



TERMS & CONDITIONS

Definitions

'Company' means Belle Ame Tents.

'Client' means the person hiring the tent and equipment.

'Equipment' is the bell tent(s) and any other material specified on the invoice.

'Period of hire' is the period between completing the set up of the bell tent(s) and the dismantling.

'Hire charge' is the amount payable by the client to the company as specified on the invoice.

'Invoice' is the form issued by the company to the client requesting payment of the hire charge and containing details of the equipment and period of hire.

Bookings and Cancellations

1. When the dates of your hire period have been confirmed over phone or email, you will receive an invoice from the company. Once we have receipt of your £50.00 booking fee the booking is confirmed but currently transferable to a different date if original cannot happen due to covid-19.
2. Payment to be made by BAC's transfer payment to the bank details stated on the invoice.
3. The remaining balance must be received 14 days before hire period. This will be stated on your invoice as 'balance due date'.
4. Any bookings received less than 14 days before period of hire will require the full balance paid on booking.
5. Any full cancellations will result in the loss of your £50.00 deposit that was paid to secure the booking up to 2 weeks prior to hire. You may move your booking to another date at no additional charge.
6. Any damages and loss caused to the equipment during the period of hire will be the clients responsibility. Any damages or losses will be invoiced to the client after the period of hire and along with any costs incurred by the company. The client must agree to pay all costs to rectify this.
7. The client must provide a firm, level surface of turf suitable for the tent you hire.
8. If weather conditions are not suitable for the bell tent to be put up (strong winds or very heavy rain), we will cancel the booking at short notice. You will receive a full refund, or reschedule.

Tent usage

1. You agree that the company, its employees, Officers or Agents accept no liability for personal injury, or damage to any persons property during the hire period.
2. No smoking is permitted in our tents.



3. No shoes with heels are to be worn in any of our tents. This will cause damage to the groundsheet which the client would be charged for.
4. No cooking or gas appliances of any sort to be used inside any of our tents.
5. Any naked flames or camp fires to be at least 5 metre away from the bell tent.
6. You agree not to tamper with the equipment once it has been erected, in particular not to suspend or affix any item without prior consent from the company.
7. All rubbish must be removed from the tents before collection. If any rubbish is required to be removed by the company will be invoiced to the client.
8. The company will not be responsible for any loss of air from the airbeds during hire. They will be fully inflated at the beginning of hire, however temperature, amount of usage and length of hire can cause the beds to lose air or deflate. We suggest you have a pump on hand to top up if required.
9. Any damage to projector, projector screen, popcorn machine, or deck chairs will be charged to the client.
10. It is the clients responsibility to make sure the equipment does not get wet if it were to rain during the duration of the hire. We will show you how to dismantle the equipment.

Force Majeure

1. You agree that Belle Ame Tents will not be liable for any: Act of God including tempest, fire, flood, storm or natural disaster; War, civil war, sabotage or act of terrorism; Government sanction, embargo, import or export regulation or order; Labour disputes, including strikes, lockouts, boycotts or other industrial action; Failure in the transportation of equipment, machinery or personnel or in the provision of any utility including power, gas, water, or communication services.
2. If the event for which the tents have been hired is cancelled, The company will not be liable.

This contract will be governed by the laws of England and Wales and the exclusive jurisdiction of the Courts of England and Wales