

Party Time	Page: 1 of 2	Issue: 3	Date: April 2024
	<h1>HIRE CONTRACT GENERAL</h1>		Phone: 07 4728 5500
			Email: info@partytimetownsville.com.au

Name of Hirer: _____

We agree to hire and you agree to take on hire of the items on the following terms.

1. DEFINITIONS

Cost of Hire being the total amount payable to us for you to hire the Items which shall be dependent on the Period of Hire.

Bond is the amount taken for the security bond at the time of booking.

Items means all products being hired and described with quantities listed accordingly on the Booking Docket/s and/or Tax Invoice/s provided at the time of booking and/or payment.

Serial Number (if applicable) is the Serial Number listed on the Booking Docket/Checklist.

Period of Hire is the start and end dates listed on the Booking Docket.

Terms means these terms and conditions, the instructions affixed to the Items, the instructions provided verbally or written by us and the checklist for the Items.

Returned means returned by you to us or collected from you by us.

Coldroom means Mobile Coldroom or Mobile Freezer.

We / Us / Our means Party Time (ABN: 98812724803), its employees, agents, and subsidiaries.

You means the Hirer stated at the end of this document and/or listed on the Booking Docket.

2. BOND & PAYMENT

2.1 You must pay the Bond to us at the time you book the Items for hire.

2.2 The Bond is nonrefundable if you cancel a booking made with us. This means that the Bond will not be returned to you if you cancel the hire.

2.3 A change to the Period of Hire may be treated as a cancellation and will be reviewed by us on a case-by-case basis at our sole discretion.

2.4 If you cancel with at least 5 days' notice from the Hire Start Date, a 90 day store credit for future hire/s will be issued for any other payments that have been made. If you cancel with 5 or less days' notice from the Hire Start Date you will forfeit any other money paid.

2.5 If you do not collect your Bond from us within 12 months of the Hire End Date, you will forfeit your Bond to us.

2.6 You must pay the total Cost of Hire to us 5 days prior to us delivering the Items to you unless agreed otherwise. You must pay the total Cost of Hire to us before collecting the Items from us unless agreed otherwise.

2.7 The Bond is refunded the same way it was originally paid. This does not happen automatically and you must contact us after the hire is completed to receive the bond refund. Only you can receive the bond refund unless you have authorized another party to collect it on your behalf.

3. DELIVERY AND/OR COLLECTION OF THE HIRED ITEMS

3.1 Prior to accepting possession of the Items you are satisfied that they are in good repair and in safe working order, you are aware of the proper use for which the Items are designed for, you are satisfied that it suits your purpose and you are satisfied with the instructions provided by us as to how to use the Items.

3.2 Prior to returning or having the Items collected by us, you must have the Items cleaned and ready for collection as advised by us. A fee will apply if the Items are not cleaned or returned in the same condition as they were received.

3.3 You will be responsible for extra costs for failed delivery or collection attempts.

3.4 You cannot move Items from the delivered address; without written consent from us.

3.5 All deliveries and collections are to the ground floor and within 30 metres from where our delivery vehicle can park. Extra costs will apply to any deliveries or collections that are outside of this.

3.6 You must advise us of any unusual access conditions, including but not limited to, steep driveways, stairs, and low/restricted access.

4. YOUR OBLIGATIONS:-

4.1 You must:-

- Ensure all persons using the Items are suitably instructed and capable to do so safely;
- Ensure the Items are always safe and secure;
- Allow us to enter upon any Property where the Items are located, or where we believe the items are located, to inspect or test the Items; or remove the Items from the property where the Items have not been returned to us or due to breach of this Contract.
- Have all the Items ready for collection for the time instructed by us; and
- Ensure all Items are cleaned and available prior to collection.

4.2 In addition to 4.1, if one or more Items is a Jukebox you must:-

- Provide a suitable 10amp 240V mains power supply, no generators;
- Ensure the Jukebox is kept undercover at all times and is not exposed to rain, water, high humidity, direct sunlight, heat or any other damaging factor;
- Provide suitable flooring, such as cement slab, tiles, timber flooring or dance floor. The Jukebox cannot be placed on grass or wet floors.

4.3 In addition to 4.1, if one or more Item/s is a Slush Machine you must:-

- Provide a suitable 10amp 240V mains power supply, no generators;
- Provide a solid table for the Slush Machine to be placed on. It cannot be placed on a glass table;
- Ensure the Slush Machine is kept undercover at all times and is not exposed to rain, water, high humidity, direct sunlight, heat or any other damaging factor;
- Ensure that no other product/s is used in the Slush Machine except for the Slush Syrup provided by us, water and alcohol (if applicable and provided at your own cost); without our written consent;
- Ensure the Slush Machine is empty and has been flushed with clean water prior to collection. No cleaning is required by you as we will attend to it's cleaning. Do not disassemble the Slush Machine (removal of the taps, barrels, augars or seals).

4.4 In addition to 4.1, if one or more Item/s is a Coldroom you must:-

- Provide a suitable 10amp 240V mains power supply;
- Show us your Driver's License on pickup of the Coldroom;
- Ensure the towing vehicle has current comprehensive insurance and registration;
- Ensure you have sufficient insurance coverage to cover the Coldroom in the event of an accident;
- Ensure the Coldroom is washed out and cleaned before returning the Coldroom to us or before we collect the Coldroom from you;
- Ensure the Coldroom is only towed unloaded and on sealed roads;

Initial: _____

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- (g) Ensure the Coldroom does not travel further than 50km from Townsville City; without our prior written consent;
- (h) Ensure that no more than 50kg of goods is stored per shelf or more than 200kg per shelving rack;
- (i) Ensure the goods stored in the coldroom does not exceed 500kg.

4.5 You must not:-

- (a) Use the Items for any illegal purpose; tamper with, repair or modify the Items in any way or permit another to do so; sell, hire or part with possession of the Items; without our prior written consent;
- (b) Use the Items in any area or location other than the addresses/s listed on your Booking Docket; without our prior written consent;
- (c) Move the Items from the location we have delivered them to; without our prior written consent;
- (d) Damage the Items in any way;
- (e) Inhale Helium as it can cause serious injury or death if inhaled.

4.6 You acknowledge:-

- (a) That in accordance with the Liquor Act 2007 it is against the law to sell or supply alcohol to, or to obtain alcohol on behalf of, a person under the age of eighteen (18) years;
- (b) That the title and ownership of the Items remains with us;
- (c) That we have provided you with sufficient instruction to use the Items;
- (d) That you have an adequate knowledge and degree of competency to safely use the items;
- (e) That the Items hired may have a GPS tracking device on them;
- (f) Your personal details may be entered into our marketing database and you may be contacted by us for marketing purposes.

5. WHAT YOU ARE RESPONSIBLE FOR

5.1 You will be responsible for the following costs:-

- (a) Any additional Items provided by us;
- (b) Replacement of the Items due to fire and or theft;
- (c) Repair or replacement of the Items due to any accidental or intentional damage;
- (d) Repair or replacement of the Items due to vandalism;
- (e) Repair or replacement of the Items due to the negligence of you or any another party;
- (f) Replacement of the Items due to the Items not being returned to us;
- (g) Any late charges for the Items not being returned by the Hire End Date as listed on the Booking Docket;
- (h) Any fines or tickets, such as but not limited to speeding fines, issued to us due to the illegal use of a Coldroom during the Period of Hire plus an Administration Fee of \$25.
- (i) All costs incurred by us due to a breach by you of this Contract.

5.2 All costs are to be paid by you immediately upon demand by us.

6. LICENSING

6.1 We hold relevant licenses to the use of the music on the Jukebox at a private residence. Should the Jukebox be used outside a private residence, you will be responsible for obtaining all necessary licenses to allow playing of the music at that location.

7. INDEMNITY

7.1 You agree to indemnity us against any loss, damage, injury or death of persons arising out of the use, storage or transport of the Items as a result of our or your actions or omissions whether they are intentional, negligent or accidental.

8. CONSEQUENTIAL LOSS

8.1 We are not responsible for any delay, loss and consequential loss including loss of profits due to the supply or failure to supply the Items to you or due to the failure of the operation of the Items for any reason whatsoever.

8.2 We shall have the benefit of this clause and limitations of liability if any loss or damage arises for any reason whatsoever, including breach of Contract, negligence, breach of duty or willful act or default.

9. GOVERNING LAW

9.1 This Contract is governed by the law of Queensland.

I, the Hirer named below, have read the Terms of the Hire Contract and understand my obligations

Full Name: _____

Signature: _____

Date: _____ / _____ /20_____