All Occasions" reserve the right to vary the quoted hire charges in the event of any increases taking place before or during the period of hire in the cost of labour, material, or transport.

• PAYMENT.

As outlined on the booking form.

• ATTENDANCE.

The hire charges do not include attendance by a representative of "All Occasions", except during the actual process of assembly and dismantling.

• ACCEPTANCE OF RESPONSIBILITY.

The hirer shall be deemed to have accepted responsibility for the safe custody of everything hired, from the time erection commences, until the site is cleared.

Under normal circumstances notification of commencement of erection will be given, but failure to give such notification shall in no way prejudice "All Occasions" under this clause, provided that the erection is commenced a reasonable period before period of hire commences.

• INSURANCE.

The hirer is liable to any insurance excess payable should the marquee or any equipment supplied be damaged whilst under the hire period. The period being the agreed time of assembly and dismantling arranged between both parties.

- **MODIFICATION OF CONTRACT.**

No verbal representations or arrangements are recognised by "All Occasions" and these terms and conditions shall only be modified by a supplementary written contract.

- **CANCELLATION.**

If the hirer wishes to terminate the order, "All Occasions" must be notified in writing immediately, and the hirer shall be responsible for paying to "All Occasions", the following damages:-

- Cancellation less than 14 days prior to the start of the hire period, the full charge shall be paid.
- Cancellation between 14 and 28 days before the start of the hire period 50% of the hire charge shall be paid.
- Cancellation more than 28 days, the non-refundable deposit will suffice without further penalty.

- **CLEARANCE OF SITE.**

A time will be agreed between the hirer and "All Occasions" for commencement of the site to be cleared after the appropriate event. It is the responsibility of the hirer to clear any equipment or property, which is not included in the quote from "All Occasions". Should "All Occasions" have to clear any equipment or property not outlined in the said quote, the hirer will be charged for this service at £40.00 per hour.

- **CARPET.**

Where previously used carpet is hired, it must be left in a reasonable clean condition at the end of the event. If the carpet is deemed to be unusable as a result of that particular event, it will not be removed from site by All Occasions, and it will be the responsibility of the hirer for its disposal. Where new carpet is hired, it must be left in a reasonable clean condition at the end of the event. If the carpet is deemed to be unusable as a result of that particular event, it will not be removed from site by All Occasions, and it will be the responsibility of the hirer for its disposal, there will also be a charge of 50% towards the replacement cost.

- **POWER.**

Where a generator is required, All Occasions will supply a generator suitable to power the event at the request of the hirer. However, it is the responsibility of the hirer to establish what power is required by other agencies connected to the event. Their requirements must be obtained in writing.

All Occasions will not be responsible for breakdown of the generator for overloading.

Security

Where a marquee is erected on a non private or secure site, it is the responsibility of the hirer to provide security at ALL TIMES when the site is unattended.

Insurance.

The hirer will be responsible for any excess required by the insurance company in the event of any claim being made.

Payment Terms.

A non refundable deposit of 30% is required at the time of booking. The balance must be paid either on the day in cash, or if by cheque 10 days prior to the event. Monthly Payment terms are available upon request at no extra charge.

Terms and conditions of hire must be read, and are acknowledged as being read and understood at the time the booking form is signed.

Registered in England and Wales: Marquees For All Occasions Ltd No: 11859991

Registered Address 44 Birkhead Close, Highburton, Huddersfield, West Yorkshire, HD8 0GS