Tipis in the Peak Terms and Conditions Contract

PLEASE REFER TO BOOKING DETAILS IN QUOTATION/ INVOICE FOR FULL DESCRIPTION/ BREAKDOWN OF HIRE EQUIPMENT AND PRICE.

Section 1: Payment Method	2
Section 2: Terms and Conditions	2
Section 3: Insurance and Contract	3
Section 4: Damage Waiver Fee	4
Section 5: Definitions	5
Section 6: Conditions	6
Section 7: The Company Agrees To	6
Section 8: The Client Agrees To	6
Section 9: Hire Charge	7
Section 10: Price	8
Section 11: Order Amendments	8
Section 12: Loss, Damage, or Excessive Soiling	9
Section 13: Understanding	9
Section 14: Cancellation Policy	10
Section 15: Limitation of Liability	10
Section 16: Third-Party Liability	11
Section 17: Delivery and Installation	11
Section 18: Payment	12
Section 19: Frustration of Contract and Liability	13
Section 20: Hirer Obligations	13
Section 21: Cleaning Fee/ Waste Removal	14
Section 22: Title, Risk and insurance	14
Section 23: Equipment and Property	15
Section 24: Dressing the Venue	16
Section 25: Force Majeure	16
Section 26: Suppliers	16
Section 27: Children	16
Section 28: Smoking	17
Section 29: Use of candles	17
Section 30: Fire pits	17

Section 31: Straw bales	18
Section 32: Music	18
Section 33: Fireworks	18
Section 34: Electrical equipment	18
Section 35: Emergency Procedures	19
Section 36: Confetti	19
Section 37: Potential Hazards	19
Section 38: Complaints	20
Section 39: General Law	20
Section 40: Termination of Contract	20

Important Notice - Please Read Carefully

By accessing, using, or engaging with our services/products, you agree to comply with and be bound by the following Terms and Conditions. It is mandatory that you read this document in its entirety. Failure to adhere to these terms may result in penalties, fines, or other legal consequences. Your use of our services/products implies full acceptance of these conditions.

Terms & Conditions (Must Read: Important Information)

Section 2.a - To confirm your booking we require a 25% Booking Fee.

Section 2.b - The remaining 75% of your balance is required to be paid 60 days prior to your event date.

Section 2.d - Events booked with less than 6 weeks before the chosen date must be paid immediately.

Section 3.a - Our tipis are fully insured against accidental damage during your event, including third-party liability. However, if our insurance company determines that the damage was caused intentionally, the client will be held responsible for the full replacement cost of the goods.

- **Section 3.b** Tipis in the Peak do not have insurance coverage for event cancellations, regardless of the reason, including extreme weather conditions that may prevent us from setting up the tents.
- **Section 4 -** A damage waiver is required as part of our terms and conditions. The damage waiver fee is 5% of the total hire cost and protects the client against accidental loss or damage to our equipment during the hire period.
- **Section 9.d** If the Client makes changes to the booking after initial confirmation, the Company may adjust the delivery charge to cover the cost of any additional items requested.
- **Section 11** Changes to the event structure cannot be made within 6 months of the event date. Adjustments to furniture, accessories and other equipment hire can be made up to 60 days before the event.
- **Section 12** The Client is responsible for the upkeep and safe handling of the Equipment during the hire period.
- **Section 14 -** If cancellation becomes necessary due to unforeseen circumstances, the following terms apply (PLEASE READ SECTION 14).
- **Section 18 -** The remaining balance must be paid in full at least two calendar months (60 days) before the event.
- **Section 20.b** Before Tipis in the Peak can dismantle the Equipment after the event, the Hirer must ensure the Equipment is cleared of all debris, rubbish, broken glass, and personal belongings. If the Hirer fails to clear the Equipment to the satisfaction of Tipis in the Peak, a cleaning fee of £500 will apply.
- **Section 22.a** The Hirer is responsible for the care and maintenance of the equipment and structure during the hire period.
- **Section 22.e** The Hirer must provide proof of event insurance.
- **Section 24.a** Nails, pins, tape or any other intrusive fixing must not be used on any part of the structure or furnishings.
- **Section 28.a** Smoking is strictly prohibited inside any of Tipi in the Peaks structures.
- **Section 29.a** Open flames from candles are strictly prohibited.

Section 31.a - Straw Bales are not permitted inside any of the tipis owned by Tipis in the Peak.

Section 33.a - Fireworks must be at least 25metres away from the tipis and equipment.

Section 34.a - All electrical equipment brought onto the premises by the hirer must be safe and

PAT tested.

Section 36.a - Confetti of any type is not permitted inside the tipis owned by Tipis in the Peak.

Section 40.a - Tipis in the Peak reserves the right to terminate this contract if the hirer fails to

comply with its terms.

Section 1: Payment Method

Bank transfer or Cash (Our company policy does not accept cheque as a payment

method).

Preferred method of payment BANK TRANSFER, Bank Details below.

Please note this is a Partnership Business- Therefore you are paying a Business via

Name rather than by its Trading Name which is Tipis in the Peak. Do not be alarmed if

your banking system does not like the payment name of Tipis in the Peak.

Please pay using the details below.

Made to: Megan Riley-Barber

Trading as: Tipis in the Peak

Sort code: 60-83-71

Account Number: 53168233

Business Banking; Starling

PLEASE USE YOUR EVENT DATE AS PAYMENT REFERENCE

Section 2: Terms and Conditions

- 2.a) To secure your chosen date, we require a non-refundable £500 'Save The Date Booking Fee.' This amount will be applied to the 25% Booking Fee, which is due within 60 days of the Save The Date payment.
- 2.b) To confirm your booking, a non-refundable booking fee of 25% of the total quoted amount is required. This fee secures your date and the necessary suppliers. The remaining 75% is due 60 days before your hire date. Please note that the booking fee is non-refundable, as it is used to secure suppliers, and per their policies, no refunds are possible. This same policy applies on our end.
- 2.c) The charges outlined in the invoice/quotation document (sent via our portal) cover hire costs only and do not include equipment purchases. The quoted price is valid for 30 days from the date on the quote. Your booking is not confirmed until we receive both the non-refundable booking fee and the completed booking form.
- 2.d) For events booked less than 6 weeks before the event date, full payment is required immediately.

Section 3: Insurance and Contract

- 3.a) Our tipis are fully insured against accidental damage during your event, excluding third-party liability. However, if our insurance company determines that the damage was caused intentionally, the client will be held responsible for the full replacement cost of the goods.
- 3.b) Please note that, like all tipi hire companies, we do not have insurance coverage for event cancellations, regardless of the reason, including extreme weather conditions that may prevent us from setting up the tents. Therefore the client is required to purchase event insurance to cover potential cancellations.

- a) Extreme Weather Conditions: Our tipis are robustly built to withstand winds up to 70mph. However, in the event of extreme weather, which may be classified as an "act of God" it could disrupt the setup and prevent us from completing the installation as planned.
- b) What Constitutes Extreme Weather: Extreme weather refers to unusual or unexpected weather conditions, including strong winds, storms, droughts, floods, or extreme heat or cold, often identified by Red or Amber weather warnings.
- c) Red Weather Warnings: These warnings may cause delays in setup or de-rigging, potentially affecting our ability to meet prior arrangements. The company will do everything possible to work within British weather conditions to ensure timely setup for your event.
- d) Staff Safety: The safety and well-being of our staff are of utmost importance. Risk assessments are conducted for all weather warnings, and we will not put our team under undue stress, particularly during Red weather warnings.
- 3.c) For full details of the client's responsibilities during the hire period, please refer to our Terms and Conditions of Hire (THIS DOCUMENT). These terms apply to the booking made by the hirer, their agent, or on their behalf, and shall constitute the contract between the hirer and Tipis in the Peak. No contract will be in effect, and Tipis in the Peak will have no obligations to the hirer until the booking fee has been received. By paying the non-refundable booking fee, the hirer accepts these terms and conditions.
- 3.d) Tipis in the Peak reserves the right to cancel a verbal booking if written confirmation and/or payment are not received within 7 days. If an agent signs the contract on behalf of the hirer, they will assume full responsibility for the hirer's obligations under this contract in the event of a default. This contract will be the only binding agreement between the hirer and Tipis in the Peak, and any previous verbal or written agreements will not be recognised. The benefits of this contract are personal to the hirer and cannot be transferred to another party.

Section 4: Damage Waiver Fee

- 4.a) A damage waiver is required as part of our terms and conditions. The damage waiver fee is 5% of the total hire cost and protects the client against accidental loss or damage to our equipment during the hire period. It is important to note that this waiver does not cover public liability or event cancellations—only accidental loss or damage to the hired equipment. Any other liabilities must be covered by the client's own event insurance.
- 4.b) Given that the value of our hired equipment is significant, it is in both our best interest and the client's to ensure proper insurance coverage. If the venue is accessible to the public, we may require the client to arrange security measures to protect the equipment from potential loss or damage.
- 4.c) The damage waiver means that Tipis in the Peak assumes the risk of loss or damage to the equipment during the hire period, with the following exceptions where the client remains responsible: a) Any loss or damage caused by the hirer's legal liability or negligence. b) Any loss or damage resulting from the hirer's failure to follow agreed-upon security arrangements.

Section 5: Definitions

Booking Form: The form issued by Tipis in the Peak to the Client, containing details about the Equipment, Period of Hire, and Hire Charge. (Please refer to your Invoice/Quote as the Booking Form).

Client / Hirer: The person or organisation renting the equipment from Tipis in the Peak.

Company: Refers to Tipis in the Peak.

Equipment: The Tipis or hire equipment, along with any materials listed on the Booking Form/Invoice, owned and maintained by Tipis in the Peak. This does not include equipment provided by third-party suppliers.

Hire Charge: The amount the Client must pay to Tipis in the Peak, as stated on the Booking Form.

Period of Hire: The time between the completion of equipment setup and the start of dismantling, as specified on the Booking Form/Quotation.

Third-Party Supplier: An individual or company not owned by Tipis in the Peak, who is not part of the contractual agreement between Tipis in the Peak and the Hirer.

Third-Party Equipment: Equipment supplied, set up, and maintained by a third-party supplier, which is not the responsibility of Tipis in the Peak.

Site: The location where the Equipment will be set up.

Site Plan: A plan provided by the Client to Tipis in the Peak, showing where the Equipment should be set up and outlining any underground services or obstacles.

Section 6: Conditions

All orders are accepted based on the following Terms and Conditions. By approving or allowing work to begin, the Client agrees to these terms unless any changes have been agreed to in writing.

Section 7: The Company Agrees To

- A) Deliver and set up the equipment by the setup date listed on the Booking Form or as otherwise agreed.
- B) Dismantle and remove the equipment from the site on or after the dismantling date listed on the Booking Form or as otherwise agreed.

Section 8: The Client Agrees To

- 1. Pay the non-refundable booking fee and the remaining balance as outlined in the Invoice. The Company may withhold Equipment if payment is not received.
- 2. Provide a site plan indicating where the Equipment should be set up, including details of underground services or obstacles, or have a representative on-site to direct placement. If neither is provided, the Company will set up the Equipment as it deems best, fulfilling its contract. The Client is responsible for any damage to underground cables or pipes.
- 3. Obtain necessary permits from local authorities (e.g., planning, police, fire department) and cover any costs from delays due to missing permits.
- 4. If a license is required from the Local Authority, inform the Company of all requirements at least 28 days before setup. If these cannot be met, the contract will be considered canceled by the Client.
- Ensure a power supply within 15 meters of the Equipment if it includes electrical devices.
- 6. Stay clear of the Equipment during setup and takedown.
- 7. Keep tents closed, secure, and doors fastened when not in use.
- Avoid using lighting, heating, cooking, or gas/electric appliances without the Company's written consent.
- 9. Avoid open flames, including fires or candles, near the Equipment without the Company's written consent.
- 10. If not using a Company-provided generator, have a qualified electrician confirm the power supply is suitable for the Company's electrical equipment.
- 11. If using a Company-provided generator, manage fuel to ensure adequate power for the event. If fuel runs out, the Client is responsible for refueling at their own cost.
- 12. Avoid tampering with the Equipment structure and do not attach or hang any items on the Equipment without prior written consent from the Company.

Section 9: Hire Charge

- 9.a) The Hire Charge assumes the Client provides a firm, level site with turf or similar ground that can absorb rain and allow stakes, with firm access for commercial vehicles and no flooding, trees, or overhead obstructions. If these conditions are not met, or if the Client requests a different setup location from what was agreed at booking, the Company may increase the price to cover additional labor or costs based on current rates.
- 9.b) The Company will make every effort to supply the agreed Equipment. If substitutions are necessary, the Company will inform the Client as soon as possible. If changes are significant, the Client may cancel the contract, and all payments except the non-refundable booking fee will be refunded.
- 9.c) The Company aims to complete setup by the start of the use period, provided the Client has met all requirements. If setup is delayed for reasons beyond the Company's control, such as weather, the Company will not owe additional compensation but will return any payments if the Client chooses to cancel.
- 9.d) If the Client makes changes to the booking after initial confirmation, the Company may adjust the delivery charge to cover the cost of any additional items requested.

Section 10: Price

- 10.a) Service prices are listed on tipisinthepeak.co.uk, in proposals, or as agreed in the most recent order provided to you, including any approved changes. Prices apply to services performed within the United Kingdom, unless stated otherwise, and include VAT at the current rate.
- 10.b) We reserve the right to adjust prices by notifying you before delivery or service, if unforeseen factors beyond our control arise, such as significant increases in labor, material, or delivery costs.

Section 11: Order Amendments

- 11.a) We understand that event plans can change and evolve, so we aim to offer flexibility in updating details on your Booking Form/Invoice balance. To make any amendments, please send them to us in writing. All changes are subject to availability.
- 11.b) Adjustments to your order may result in changes to delivery costs to account for any equipment additions or removals.
- 11.c) Changes to the event structure cannot be made within 6 months of the event date. Should we have the additional structure requested available, it can be added to the booking. Additional fees apply.
- 11.d) Adjustments to furniture, accessories, and other equipment hires can be made up to 60 days before the event. After the 60-day period begins, no items can be removed from your official quote. If you wish to add items, a formal request must be submitted. While this does not guarantee the availability of additional items, it may be approved if stock permits.

Section 12: Loss, Damage, or Excessive Soiling

- 12.a) The Client is responsible for the upkeep and safe handling of the Equipment during the hire period.
- 12.b) Before use, the Client should check the Equipment and promptly report any issues, such as incorrect items or unacceptable conditions, to the Company.
- 12.c) The Client must provide proof of insurance in their name covering the hired Equipment at least seven days before delivery.

Section 13: Understanding

- 13.a) The hire charge does not cover any site repairs unless damage is caused by the negligence of the Company's employees, agents, or contractors.
- 13.b) All payments under this agreement include VAT and any applicable taxes, unless specified otherwise. Any additional VAT or taxes required will be charged in addition.
- 13.c) Clients may not use photos or images of the Company's equipment (including the tipi) for commercial purposes without the Company's express permission.

Section 14: Cancellation Policy

If cancellation becomes necessary due to unforeseen circumstances, the following terms apply:

Cancellation of an event between the initial 25% booking fee and 60 days prior will incur a 50% cancellation fee of the remaining balance, unless the company is able to rehire the rented items. Any paid booking fee can be applied toward a new invoice or a postponed event, subject to potential increases and a revised quote. Event insurance can cover the loss of funds in the event of a cancellation. Any cancellations made less than 60 days prior to the event are non-refundable.

- **Cancellation Insurance:** Tipis in the Peak requires Clients to obtain insurance to cover event cancellation for any reason.
- Postponement: Postponing an event must be discussed and agreed by both the client and Tipis in the Peak. Price changes may apply. In the event of cancellation the cancellation policy applies.

Section 15: Limitation of Liability

- 15.a) The Company will make every effort to complete the setup of the Equipment by the agreed Set-Up date, provided the Client has met all requirements. If setup is not completed by this date, the Client may choose to cancel, and the Company will refund all payments made. However, if delays occur due to weather or other circumstances beyond the Company's control, no additional compensation will be provided.
- 15.b) The Company will take reasonable precautions to prevent damage to the Client's property but is not liable for any loss unless it results from the negligence of the Company's staff, agents, or contractors.
- 15.c) Clients are advised to obtain event cancellation insurance to cover unforeseen circumstances beyond their control.

Section 16: Third-Party Liability

The Company is not responsible for, and the Client agrees to indemnify the Company against, any claims for personal injury or property damage, regardless of the cause, unless it is proven that such injury or damage was a result of faulty materials, workmanship, or negligence by the Company.

Section 17: Delivery and Installation

- 17.a) Tipis in the Peak will deliver and install the equipment at the agreed date and time. We aim to set up the equipment 1-3 days before the event unless the hirer requests otherwise. Installation costs will be as outlined in the quote.
- 17.b) The hirer must ensure an authorised representative is present during setup. By accepting the setup, the representative confirms that the equipment is in good condition

and suitable for use, except for any hidden defects. The hirer's representative must also be familiar with the site plan and know where the equipment should be installed, along with the locations of underground services and obstacles.

- 17.c) Tipis in the Peak is not responsible for delays due to incorrect information from the hirer about underground cables or pipes.
- 17.d) The hirer is responsible for providing the necessary materials, facilities, access, and working conditions for safe and efficient installation. This includes a level, firm site (e.g., turf or similar material), a hard-standing access road, and space for the equipment as shown on the site plan. The hirer should also provide electrical supply points within 15 meters of the installation site and access to toilet facilities for the installation team.
- 17.e) If the hirer requests a change in the installation location, Tipis in the Peak will accommodate it, but additional costs may apply. If the new location is unsuitable, installation may not be possible.
- 17.f) All images, photos, and descriptions of the equipment are for general guidance and may not match exactly.
- 17.g) The prices in this contract are based on the information provided at the time of booking. If the booking details change, Tipis in the Peak may adjust the rates accordingly. All prices include applicable taxes (like VAT), and any tax changes will be passed on to the hirer. Tipis in the Peak also reserves the right to correct any errors in calculations.

Section 18: Payment

A non-refundable booking fee, as specified on the booking form (PLEASE REFER TO YOUR INVOICE/QUOTE AS YOUR BOOKING FORM), is required upon written confirmation. The remaining balance must be paid in full at least two calendar months (60 days) before the event.

If the event is within 6 weeks of the booking date, the full hire fee is due at the time of booking.

Failure to adhere to the payment schedule may result in the cancellation of the booking and forfeiture of all payments made, at the discretion of Tipis in the Peak.

Section 19: Frustration of Contract and Liability

19.a) Tipis in the Peak will not be held liable to the Hirer or their guests if it is unable to fulfill any or all of its obligations due to circumstances beyond its reasonable control. This includes but is not limited to government intervention, strikes, labor disputes, accidents, acts of God, national or local disasters, war, or any event that causes the venue or a significant part of it to close.

19.b) The company's liability to the Hirer or their guests, whether in contract, tort (including negligence or breach of statutory duty), misrepresentation, restitution, or any other claim arising from this Contract, will be limited to the amount already paid by the Hirer for the services specified in the Booking Form.

Section 20: Hirer Obligations

- 20.a) The instructions provided by Tipis in the Peak staff must be followed at all times. The Hirer is responsible for ensuring compliance with any relevant licensing requirements, bylaws, regulations, or other rules governing the Premises.
- 20.b) Before Tipis in the Peak can dismantle the Equipment after the event, the Hirer must ensure the Equipment is cleared of all debris, rubbish, broken glass, and personal belongings. If the Hirer fails to clear the Equipment to the satisfaction of Tipis in the Peak, a cleaning fee of £500 will apply.
- 20.c) Unless otherwise agreed in writing, the Equipment must be vacated and ready for dismantling by 8am on the agreed take-down date.

Section 21: Cleaning Fee/ Waste Removal

- 21.a) The Hirer is responsible for removing all rubbish and waste left by caterers, bar staff, and event suppliers after the event.
- 21.b) If the Hirer fails to clear the Equipment (tipis) to the satisfaction of Tipis in the Peak, a £500 cleaning fee will be charged. This fee covers the time and effort required by Tipis in the Peak staff to clean and remove belongings from the tipis before dismantling, which can cause delays for other events. Please follow these instructions:
- a) Rubbish Removal: The Hirer must clear and clean the tipis after the event, leaving them in the same condition as they were received.
- b) Tables: All tables must be cleared of decorations, leftover rubbish, and glassware, and cleaned with a mild detergent or anti-bacterial spray.
- c) Seat Pads: All seat pads must be removed and placed on top of tables for the removal of furnishings.
- d) Additional Hire Equipment: Items like fridges must be cleaned and returned to the same condition they were delivered in.
- 21.c) A waste removal fee of £250 can be arranged in advance, where Tipis in the Peak will handle the waste removal, and the Hirer agrees to pay £250. If no waste removal agreement was made before the event, the £250 fee will apply if the company is left with waste to remove from the tipis.

Section 22: Title, Risk and insurance

22.a) The Hirer is responsible for the care and maintenance of the Equipment during the hire period.

- 22.b) Before use, the Hirer must inspect the Equipment and notify Tipis in the Peak of any issues, such as incorrect deliveries or unacceptable equipment.
- 22.c) The Hirer must insure the Equipment at their own cost with a reputable insurer, naming Tipis in the Peak on the policy. The insurance must cover the full replacement cost of the Equipment and liability for any ongoing hire charges until the Equipment is returned in good condition (excluding fair wear and tear), replaced, or fully paid for.
- 22.d) The Hirer authorises Tipis in the Peak to make claims on the insurance, settle claims, and receive payments for any loss or damage. The Hirer must not do anything that would invalidate the insurance. In case of loss or damage due to neglect, the Hirer must notify Tipis in the Peak immediately and assist in making insurance claims, but cannot settle or compromise any claim without Tipis in the Peak's consent.
- 22.e) The Hirer must provide proof of insurance, including the current policy and receipt.
- 22.f) The Damage Waiver Fee is not an insurance policy and does not cover event cancellation, liability, or anything other than loss or accidental damage to the tipis. The Hirer is still responsible for any damage or loss, as well as any damage caused by negligence or legal liability.
- 22.f) Tipis in the Peak is not responsible for any loss or damage to the Hirer's or third-party equipment stored or transported by the company. This equipment is always at the Hirer's risk.

Section 23: Equipment and Property

Any equipment or property belonging to the Hirer or their guests, including vehicles, is brought onto the site at their own risk. Tipis in the Peak takes no responsibility for any loss or damage. If personal property is not removed from the company's tipis before the take-down period begins, Tipis in the Peak reserves the right to charge for storage and dispose of the items after one week.

Section 24: Dressing the Venue

Hirers are welcome to decorate the venue to suit the theme of their event, with guidance and assistance available from Tipis in the Peak staff. However, please note that nails, pins, tape, or any other intrusive fixings must not be used on the structure or furnishings. Nothing should be affixed directly to the canvases or the structures.

Section 25: Force Majeure

If Tipis in the Peak is unable to host the event or provide the booked services, including the tipis, due to circumstances beyond its control (such as government intervention, acts of God, civil disturbances, war, national or local disasters, strikes, or labor disputes), Tipis in the Peak's liability to the Hirer will not exceed the amount paid by the Hirer for the event.

Section 26: Suppliers

Tipis in the Peak is responsible only for providing the tipis and any equipment supplied by the company. It is not responsible for any services provided by third-party suppliers, nor for any damage or loss to goods supplied by them. The Hirer is responsible for resolving any disputes with these suppliers.

Section 27: Children

Tipis in the Peak welcomes children. The Hirer is responsible for ensuring adequate adult supervision throughout the event, particularly in avoiding danger areas in and

around the tipis. All children under 16 must be supervised by a responsible adult at all times. Tipis in the Peak staff will not be responsible for supervising minors.

Section 28: Smoking

Smoking is strictly prohibited inside any tipis. We recommend that smoking be confined to a designated outdoor area, with smoking materials properly extinguished in waste bins.

Section 29: Use of candles

Lit candles are only allowed in glass jars inside the tipi. Open flames from candles are strictly prohibited. Tipis in the Peak will not be responsible for any accidents or incidents caused by lit candles.

Section 30: Fire pits

Only smokeless wood may be used in the indoor fire pit. Non-smokeless wood is strictly prohibited. Smokeless wood is widely available, or you can ask us to provide extra if needed. The Hirer will be responsible for any soot-related damage and may incur cleaning fees.

Section 31: Straw bales

Straw bales are not permitted inside any of our tipis and may only be used for outdoor seating.

Section 32: Music

Live bands are permitted within the tipis. The Hirer is responsible for ensuring their entertainment provider's electrical equipment has been PAT (Portable Appliance Tested) tested and meets current safety regulations for public performances.

Please note that you may need a music license for your event. A TEN (Temporary Event Notice) is required for events held on private or public land. Tipis in the Peak is not liable for Hirers who fail to comply with licensing requirements.

Section 33: Fireworks

Fireworks must be set off at least 25 meters away from the tipis and equipment. Ensure that your venue permits fireworks, as Tipis in the Peak does not assume responsibility for their use.

Section 34: Electrical equipment

All electrical equipment brought onto the premises by the Hirer must be safe and PAT (Portable Appliance Tested) tested.

Section 35: Emergency Procedures

Tipis in the Peak will provide two fire extinguishers and an alarm bell as part of the rental for the fire pit. We will also conduct a handover to ensure the layout, emergency exits, and procedures are understood.

Section 36: Confetti

Confetti of any type is not permitted inside the tipis owned by Tipis in the Peak.

Section 37: Potential Hazards

Tipis in the Peak has completed comprehensive risk assessments. However, please be aware of potential hazards related to fire pits (both inside and outside the tipis), as well as the areas around the tipis where they are pegged down. While we comply with all health and safety regulations, we are not responsible for any breaches of our risk assessments by the Hirer or their guests. A "common sense" approach is required when interacting with the structure. Tipis are specially built and securely strapped to comply with building regulations. Therefore, Hirers are not permitted to remove any panels or pegs without the consent of Tipis in the Peak.

Section 38: Complaints

In the unlikely event that the Hirer encounters an issue during the hire of the Tipis, it must be reported to a member of Tipis in the Peak staff at the time, giving us the opportunity to resolve the problem before departure.

If the issue is not resolved to the Hirer's satisfaction, the details must be submitted in writing within seven days of the event to:

Tipis in the Peak, 11 Trenchard Drive, Buxton, SK17 9JY

or via email at Hello@tipisinthepeak.co.uk

Section 39: General Law

If any part of this contract is deemed invalid or unenforceable by a competent authority, the remaining provisions will continue to be valid and enforceable. If a provision becomes invalid or unenforceable, it will be modified as necessary to make it valid or enforceable.

These terms and conditions, along with any disputes arising from them, will be governed by and interpreted in accordance with English and Welsh Law.

Section 40: Termination of Contract

Tipis in the Peak reserves the right to terminate this contract if the Hirer fails to comply with its terms, without affecting any other rights the company may have.