

Lincolnshire Marquees
Nettleham Nurseries
Scothern Road
Nettleham
Lincoln,
LN2 2TU
Tel No: 01522 306254

Conditions of hire

1. Hire charges are submitted on the understanding that the site intended to be used is flat level firm ground with easy access for transport and it contains no hidden cables, pipes, gas mains, drains or apparatus of similar nature that could be damaged whilst erecting equipment or services as aforesaid. The hirer shall indemnify the company in respect of any loss occasioned.
2. Liability to third parties. The company will not be responsible for and the hirer will indemnify the firm against all claims for injury to persons or loss of or damage to property who so ever caused unless it is provided that such injury or damage be caused by faulty material or workmanship or negligence on the part of the company.
3. All marquees must be returned as received fair wear and tear excepted. Any fixings to the structure, floor system, doors, walls must be temporary. It is not permitted to drill into or cut any part of the structure, if installing carpet only low tack adhesive tapes are to be used and removed prior to commencement of dismantle. Any adhesive tape used for the fixing of signs, decals ect must be of low tack and removed from all parts of the structure prior to dismantle with all traces of adhesive residue cleaned off. Any tablecloths that are returned damaged or stained by candles/candle wax, wine or similar substances will be billed to the hired for replacement.
4. The hire charge does not include the making good or repair of damage to the site of fixtures, installations, access etc., caused by the company for the purpose of erection or delivery.
5. Terms of settlement. A hiring will be confirmed in writing by the company on receipt of a minimum deposit of 50% of the value of the booking, the balance of the confirmed price must be settled in full on the day of the erection of marquees and or supply of ancillary equipment. Failure to settle accounts will result in the hirer being liable for further charges for the recovery of the debt.
6. All confirmed orders cancelled outside of thirty-one days of the function will be charged at 50% of the confirmed price (i.e. equal to the deposit being forfeited). Cancellations within eight to thirty days of the function will be charged at 50% of the confirmed price, (as above the 50% deposit is forfeited) and for cancellations within seven days of the function, payment of full-confirmed price will become due. Booking deposits are non refundable. Failure to settle any cancellation charge within 14 days will result in further charges for the recovery of the debt.
7. Any damage or loss to the equipment must be reported immediately. The hirer will be fully responsible for any loss of or damage howsoever caused to the equipment or ancillary equipment during the period of hire. Including any vandalism or malicious damage. All damages will be charged for the replacement or repair to the hirer's final account. Failure to settle for damage will incur further charges for the recovery of the debt.
8. Village Halls must be cleared of any existing equipment or wall decorations by the hirer prior to the erecting of linings. The hirer must ensure that floors are clean to prevent lining becoming dirty or damaged. Should the Linings be required to be removed on a Sunday this will attract a charge, other wise all Linings will be removed the next available working day. All access to the Hall should be arranged by the hirer and keys made available to the company prior to delivery where possible. Should the walls or ceilings be found to be unsuitable for the fixtures or weight of the linings at any time during erection the company reserves the right to make alternative arrangements where possible.
9. It is the hirer's responsibility to ensure all Lincolnshire Marquees equipment is left free of any waste products, refuse, unwanted brochures, leaflets, catering waste etc prior to the commencement of dismantle. Lincolnshire Marquees will not remove nor be responsible for the removal of any such waste.
10. During months prone to snow it remains the hirer's responsibility to ensure the structure is heated to 12 degrees Celsius at the ridge to avoid build up of snow and during strong winds the structure must be fully closed and sealed to prevent damage.
11. Although the company will use its best endeavours to fulfil every contract, no liability is accepted for delays or non-performance of this contract due to:
 - a) Loss or damage by fire, storm, tempest or other accident.
 - b) Any strike or industrial dispute.
 - c) Adverse weather conditions preventing erection or equipment.
 - d) The requirement of any statutory public or local authority
 - e) Incorrect site information supplied by the hirer.
 - f) Any cause beyond our reasonable expectation or control.
 - g) Statutory Public holidays due to the availability of staff.
12. The undersigned has read and fully accepts the conditions of hire explained above.

Signed (Hirer).....Printname.....Date.....

Signed (Hirer).....Printname.....Date.....

Address.....

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