

### GENERAL CONDITIONS OF HIRE

- 1/ DEFINITION the company means JOHN MOORE EVENT HIRE the hirer means the person or persons hiring the equipment from the company Equipment means tables chairs and other furniture
- 2 / SITE our quotation is based on the assumption that the site is served by a firm access with adequate hard standing and that the site is firm And on level ground. That the hirer will be solely responsible for all damage to surface and cultivation of the site
- 3 /POSITION OF EQUIPMENT the hirer shall inform the company where precisely on the site the equipment (furniture) should be Left in the absents of such information the company shall be at liberty to leave the equipment (furniture) in such position as the company See fit.
- 4 /LOSS OR DAMAGE from the time when the company as completed the delivery of the equipment (furniture) until the time the company Collect THE HIRER shall be responsible for the safety of the equipment and will make good to the company all loss and destruction or any damage to the equipment (furniture).
- 5 /FRUSTRATION although the company will use its best endeavours to fulfil every contract performance of the contract is subject variation or cancellation by the company in consequence of trade disputes fire act of god war civil emergencies breakdown failure or restrictions of the use of transport fuel or power or any other cause beyond the reasonable expectation of the company.
- 6/ ERECTION AND DISMANTLING the company is not responsible for the erection or dismantling of equipment (furniture) it is the responsibility of the HIRER hire charges do not include attendance nor the services of watchmen and the safe custody of all equipment will be the HIRER responsibility until collected
- 7/ MAINTENANCE the HIRER will be responsible for the reasonable maintenance of the companies property during the period of hire
- 8/ TERMINATION the hirer shall be at liberty to terminate the contract in writing to the company not less than 14 days before the start of the period of hire if the HIRER otherwise terminates the contract after this time he shall be liable to the company the whole of the quoted cost of hire