

GENERAL TERMS AND CONDITIONS

Definitions

The company is 'Keith Woods Entertainment' and/or their subcontractors or agents.

"The hirer" is the individual or company hiring equipment from the company

The equipment is all items provided to or hired by the hirer.

"The period of hire" means the time commencing with the arrival of the equipment on site from the company, and terminating when the equipment is removed by the company.

"The hire agreement" is the contract entered into by the hirer and the company.

Confirmation of booking is by return of 'hire agreement' with cleared and agreed non refundable deposit of £100, received within 7 days.

By confirming your booking and by payment of deposit, you agree to be bound by these terms:

Any changes to the hire agreement shall be agreed with 'Keith Woods Entertainment' and confirmed by both parties in writing.

All payments shall be adhered to strictly. The balance payable is due 14 days prior to event date detailed on hire agreement.

'Keith Woods Entertainment' is covered by the appropriate public liability insurance for accidents caused by negligence of 'The Dance Floor

Company' staff or by equipment malfunction. The client will make all participants aware that they use the equipment entirely at their own risk.

Keith Woods Entertainment' cannot be held liable for any failure performance obligations under this agreement if such failure is caused by circumstances beyond reasonable control. Any monetary compensation shall not exceed the hire agreement value.

'Keith Woods Entertainment' shall not accept any consequential costs or damages arising from unavoidable delay, bad weather or accident. The hirer shall take precautions to ensure alternative arrangements are made in such a situation.

'Keith Woods Entertainment' reserves the right to ask anyone to stop using any equipment at any time due to there being a risk to the equipment or any other person by the said person or persons.

'Keith Woods Entertainment' shall not accept any liability for any loss or damage/indentations/marks on the licensee's or event premises in respect from the contract of equipment.

Force Majeure

Whilst every effort will be made by the company to complete any orders, the company cannot be held liable for variation or non completion of

orders due to Acts of God, Fire, Flood, Storm, Gale, Tempest, War Pandemic, Terrorism, Strikes, Riots, Lockouts or any other civil disturbances.

HIRER'S RESPONSIBILITY

The Hirer at all times and in all respects compensate 'against and from any expense, liability, lost claim or proceed in whatsoever personal injury and in respect to damage to any property arising out of or in connection with the hirer's or the hirer's guests action.

Any damage to the equipment whatsoever is at the discretion of 'Keith Woods Entertainment' and if deemed not to be adequate wear and tear will be paid for by the hirer.

It is the hirer's responsibility to make his/her guests aware that if anybody has consumed alcohol or drugs or if they have any medical condition that will endanger them by using any equipment listed, then they should not use the equipment and no liability can be passed on to 'Keith Woods Entertainment'

The hirer shall provide in writing or a plan or ensure a person is present at the venue on delivery of goods to show where the equipment is to be positioned. If clear instructions are not supplied

' Keith Woods Entertainment' will use its best judgment to position the equipment. A further charge shall be incurred if the hirer wishes the equipment to be repositioned.

Any alteration or addition to the Equipment by the hirer or his licensee must have the prior written permission of 'Keith Woods Entertainment'

Further equipment such as disco, lighting, tables and chairs cannot be positioned on the dance floors without prior written permission of the company.

The hirer is responsible for obtaining any site permits that may be necessary.

The hirer is responsible and will indemnify the company against any loss or damage.

The hirer shall be responsible for any costs incurred should the companies staff be kept waiting on site for any unreasonable amount of time.

Please Sign here to agree to the terms and conditions.

Sign.....Date.....

Thank you for your booking

K Wood