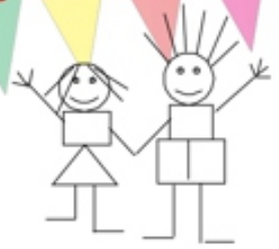


FRIENDS

OF OLD SODBURY SCHOOL ASSOCIATION.
Registered Charity Number: 1074572.



Booking Form

Disco Equipment

Name _____

Address _____

Post code _____

Telephone _____

Date of hire _____

Cost of hire is £25.00 Payable by cheque to FOSSA on booking.

You are signing to say you have read our terms and conditions, and will fully comply with them.

We will run through how everything works with you, but you will need to provide your own liquid smoke for the smoke machine. At this time we will check that all equipment is in good working order.

Equipment will be checked when returned.

Equipment hire is for a 24hr period (e.g taken on the Monday returned on the Tuesday).

If you would like a weekend hire, collection will be from school on the Friday (times by arrangement) and needs to be returned on the Monday (times by arrangement).

Signed _____

Date _____

Print Name _____

Terms & Conditions

HIRE TERMS & CONDITIONS

1. The contract is made between FOSSA and the person named of the booking confirmation form.
2. The hirer is the person named on the booking confirmation form, and declares that he/she is over eighteen years of age and is legally entitled to enter into this agreement on their own behalf. If they are entering into this agreement on behalf of a company or organisation that they have full authority to do so, and that we are advised if the company or organisation has limited liability, failure to do so will render the hirer personally liable for any outstanding costs, charges or fees.
3. By providing the information required on the booking form and paying the fee you are agreeing to all our terms & conditions of hire.
4. The full balance is payable on Booking of equipment.
5. All equipment is to be picked up and brought back in the same condition the next day or on the Monday if taken on the Friday for weekend hire.
6. The hirer undertakes either to insure the equipment for the full replacement value at their own expense, or to accept full personal liability for the full value of any losses or damage caused to the equipment when it is in their possession and away from FOSSA. Whether insured or not, the hirer is responsible for the full replacement cost of all the equipment on hire to them, including all cables, spares and accessories. A valuation is available on request.
7. All hired equipment remains the absolute property of FOSSA. The hirer undertakes to keep and return equipment in good order and condition. Any equipment returned in a dirty condition may incur a cleaning charge.
8. FOSSA reserve the right to charge for repair or replacement of any equipment damaged, lost or stolen, however arising, during the period of hire. The hirer's liability is for the full replacement value of the equipment and any cables.

9. Any equipment damaged, lost or stolen during the hire period will remain on hire and chargeable at our published prices until all repairs are complete and paid for in full, or the equipment has been replaced by the hirer paying for the replacement of all lost, stolen or damaged equipment and the equipment is again available for further hire.
10. Packing supplied with equipment must be returned, or it will be charged for.
11. The Hirer will be held liable for the loss of any equipment confiscated because of a failure to comply with any relevant laws or regulations.
12. FOSSA gives no warranty that goods supplied for hire are fit for the hirer's purpose or purposes, or that any fluid used in any of our snow, foam, smoke or bubble machines, whether supplied by us or not, will not damage flooring, furnishings, clothing or any other material, either during use, or through leakage. The hirer warrants that they have satisfied themselves that the goods will be fit for every purpose for which they require them, and that they do not rely on any skill or judgement of FOSSA.
13. FOSSA reserve the right to change these terms & conditions at any time, and without notice.
14. All hired equipment must be used for the purpose for which it was intended by the manufacturer.
15. The terms above, and the contract to which this document relates, shall in all respects be construed and operate in accordance with English law.