

Terms & Conditions of Marquee Hire

1. Settlement terms: as per terms agreed on Hire Agreement.
2. The quoted price includes delivery, erection, dismantling and collection
3. This quotation is valid for ten days from the date hereof and thereafter will be subject to the availability of the equipment at the time of ordering.
4. The customer will be responsible for the maintenance and safety of the equipment save for weather and fair wear and tear whilst on site, that is, from the time erection commences to the time dismantling is completed.
5. Unless otherwise agreed in writing, Allison & Stiven will be at liberty to commence erection within seven days of the first date of hire and to complete dismantling within seven day of the last date of hire.
6. Contracts will be undertaken on the condition that the proposed site is level and served with suitable vehicular access according to size of contract. This may include access by 40ft articulated vehicle (i.e. showground work).
7. Where electrical apparatus is offered by Allison & Stiven and no generator is supplied, the customer will provide a suitable 240 volt power point within 30 yards of the said equipment.
8. The quoted price does not include for the setting out of tables and chairs, unless previously agreed in writing.
9. The quotation does not include the attendance of a Watchman or other employee of Allison & Stiven.
10. Allison & Stiven will be under no obligation to remove any litter or debris from the site except as occasioned by them or their staff.
11. Where any order is cancelled, Allison & Stiven will have the right to charge 20% of the order value except that where an order is cancelled within one month of the contract date, Allison & Stiven will have the right to charge 100% of the contract price.
12. These conditions may be varied only in writing and no employee of Allison & Stiven whether a foreman or works staff, shall have the authority to vary them.
13. Allison & Stiven will make all reasonable endeavours to fulfil every contract but performance is subject to variation or cancellation by Allison & Stiven, in consequence of any trade disputes, fire, act of God, war, civil emergencies, failure or restrictions on the use of transport, fuel or power or any other cause beyond the reasonable expectation or control of Allison & Stiven.
14. The hirer shall have a representative on site to give instructions for the siting of equipment or shall provide a detailed plan for that purpose, otherwise the equipment shall be sited at the discretion of Allison Stiven's staff.
15. The customer is asked to advise Allison & Stiven of the existence of, and point out to the installation engineer the location of, concealed water, gas, electricity, telephone or other services, wiring or pipes, before work commences. In the absence of such advice, Allison & Stiven cannot accept liability for damage to these services or for consequential damage.
16. Our Public liability insurance covers all aspects pertaining to any negligence on our part regarding marquee erection, and all other forms of insurance cover should be arranged by the hirer and is the hirer's responsibility.
17. In these conditions, "Allison & Stiven " means Allison & Stiven Limited, a company incorporated in Scotland under the Companies Act 1948 (Registered Number SC292048) and having its Registered Office at 2 Valentine Court, Kinnoul Road, Dundee DD2 3QB