



BEARE GREEN VILLAGE HALL

TERMS AND CONDITIONS OF LET

Beare Green Village Hall (herein after "the Hall") is operated and maintained by Beare Green Community Association CIO (herein after "BGCA"). The Hall is run by the BGCA trustees (herein after the "Hall Trustees") to the benefit of the local community. The person signing the Booking Form is "the Hirer". The Hall consists of those areas Let to the Hirer on the Booking Form. There is often multiple occupancy of the Hall and Hirers have their own specific responsibility and liability only to the area of Let indicated on the Booking Form.

Bookings and Charges

1. All applications for the Hire of the Hall shall be made on the BGCA Booking Form. The Hirer shall be aged over 18 years and must sign the form acknowledging acceptance of these Terms and Conditions of Let. The facilities must not be used for purposes other than those stated on the form. Special arrangements regarding deposits and supervision may be made, especially for bookings by anyone under the age of 25 years.
2. Where an Organisation is named on the Booking Form, the Organisation will be jointly liable with the Hirer under these terms and conditions.
3. In the event of cancellation, by the Hirer, of a confirmed booking a cancellation charge may be made at the discretion of the Hall Trustees.
4. Hire charges will be in accordance with the pricing policy operating at the time of the Let.
5. In the unlikely event of the Hall being rendered unfit for the use or become unavailable due to unforeseen circumstances, the Hall Trustees shall not be liable to the Hirer for any resulting loss or damage whatsoever other than the return of any deposit and hire charges paid for the cancelled hiring.

Care of Premises and Consideration for Others

6. Hirers are responsible for maintaining good order and behaviour when using the hall and may be required to provide stewards. Consideration must be shown to other hall users and local residents. Noise from both inside and outside the Hall must be kept to a minimum to avoid annoyance to neighbours.
7. The Hirer shall leave the Hall in a clean and tidy condition. Additional cleaning charges will be levied where the Hirer has not done so.
8. It will be the Hirer's responsibility to ensure that all equipment or property brought into the premises is in safe and sound condition and complies with all relevant safety conditions. Portable electrical appliances must be annually tested. The Hall Trustees reserve the right to exclude any equipment or property deemed unsuitable. Under no circumstances are gas cylinders allowed to be stored or used within the building.
9. The Hirer shall be held responsible for all damage to the hall and adjacent grounds during the Let and will be liable for all costs incurred to repair such damage. This shall only apply to such damage caused by the Hirer or persons occupying, visiting or otherwise attending the event with the hirer's permission.

Insurance

10. a) The Hall is insured and its public liability cover extends to one-off and regular Lets by non-commercial Hirers under the same terms, conditions and exclusions, provided that their activities are not excluded under the standard terms of the policy and indemnity is not provided by another insurance policy. However, regular Lets must also be regarded as being for the benefit of the local community. Please check with the Bookings Secretary. Equipment brought to the Hall by third parties (e.g. bouncy castles, soft play, bucking bronco, etc) must have the relevant insurance in place by the installer. A copy

of the BGCA insurance schedule is displayed in the Hall foyer and a copy of the policy is available to Hirers on request.

b) Hirers must report all accidents involving injury to the public to a member of the Hall Trustees as soon as possible and complete the relevant section in the Hall's accident book located with the First Aid kits in both kitchens.

c) Hirers are strongly advised to ensure they take out suitable insurance to cover themselves for making good any damage or meeting a claim from an injured person at an event for which the organisers could be held responsible.

d) The Hirer is liable for all claims, losses, damages and costs made against or incurred by the Hall Trustees, our employees, volunteers, or invitees in respect of damage or loss of property or injury to persons arising as a result of your use of the Hall (including the storage of equipment) and your use of our Wi-Fi service.

Fire Regulations

11. It is the responsibility of the Hirer to familiarise themselves with the fire regulations, and read the signage displayed on the premises. All exit doors, corridors and entrances must be kept free of obstruction at all times. The hirer shall regulate admissions so that at no time the maximum capacity set by the Hall Trustees is exceeded (maximum capacity 250 people in the main hall, 30 in the front hall and 20 in the committee room. To comply with current regulations on fire and safety, each event staged within the Premises is required to be supervised by a designated person who will be responsible for the overall control of the function and in particular, for taking control in the event of an emergency. The individual must be present throughout the duration of the event. **N.B.** *The fire detection system is sensitive to "smoke machines" and therefore they must not be used.*

Telephone and Wi-Fi

12. There is no telephone at the Hall. We recommend the availability of a mobile phone for all functions. Wi-Fi is available (Password/key is available on request).

Music, Productions and Performances

13. The Hirer shall commit no infringement of Copyright law. The Hirer will relieve the Hall Trustees from all claims and actions. The Hirer must accept the sole responsibility for their productions and performances and the unauthorised use of copyright production is prohibited. Non-commercial use of the hall will be covered under the hall's Music Licences for the playing of recorded and live music; but anybody earning a commercial income from the Let must have a licence in their own name and provide a copy before the hire commences.

Licensing

14. The Hirer shall ensure that they have obtained all necessary licences; this will include theatre, public entertainment, music, alcohol and trading licences, a copy of which shall be given to the Hall Trustees prior to the event. Failure to acquire the necessary licences will result in cancellation of the hire. The Hall has a Public Entertainment Licence which covers use by non-commercial Hirers only.

Consumption of Alcohol in the Hall

15. Events at which alcohol is sold (or included in ticket price) must have a TENS licence, available from Mole Valley District Council by application at least 6 weeks before the event. TENS licences are restricted in number on an annual basis for the premises so no application shall be made without the prior permission of the Hall Trustees. Hirers may hold events with "Bring your own bottle" provided no charge is made for corkage. Alcohol must not be consumed in the Hall car park.

Smoking

16. Hirers must comply with the prohibition of smoking in public places provisions of the Health Act 2006 and ensure that anyone wishing to smoke does so outside and disposes of cigarette ends in a tidy and responsible manner. A purpose built receptacle is provided on the wall outside the main doors.

Food Safety

17. Hirers are required to comply with Food Safety & Hygiene Regulations and are expected to familiarise themselves with the facilities available to ensure they are adequate for the purpose intended.

Safeguarding children, young people and vulnerable

18. Hirers must ensure that any activities for children, young people and other vulnerable adults are only provided by fit and proper persons in accordance with the Safeguarding Vulnerable Groups Act 2006 and any subsequent legislation. When requested, Hirers must provide the Hall Trustees with a copy of their Safeguarding Policy and evidence that the relevant checks through the Disclosure and Barring Service (DBS) have been carried out.

Storage of Equipment

19. The Hall Trustees accept no responsibility for any stored equipment or other property brought on to or left at the premises, and all liability for loss or damage is hereby excluded. All equipment and other property (other than stored equipment) must be removed at the end of each hiring or fees will be charged for each day or part of a day at the hire fee per hiring until the same is removed. The Trustees may, at their discretion in any of the following circumstances: (a) in respect of stored equipment, failure by the Hirer either to pay any storage charges due and payable or to remove the same within 7 days after the agreed storage period has ended (b) in respect of any other property brought on to the premises for the purposes of the hiring, failure by the Hirer to remove the same within 7 days after the hiring dispose of any such items by sale or otherwise on such terms and conditions as it thinks fit, and charge the Hirer any costs incurred in storing and selling or otherwise disposing of the same.

Car Park

20. Hall users, at the time of the Let, may use the Hall Car Park at their own risk. No absolute provision for parking is inferred and it is on a first come first served basis that it is offered. BGCA will accept no liability in respect of any loss, destruction, damage or theft from any vehicle and will accept no liability in respect of the death or personal injury sustained by users of the Car Park.

CCTV

21. CCTV is used for maintaining public safety, the security of property and premises and for preventing and investigating crime. Cameras monitor the hall in certain areas indicated by the signage. Images obtained from the system which include recognisable individuals constitute personal data and are covered by the Data Protection Act. Full details of the BGCA's data protection registration are available on the Information Commissioner's Office website. Additional information is available in BGCA's CCTV Policy document, available on request.

Overseeing the Let

22. The Hall Trustees will ensure compliance of the conditions of Let and have the right to enter the premises and to terminate or refuse admission to the Hall at any time.

23. All disputes, which may arise, shall be settled by the Hall Trustees whose decision shall be final.

Revised 23rd July 2017