



Red Hot Party Hire Pty Ltd

ACN: 154 430 930

www.aardvark7.com

9307 4112

All hire equipment must be sited in a secure location and protected from rain or direct sunlight. Please inform us if the location has difficult access (eg. steps) or restricted delivery or pickup times. The Hirer is required to read the conditions below as they form part of the Hire Agreement.

Hire Conditions

These Hire Conditions and the related Tax Invoice (when issued) together form an agreement ("**Hire Agreement**") relating to the hire of certain equipment ("**Hire Equipment**") between Red Hot Party Hire Pty Ltd ("**Owner**") and the person named on the Tax Invoice ("**Hirer**"). A binding agreement is formed when the Hirer accepts these Hire Conditions by agreeing to the issue of a Tax Invoice in respect of the hire.

1. It is a condition of the Hire Agreement that, before using any Hire Equipment, including but not limited to jukeboxes, karaoke machines, cocktail machines, effects lighting, fog machines or outdoor heaters, the Hirer must read the safety instructions attached to or accompanying the Hire Equipment. The Hirer will be solely responsible for the correct manner of use of the Hire Equipment, and indemnifies the Owner and holds it harmless in respect of all claims, actions, suits, demands and expenses in any way arising from injury, death, loss or damage caused to any person or property.
2. It is a condition of the Hire Agreement that, if the Hirer uses a jukebox or karaoke system for public performance or downloads material for use with a jukebox or karaoke system in circumstances which give rise to any liability for payment of a license fee, the Hirer will obtain all necessary licenses and pay all applicable license fees and any other amounts due in respect of the public performance or downloading of such materials. The Hirer will keep records sufficient to enable full and proper identification of all circumstances giving rise to a liability to pay any license fee.
3. The Owner does not insure the Hire Equipment in respect of any loss or damage occurring during its hire by the Hirer. The Hirer is responsible for the Hire Equipment and for all loss or damage to the Hire Equipment during the hire period. The Hirer will pay the Owner the full cost of all repairs needed, fair wear and tear excluded, and for the replacement of any item not returned in a satisfactory condition at the sole discretion of the Owner reasonably applied.
4. The Owner takes reasonable care to ensure that the Hire Equipment is in good working order at the commencement of the hire. If any item of Hire Equipment does not work properly, the amount of any compensation payable by the Owner will be limited to a refund of the hire cost for the relevant item, and the Hirer agrees that it will not make any claim beyond the refund of such hire cost.
5. The Hirer acknowledges that delivery of these Hire Conditions by electronic mail to the address nominated by the Hirer constitutes adequate notice and receipt. If an email address is not provided, the Hirer or its agent will receive a copy of these Hire Conditions upon delivery of the Hire Equipment. If the Hirer does not accept the Hire Conditions at this point the Hire Agreement will not be complete and the hire will be cancelled.
6. The Hirer is required to pay a deposit of 50% of the Hire Charge to secure their booking. If this deposit is not paid within 7 days of the booking being made, this may result in the booking being cancelled.
7. The Hirer is required to pay the balance of their Hire Charge no later than 7 days prior to their function date. If the Hirer cancels their booking later than 7 days prior to the function, an administration charge will be deducted from any Hire charges that have already been paid, prior to refunding.

By accepting the hire of the Hire Equipment, the Hirer acknowledges that it has read and agrees to the above conditions of hire.