



LJS Event Services LTD

ljseventservices.co.uk | contactus@ljseventservices.co.uk | 0800 233 5120

Terms and Conditions

The headings in these Conditions are for ease of reference only and shall not affect their interpretation

Definitions of Law:

- 1.1 The Equipment shall mean goods, components or other items hired or booked out by LJS Event Services.
- 1.2 The "Customer" is the person, firm, corporate or public body, hereafter referred to as "You" or "The Customer", hiring the equipment or services.
- 1.3 The "Company" is LJS Event Services LTD hereafter referred to as "Us" "We" "LJS Event Services" or "The Company"
- 1.4 Consequential Loss shall mean loss of profits, contracts or any other consequential loss or damages whatsoever unless due to the negligence of LJS Event Services LTD.
- 1.5 The contract shall be interpreted and applied in accordance with presiding law and the Parties to this contract agree to submit to the exclusive jurisdiction of regional courts.

Charges:

- 2.1 The charges due are as stated and agreed on the quotation or invoice. Equipment may not be released, and services may not be commenced if payment is not received.
- 2.2 Hire charges commence from the date stated in the invoice or hire form and are payable for the period of hire.
- 2.3 Unless other arrangements have been made, equipment must be returned by 12 noon on the date specified in the contract, in a clean and working condition.
- 2.4 In the event of a breach of these conditions or the equipment not being available for use by other customers, the customer will pay the full daily hire rate together with consequential loss.
- 2.5 At the discretion of LJS Event Services LTD, the customer may be charged in full if an invoice, quotation or contract of hire is cancelled at any time.
- 2.6 All spares, tools and other additional equipment supplied with the hire must be returned, or the customer will be charged in full for their replacement.
- 2.7 Any legal, admin or other charges incurred in the recovery of money or of equipment shall be paid by the customer.
- 2.8 All prices are subject to VAT unless specified.

Hire Period:

- 3.1 The hire period commences and terminates at the times specified and agreed in the quotation or contract.

Power to enter the contract:

- 4.1 The acceptance of a quote or invoice via email, phone, through Current RMS, or in writing to LJS Event Services warrants that you are duly authorised on the customers behalf to enter into the contract.

Customers Responsibilities:

- 5.1 The customer's responsibility for the equipment commences upon receipt of the equipment, and terminates when the customer receives a receipt for the return of the equipment.
- 5.2 At no time shall the customer sell, dispose or otherwise part with control of the equipment.
- 5.3 It is the customer's responsibility that everyone who uses the equipment has been instructed in its safe and proper operation, and further will not allow the equipment to be misused.
- 5.4 LJS Event Services or other subcontracted companies can not be held responsible for any financial loss, personal injury or damage to or loss of any property arising as a result of the use of the equipment. LJS Event Services can not be held liable for any financial loss or loss of business caused by equipment failures, equipment misuse or failure to supply equipment or services in any circumstances.
- 5.5 The equipment must not move from the site specified in the contract without prior authorisation from LJS Event Services. LJS Event Services must have access to the equipment within 24 hours of any request.

Electrical Equipment:

- 6.1 Any electrical equipment should be used with plugs and/or sockets as fitted.
- 6.2 If any plugs or sockets are to be fitted, or the equipment otherwise modified by the customer, such work will be carried out by a competent person who shall also reinstate the equipment to the same original condition prior to return. before any electrical alterations take place written permission must first be obtained from LJS Event Services.
- 6.3 It is the responsibility of the customer at all times to provide a proper supply of electricity for use with the equipment, and ensure that the equipment is properly earthed.



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Equipment Maintenance:

7.1 The customer shall not act to compromise the serviceability of the equipment during the hire period. Under no circumstances shall the customer attempt to repair the equipment without prior authorisation from LJS Event Services.
7.2 Any breakdown or unsatisfactory working of equipment shall be immediately notified to LJS Event Services.

Faulty equipment:

8.1 Any equipment found to be faulty should be reported to LJS Event Services immediately - failure to do so will result in full hire charges being due.
8.2 Faulty or blown lamps must be returned for inspection on or the hirer will be responsible for their replacement.

Insurance:

9.1 The customer agrees to pay LJS Event Services the full replacement cost of any equipment lost, stolen or damaged beyond economic repair.
9.2 In the case of equipment that is lost, stolen, or damaged beyond economic repair, the customer shall pay a charge at the full daily rate together with consequential loss until the equipment is replaced or paid for in full.
9.3 The customer shall insure the equipment against the above liability.
9.4 If the customer is a business, we may require a copy of a document associated with the business, and a proof of address. If the customer is an individual, we may require a scanned Photo ID and Utility Bill before equipment is released, and services can be commenced.

Condition of returned equipment:

10.1 The customer is fully responsible for the care, safekeeping and return in good order of the equipment.
10.2 The customer will reimburse all costs incurred by LJS Event Services in rectifying the condition of any equipment returned damaged or unclean, and in addition will pay a charge at the full daily hire rate together with consequential loss for a reasonable period until the condition is rectified.

Termination of hire:

11.1 LJS Event Services shall be entitled to terminate the contract with immediate effect and to repossess the equipment at any time if the customer is in breach of these terms.
11.2 Such termination shall not affect the right of LJS Event Services to recover from the customer any money due under the contract, consequential loss or damages for breach.

Reproduction of Recorded Music and other licenses:

12.1 The hirer shall be responsible for obtaining such licenses or permissions as may be required for the public performance of recorded music and for all other activities as required.
12.2 The Hirer will be responsible for ensuring all relevant regulations, rules and statutory provisions relevant to use of the hired equipment are complied with during the hire period and shall keep the Company indemnified against all liability for any non-compliance with any such regulations or provision.

Equipment & personnel protection:

13.1 It is the customer's sole responsibility to ensure that any equipment on hire is kept free of moisture, liquid or any other contaminants that could damage the equipment.
13.2 It is the customer's sole responsibility to ensure that adequate security measures are put in place to ensure the safety and security of our equipment and personnel at all times.
13.3 Although we may supply risk assessments with our hires, it is the customer's responsibility to ensure the activities taking place are safe as risks may differ depending on the venue, audience or other external circumstances.
13.4 The use of pyrotechnics, Indoors or Outdoors is at the sole discretion of the customer and the operator who will have taken full note of the prevailing situation. They are warned that these devices can sometimes vary in their performance and no guarantee is given that every device will perform exactly the same.

Vehicles on site:

14.1 It is the customer's responsibility to provide suitable means of access for our vehicles onto and around the site as required. There will be no off road delivery unless previously agreed.

Equipment Availability:

15.1 If, in the unlikely event, the exact equipment specified on your invoice, contract or hire form is unavailable for whatever reason, LJS Event Services agrees to supply equipment that is suitable for the original intended purpose. This may be sublet from other companies.



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Full Production Services Terms:

These extra terms apply if we are setting up your kit at a home or venue or acting as the company to manage any part of the technical execution of your event (Lighting, Sound, Special Effects, Staging, Dance Floor etc)

18.1 Any extra requirements beyond those agreed on your original quote, may be subject to extra payment and conditions. This includes overtime at £50 + VAT per staff member on-site.

18.2 The customer shall keep in strict confidence all commercial know-how, which is disclosed to the Client by LJS Event Services LTD or its agents or subcontractors and any other confidential information concerning LJS Event Services business, that the customer may obtain.

18.3 If our crew are required to remain on your site for more than 6 hours, we request a hot meal and soft beverages to be provided. We will charge £15 + VAT per crew member if this is not provided on a separate recharges invoice.

Cable:

16.1 Cables are supplied coiled and taped. Any cable not returned thus is liable to a surcharge of £2.75 per cable.

Ownership:

17.1 The equipment shall at all times remain the absolute property of LJS Event Services or our suppliers and the hirer shall have no rights to the equipment.

Dance Floors

19.1 The company accepts no responsibility for any damage caused to the flooring its dance floors are laid on.

19.2 No drinks are to be allowed on to the dance floor for health and safety reasons.

19.3 The ground for a dance floor must be flat, and clear of clutter. Only our wooden dance floors can be laid outside. If our team is unable to lay the dance floor due to timing, health and safety or conduct reasons, full payment will still be required.