

Hire Agreement

SUBJECT TO THE APPROVAL OF YOUR REQUEST, THE CONDITIONS OF HIRE MUST BE COMPLIED WITH WHEN HIRING LAND FROM DOVER DISTRICT COUNCIL. PLEASE READ, COMPLETE WHERE NECESSARY AND RETURN TO: events@dover.gov.uk

Your Proposed Event (please complete all fields below)

Event Name		(the Event)
Period of Hire	Start	End) (the Hire Period)
Event Date(s)	Start	End)
Location of event		(the Venue)

Applications

All applications for hire of Council land must be made by completing the Event Notification Form and by signing Hire Agreement on the official templates. The person making the application will be deemed to be the responsible Hirer save that, where an organisation is named, that organisation also shall be considered the Hirer and shall be jointly and severally liable with the person who signs the documents. The application only becomes a booking when it is formally confirmed by Permission to Use given by the Officer in writing and the Council reserves the right to refuse any booking at its discretion.

Name (printed)	
<u>Signature</u>	
Date	
Position in	
Organisation	
For and on behalf of	
Organisation	
Organisation	
Address	
Postcode	
Telephone	
Email	

The Conditions of Hire set out below should be read prior to completion and submission of this Hire Agreement and a copy retained by the Hirer.

By signing this Hire Agreement the Hirer agrees to be bound by the Conditions of Hire and that the Hirer has read and understood them.

signing this Agreement the Hirer agrees and declares that all information given by the Hirer to the connection with this Hire Agreement and further, that the Hirer has read and understood all informat the Council including the Conditions of Hire	

Conditions of Hire

1.	INTERPRETATION	The parks and open spaces available to hire are owned/managed by Dover District Council (the Council) and parks and open spaces which are the subject of a particular hiring are referred to throughout these conditions as the Venue. Where these conditions refer to the Officer, this refers to the representative of the Council, who is appointed to act on behalf of the Council.
2.	STATUTORY REQUIREMENTS AND INSURANCE	The Hirer must not do anything that will or might constitute a breach of any statutory requirement affecting the Venue or that will or might wholly or partly vitiate any insurance effected in respect of the Venue from time to time.
3.	COUNCIL'S RIGHTS	The Hirer must not in any way impede the Council, or its officers, servants, contractors or agents in the exercise of their rights or the Council's possession and control of the Venue and every part of the Venue.
4.	RULES AND REGULATIONS	The Hirer must observe any rules and regulations the Council makes and notifies to the Hirer from time to time governing the Hirer's use of the Venue.
5.	CONDITION OF PROPERTY AND REMOVAL OF SIGNAGE	The Hirer must reinstate and clean the Venue if required following the Event and removal of the Hirer's furniture equipment goods and other property following the Event. The Hirer must also remove any notices, signage and advertising displayed in connection with the event whether it is on the Venue or surrounding areas.
6.	LEGISLATION	The Hirer must comply with the Health and Safety at Work Act 1974, the Environmental Protection Act 1990, the Food Safety Act 1990, The Licensing Act 2003 and all other relevant statutory provisions.
7.	HIRE PERIOD	The Event must cease at the times specified in the permission to use (unless agreed otherwise by the Officer in writing) and all clearing up operations must be completed by the end of the Hire Period. The property of the Hirer and the Hirer's agents must be removed at the end of the Hire Period and the Council accepts no responsibility for any property left on, at or within the Venue before, during or after the Hire Period.
8.	CHARGES	Payment of the Hire Charge and any Deposit must be made in full [28] days prior to the commencement of the Hire Period. If payment is not received the Council reserves the right to cancel the booking with immediate effect and no Permission to Occupy will be issued by the Council. The Hirer will be liable for the full cost of the provision of any services (where available) by the Council, e.g. electricity, water, marking of pitches etc. over and above the Hire Charge for the Event. Additional equipment which is required will be by negotiation between the Officer and the Hirer and may be liable to charge and deposit. For a full list of costs for hire please go to: http://dover.gov.uk/Leisure-Culture-Tourism/Leisure-Facilities/ParksOpen-Spaces/Hire-of-Council-Land.aspx
9.	DEPOSIT	The deposit must be paid to the Council no later than [28] days prior to the commencement of the Hire Period and will be held by the Council throughout the duration of the Event. Following the conclusion of the Event the Deposit (less any deductions made in accordance with paragraph b below) will usually be repaid /returned to the Hirer within 28 days. If the Deposit cannot be returned within this timescale the Council

will write to the Hirer setting out the reason for this delay. In the event of any damage or loss whatsoever being caused or incurred to; a. the Venue, which shall include malicious damage, unintentional loss (e.g. the loss of keys) and other such similar incidents; b. the land and or any adjoining land owned by the Council, as a direct result of the Hirer's occupation and or use of the Venue, land and or adjoining land then; the Council will at its sole discretion and in all cases acting reasonably be entitled to use the Deposit to offset the cost of repairing, reinstating and or undertaking any works required to return these areas to the same or similar condition that they were in prior to the commencement of the Event and subsequently recover from the Hirer all additional sums required in excess of the Deposit and this additional cost shall be a debt due from the Hirer to the Council. (a) By the Hirer: In the case of a cancellation of a booking, the Hirer must inform 10. **CANCELLATIONS** the Council at the earliest opportunity to enable the Venue to be hired by another party. Cancellation must be made in writing to the Officer. (b) By the Council: The Council reserves the right at any time to close or prohibit the use of the Venue at its discretion. The Council will not be liable for any loss or expenditure incurred by or on behalf of the Hirer or by or on behalf of any other person arising from the exercise of this discretion or from the cancellation of any booking by the Council. The Council will refund such fees paid as it considers reasonable in the circumstances. The Council has the right to cancel the hiring and to recover from the Hirer the amount of any loss resulting from such cancellation if the Hirer shall have offered or given or agreed to give to any person any gift or consideration of any kind or committed any offence under the Bribery Act 2010 or Section 117(2) of the Local Government Act 1972. **ASSIGNMENT** The Permission to use is personal to the Hirer and the right to use the Venue shall 11. not be sublet, assigned or otherwise transferred unless prior written consent has been obtained from the Council. The Venue shall not be used for any purpose other than that specified on the application form. The Council reserves the right to: **REFUSAL OF** 12. a. Refuse any application for the hiring of a Venue without being required to **BOOKING** give any reason for such refusal. b. Cancel any booked event due to poor weather or unsuitable ground conditions. c. Withdraw permission to use the Venue at any time up to and including the day of the Event. Failure to submit the required event documentation and payment [28] days before the commencement of the Hire Period may result in the Council refusing to hire the land and issuing Permission to Occupy. For events with payment already outstanding, the Council refuses to take further bookings. The Hirer will indemnify the Council against all losses, claims, proceedings, **INDEMNITY** 13. demands, costs, charges, expenses and damages whatsoever or howsoever arising out of or in connection with the use of the Venue under the provisions of this Hire Agreement, unless due to any act or neglect of the Council or any person for whom the Council is responsible.. The use of the Venue or any part thereof is entirely at the risk of the Hirer who shall be liable for any claim in respect of: 1) Personal injury or death arising out of the booking except to the extent that the same is due to any act or neglect of the Council or any person for whom

		the Council is responsible;2) Loss of or damage to property whether real or personal and whether belonging to the Council or otherwise.
14.	INSURANCE	The Hirer must effect and maintain appropriate and adequate insurance against any and all of the aforementioned risks to the satisfaction of the Council with an insurer approved by the Council, including public liability insurance for the minimum sum of £5 million throughout the Event and provide evidence of the same upon request by the Council. A public liability indemnity of £5 million will be required before the hiring can be confirmed.
15.	LOSS AND DAMAGE	The Hirer is liable for loss or damage to the Venue (including the land, hard and soft landscaping, buildings, fixtures and fittings and equipment made available by the Council), arising during or in connection with the hiring. Nothing shall be driven into or fixed or fastened to any part of the Venue or its furniture or fittings or equipment unless agreed by the Council in advance and the
		Hirer shall take every precaution to avoid damage to the same. The Hirer must pay the Council on demand the cost of repairing or making good any damage to the Venue or any part thereof (fair wear and tear excepted) arising out of or incidental to the hiring or for the loss of any equipment included in the hiring. Any heavy equipment to be used within the Venue must be identified on the application. No other heavy equipment may be used. The Hirer must ensure that any vehicle, generator or ride specially permitted on an area must have satisfactory measures in place to contain discharge of fuel or grease.
16.	LICENCES, PERMITS AND OTHER PERMISSONS	The Hirer must obtain any additional permissions, consents or licences required for the Event and submit copies, if requested, to the Council, and where necessary this shall include appropriate insurance (including £5 million public liability) for other users of the said Venue which are not covered under the Hirer's insurance.
17.	PERFORMING RIGHTS SOCIETY	The Hirer must advise the Performing Rights Society of any musical performance at the Event including live and recorded music.
18.	BROADCASTING & TELEVISION	The Hirer may not carry out, allow or permit to be carried out any professional photography, filming, video recording, taping, television or radio broadcasts or any other recording of any kind of the Event during the Hire Period without the prior written consent of the Officer.
19.	ADMISSION	The Council in exercise of its rights of possession and control of the Venue, reserves the right at its absolute discretion to refuse admission to or remove any person from the Venue of other Council land.
20.	CONSENT FOR EQUIPMENT, FURNITURE STRUCTURES AND TEMPORARY STRUCTURE	The Hirer must not bring onto the Venue any marquees, gazeebos, staging furniture of equipment or except as is shown in the Event Management Plan or otherwise approved in writing by the Officer.
21.	HEALTH AND SAFETY	The Hirer must undertake all necessary risk assessments for the Event and ensure that all participants and contractors comply with all relevant health and safety legislation, or any other guidelines relevant thereto at all times during the Event and while accessing, vacating, preparing and clearing the Venue for the Event. The Hirer must risk assess and record revised arrangements including any revisions made during the Event and or the Hire Period. Where appropriate, the Hirer must provide at the Hirer's expense First Aid services at the Venue for the duration of the Event and demonstrate to the Council that an adequate plan is in place to deal with emergencies which may occur.
22.	MAXIMUM NUMBERS TO BE	The maximum number of persons to be admitted to the Venue or the part thereof being hired during the Hire Period is not to exceed the recommendations of the Councils Safety Advisory Group or the emergency services. The Council reserves

	ADMITTED	the right to fix a maximum limit for the number of persons attending the Event.
23.	COMMERCIAL TRADERS	No commercial traders will be permitted to trade at the Event except those shown in the Event Management Plan or otherwise approved in writing by the Officer.
24.	NUISANCE	The Hirer must not use the Venue in such a way as to cause any nuisance damage disturbance annoyance inconvenience or interference to the Venue or any adjoining or neighbouring property or to the owners occupiers or users of any adjoining or neighbouring property and must not to do or permit to be done on the Venue anything which is illegal
25.	MECHANICAL RIDES	In circumstances where the Council has agreed that mechanical rides may be taken onto the Venue, the Hirer must; a. Supply full details of all rides prior to the commencement of the Hire Period and I comply with and ensure that the operators of the rides comply with guidance published by the Health and Safety Executive, and all other statutory bodies. b. Ensure that each ride has a valid Independent Safety Certificate, details of which shall be produced to the Officer for inspection prior to the ride or equipment being operated.
26.	ALCOHOL	The Hirer shall not take onto the Venue any intoxicating liquor nor permit any other person to do so unless previously agreed in writing by the.
27.	SANITARY FACILITIES	The Hirer must provide at the Hirer's own expense any temporary sanitary facilities as shown in the events Management Plan.
28.	LIGHTING	Where the Venue is to be used during the hours of darkness the Hirer will provide appropriate lighting to cover all areas to which the public are admitted or have access provided that all flood lighting temporarily erected at the Venue shall be angled in such a manner so as not to shine into any window of neighbouring properties thereby causing any nuisance or annoyance to the occupiers of such properties.
29.	COLLECTIONS AND LOTTERIES	There Hirer shall not hold or permit anyone one else to hold at the Venue any collections (whether for charity or otherwise), games of chance, sweepstakes, raffles or lotteries or gambling of any kind nor sell or permit the sale of programmes, without the prior written consent of the Officer. The Hirer must ensure that the Hirer has appropriate permission and licences in this regard.
30.	ANIMALS INCLUDING LIVESTOCK	The Hirer shall not bring onto the Venue nor permit to be brought onto the Venue any animal, live fish, bird or reptile (except guide dogs), unless specifically approved by the Officer in writing. The Hirer shall not permit or suffer any animal, live fish bird or reptile to be offered or given as a prize in any raffle or competition, whether of skill or otherwise.
31.	ADVERTISMENTS	The Hirer shall ensure that all event publicity signs/posters are be displayed in accordance with the Town and Country Planning Act 1990 and the Town and Country Planning (Control of Advertisements) Regulations 2007. No flags, emblems, decorations, posters or advertisements shall be displayed inside or outside the Venue without the previous written consent of the Officer. Flyposting (The display of advertisements in contravention of the advertisement control regulations) is an offence incurring liability to a fine. Any Hirer wishing to display posters must first consult the District Planning Officer to find out whether consent is required.
32.	WASTE AND RECYCLING	The Hirer must remove or arrange for the removal of all litter, waste and recyclable materials arising out of the Event from the Venue and any surrounding site or area and meet all costs associated with such removal. All waste must be collected and disposed of in Accordance with law and proper practice.

33.	CAR PARKING	The Hirer shall not drive or park vehicles over or on the neither Venue nor permit anyone else to do so, other than as previously agreed with the Officer in writing.
34.	KEYS	The Hirer must return all keys (if any) to the Council on the next working day following the Event.
35.	SERVICES	The Hirer must not connect to any electricity, water or gas supply on Council property without the prior written consent of the Officer.
36.	SITE VISITS	The Council reserves the right to allow officers of the Council, authorised staff, police and fire brigade officers free ingress and egress to all parts of the Venue, before, during and after the Hiring Period, to conduct site visits. Instructions must be given by the Hirer for their admission. The Hirer, his servants, agents and contractors shall during the hiring and during such other times as they or any of them shall be in the Venue comply with all reasonable requirements of the Officer.
37.	EVENT MANAGEMENT PLAN	The Hirer shall ensure that ensure the event is carried out strictly in accordance within the event management plan submitted to the Council.
		In particular and without prejudice to these Conditions of Hire the Hirer must undertake the following in accordance with the event management plan
		a. The administration, organisation, control, management and running of the Event
		 Keeping the venue clean and tidy and ensuring that the Venue is regularly litter picked during the Event
		c. Leaving all premises, including outside facilities, in a clean and tidy condition
		d. Having appropriate and sufficient stewards and officials to fulfil these conditions
		e. Supervision and control of event participants, officials, visitors and spectators
		The event to which the hiring relates must not commence until the Hirer or a responsible person within the organisation is in attendance at the ~Venue. The Hirer is responsible for: It is the event organisers responsibility to ensure the event is carried out as described in the event management plan submitted to DDC.
38.	EVENT SUITABILITY	In all cases the Event must be suitable for family audiences and/or participants. In all cases, organisers of the Event must ensure that it will not cause discrimination (either directly or indirectly) or disadvantage and that equality issues have been taken into consideration in the preparation of the Event. Please see the Councils Policy for Equality and Diversity on http://www.dover.gov.uk/Corporate-Information/Equality-and-Access-to-Services.aspx
39.	PAYMENT	The Hirer must pay the Hire Charge and the Deposit to the Council at least [28] days in advance of the commencement of the Hire Period.
40.	COSTS INCURRED	Any costs incurred by the Hirer before the Permission to Use is issued are incurred at the risk of the Hirer and will not be reimbursed by the Council.
41.	OBLIGATIONS	The Hirer must comply with these Conditions of Hire and shall ensure that his

		servants, agents and contractors do so. The Council may add specific conditions in addition to the Conditions of Hire.
42.	VARIATIONS	The Council reserves the right to vary the content of these conditions at any time.
43.	INTERPRETATION	All references in these Conditions to 'writing' shall include communications by email.

Date and Signature

If you have any queries regarding completing this form please contact events@dover.gov.uk

Please keep a copy of these Conditions of Hire for your own records.