



# **COCKER HOOP CREATIVE LTD**

**2025 FESTIVALS & EVENTS**

**TRADER NOTES / TERMS & CONDITIONS**

**Revised 09/01/25**

**Registered Address: 27 Curborough Hall Farm, Countryside Centre, Lichfield, Staffordshire,  
England, WS13 8ES**

These Notes / Terms & Conditions and its contents are private and confidential and are intended for the indicated recipient. If you are not the intended recipient please contact us, 01543 417528 - [admin@cockerhoopcreative.com](mailto:admin@cockerhoopcreative.com) stating you have received this in error, and then delete this information and its contents from your system. Company No: 10073855

## Cancellation of Pitch

In the event of a cancellation of any fully accepted booking, a refund will be made less our sliding scale refund policy listed below and a CHC handling fee of £50. All cancellations must be received via email from the client and will be deemed to take effect from the date of receipt.

Time Period prior to Event	Refund Charge	Handling Fee per cancellation
Up to and including 24 weeks prior to the Event (from date of written cancellation)	40% of total pitch fee will be charged for any cancellations made	£50 this will be invoiced at point of cancellation
16 - 24 weeks prior to the Event (from date of written cancellation)	60% of total pitch fee will be charged for any cancellations made	£50 this will be invoiced at point of cancellation
12 - 16 weeks prior to the Event (from date of written cancellation)	80% of total pitch fee will be charged for any cancellations made	£50 this will be invoiced at point of cancellation
0 - 12 weeks prior to the Event (from date of written cancellation)	100% of total pitch fee will be charged for any cancellations made	£50 this will be invoiced at point of cancellation

## Set-up/Breakdown

Set up will be available for traders on the days of the Festival and by prior arrangement in some case the afternoon / evening prior to the event, this is at the discretion of CHC Ltd and **MUST NOT** be carried out without this agreement / time slots being booked.

You will be issued before the event, a comprehensive trader pack before the event via email, which will require confirmation of acceptance. Within this document you will be issued with directions to your pitch and also other relevant information. This document may be sent up to 24 hours prior to the start of the event, all plans have to be signed off by the local authority and therefore we have no option but to work to their timescale.

## Gazebo Setup

**ALL** gazebos must be to a standard suitable to withstand wind speeds of up to 40mph, therefore home and garden gazebos are not suitable for trading at any event as these can be deemed as a hazard to other traders / visitors.

**ALL** gazebos should be water tight especially where food of any kind is being sold, prepared or cooked, local authorities / EHO have the right to stop any business from trading should they deem the setup unsuitable, unhygienic or dangerous.

**ALL** gazebos **MUST** be suitable weighted / secured down to ensure the safety to all, it is the responsibility of the trader to provide appropriate weights / guides / pegs. CHC will be unable to provide weights to any trader under any circumstances (unless gazebo has been hired from CHC by prior agreement).

## **Car Parking/Vehicle Management**

All trader vehicles **MUST** be removed from the designated site and placed in car parking areas no more than 1hr before the public opening times. We are unable to provide designated trader parking at many of our CHC events, we therefore ask for you to familiarise yourselves with the area and find suitable parking once you have been unloaded.

For all Lichfield events, there is no designated trader parking, all parking within the city is chargeable so please ensure that you check which car parks will accommodate the height of vehicle used before attending.

Setup days are extremely busy and therefore our Marshalls and CHC Team are unable to advise suitable parking areas at this time.

- Any delay in this may result in an event fine being placed on the trader of £50.
- Other than CHC logistical vehicles or emergency vehicles, there will be no other vehicles allowed on site during the event opening times.
- No vehicles are allowed to remain on site at the end of the event without prior permission from the Event Organiser and may be subject to Local Authority ticketing.
- Should any deliveries be required during opening hours this must be authorised by the Event Director and Security Lead.

## **Photographic Images / Videos**

Permission: You confirm that CHC is given the right and permission to use any and all images, both photographic prints and digital images and videos or other recording media, in their advertising, studio, literature, event exhibitions, editorial, trade or any other purpose and in any manner and medium. You release CHC and its legal representatives and assigns from all claims and liability relating to said photographs, videos or other recording media.

It is agreed that the CHC may display and use the photographs taken for advertising, display, website and internet promotion, photographic contests, public display such as in malls, photography books, store fronts, window displays, studio display, television advertising, magazine advertising and any other purpose thought proper by the Event Manager. You acknowledge that this is for promotional purposes only and does not expect any compensation of any kind. There shall be no expiration period for this permission.

## **Street Trading Licences / TENS Licences**

It may be necessary for traders to apply for Street Trading Licences for certain events held by CHC, should this be the case ALL traders (with the exception of Charities) must apply for the said licence.

Should any trader miss this deadline for application of Street Trading Licences;

- The trader will be unable to trade at the specific event.
- No refund for pitch fee / gazebo hire / generator hire will be given by CHC.

- When applying for Street Trading Licences, the trading name **MUST** match the name registered under with your local authority.

**TENS** licence may be required to be applied for by each individual alcohol reseller / manufacturer / trader, this will be advised to the CHC team by the relevant authority prior to the event and in advance of. Should this be required CHC will advise relevant traders well in advance.

Should any trader miss this deadline for application of TENS Licence;

- The trader will be unable to trade at the specific event.
- No refund for pitch fee / gazebo hire / generator hire will be given by CHC
- All TENS Licences will be verified by the CHC team prior to the event / trading allowed.

At some events an 'umbrella TENS' may be in place so individual licences will not be required, should this be the case, CHC will advise relevant traders well in advance.

## **Catering**

All trading exhibitors must be aware of their statutory health & hygiene regulations, and show when requested any relevant catering / equipment certification.

This documentation will show not only the traders relevant health & safety training but that of those working or attending the stall.

**All hot food traders** will require matting / floor covering for any events on hard standing.

This is to avoid spillages and stains on the areas of trading, some site will **NOT** allow hot food traders to continue to trade without this so please ensure you get clarification from CHC staff prior to events on this matter.

The EHO Team from the local authority and a Food Hygiene Specialist will be onsite throughout most events to confirm **ALL STALLS ARE TRADING LEGALLY AND RESPONSIBLY.**

**ALL** traders (where applicable) **MUST** have a 4 Star hygiene rating or above to trade with / attend Cocker Hoop Creative Events.

Should an Environmental Health Office inspection take place and an advised rating changes at any point the CHC team **MUST** be advised immediately.

All checks will be carried out prior to events taking place and should it be found that rating has dropped below 4 star then said trader will be unable to trade at the booked event or future booked events and will not be liable for any refunds from CHC for those booked events.

## **Health & Safety**

Under the terms of the Health and Safety Act at Work etc. Act 1974 you have a responsibility to ensure so far as is reasonably practical, the health, safety and welfare of all employees and that any plant or systems of work which may be used are safe and without risk to health.

This includes that all employees are provided with information, instruction, training and supervision to ensure not only their own health and safety but that of all those working or attending the vicinity.

## **Gas Canisters**

No gas canisters are allowed within the gazebos but can be stored just outside of the gazebo safely and responsibly. It is the requirement for majority of sites that gas canisters are caged and chained to avoid accidents arising, please ensure you get clarification from CHC staff prior to events on this matter.

## **Emergency Procedures**

All exhibitors are expected to make themselves aware of the emergency procedures relating to the venue.

## **Accidents**

All accidents to be reported to member of the event team, upon which a senior management will make a full report and investigate the accident area if necessary.

During opening hours first aid cover will be present.

### **First Aid**

First Aid facilities will be available from set up time and throughout the festival. There will be First Aid cover during the public opening times of the event.

- First Aid can be contacted via the CHC event team.
- All exhibitors who are cooking on their stand must carry a first aid kit and fire extinguisher.
- All exhibitors must carry a copy of a current risk assessment and certificate of public liability insurance.

## **Insurance**

Each exhibitor is responsible for insuring against any legal liability incurred in respect of injury, loss or damage to property belonging to third parties.

In addition they should protect their expenditures against abandonment and cancellation or curtailment of the event.

CHC Ltd require a minimum cover of £5 Million Public Liability to trade at any of our events.

## **Security**

The organisers expressly decline responsibility for any loss or damage, which may befall the person or property of the exhibitors from any cause whatsoever.

As mentioned previously Exhibitors are not to leave their stands unattended at any time during opening hours.

In the event of loss or damage please inform the organisers as soon as possible. Security will be provided from the day of the festival and will be patrolling during trading times only.

## **Conduct**

All exhibitors are responsible for the good behaviour of any staff/agents involved in the exhibition. The organisers reserve the right to ask any person whose behaviour is considered unreasonable to leave and/or refuse attendance at any future exhibition.

## **Trader Waste / Rubbish**

**ALL TRADE WASTE WITHOUT EXCEPTION** must be removed from the site at the end of each day.

There are bins located around the grounds, but these are **ONLY** for the public

and **MUST NOT** be used by traders to dispose of waste. If the Officers from the Council witness a trader doing this, they may ask them to leave the trading grounds and may also subject the trader to a council fine.

1. Please recycle where appropriate.
2. Please leave your trading space as it was found.
3. In the event that any waste is left at a pitch the EHO Team will be advised and an investigation will be carried out.

## **Animals**

Animals other than disability aid dogs are prohibited from the exhibition space.

## TERMS / NOTES AND CONDITIONS - Cocker Hoop Creative Ltd (Revised 09/01/25)

**We recommend that you read these Conditions carefully and keep a copy for future reference. These Condition will govern any Contract that the Organiser makes with you. These Conditions do not affect your statutory or common law rights.**

### 1. DEFINITIONS, GOVERNING LAW AND INTERPRETATION

#### 1.1 Definitions

In these notes & conditions ('the conditions') the following words and expressions are expressly defined and shall have the following meanings.

"Contract" means any contract between the Organiser and the Exhibitor for the provision of services, incorporating these Conditions.

"Exhibitor" means the person, company or organisation who has contracted for a stand or stands at the event.

"Exhibition Site" means the venue as described in the booking information;

"Event" means the event as described in the booking information; and

"Organiser" means Cocker Hoop Creative Ltd a company incorporated in England and Wales (registered number 10073855) and whose registered office is at 27 Curborough Hall Farm, Countryside Centre, Lichfield, Staffordshire, England, WS13 8ES.

#### 1.2 Governing Law and Interpretation

The Conditions and/or the Contract and any claims arising out of or in connection with subject matter are governed by and construed in accordance with the law of England and the parties irrevocably submitted to the exclusive jurisdiction of the Courts of England in respect of the same.

2.1 The Contract shall be made (without limitation bookings shall only be accepted) on and subject to these Conditions the exclusion of all other terms & conditions (including and terms or conditions which the Exhibitor purports to apply).

2.2 These Conditions apply to all bookings; the Organiser has the right to revise these Conditions at anytime, these revisions will replace any prior Conditions. The Exhibitor acknowledges that it has not relied on any statement, promise or representation made or given by or on behalf of the Organiser which is not set out in writing in the contract.

3.1 The Organiser undertakes to promote the Event in a professional manner. Events will be advertised appropriately and where possible will be signposted. Details of the marketing activities conducted by the Organiser are available upon request at reasonable notice.

The Organiser requires that ALL Exhibitors use social media marketing / images created by the Organiser to promote the Event alongside Organiser promotion, links to the Organisers social media are readily available.

3.2 The start and finish times of the Event will be notified to the Exhibitor, The Organiser reserves the right for these times to change without prior notice.

3.3 The Organiser will consider all applications from prospective Exhibitors and will take reasonable steps to ensure a consistent quality of Exhibitor and a competitive mix of products / goods / commodity types.

3.4 The Organiser will provide each Exhibitor with an allocated space relevant to requirements on booking (each booking is for 'space only' unless agreed with the Organiser). Should the space required differ from the requested space detailed on the booking form, the Organisers reserve the right to impose a charge for the additional space needed. If this is not agreed then the Organiser reserves the right to terminate the Contract and remove the Exhibitor from the Event.

3.5 The Organiser will ensure that each Exhibitor has the correct Public Liability Insurance in place and up-to-date to the sum of £5,000,000 for each Event. Any updated policies MUST be sent to the Organiser immediately.

3.6 Should the Exhibitor receive an Environmental Health inspection and their FSA rating changes, the Exhibitor MUST notify the Organiser immediately. Only Exhibitors with a 4\* FSA rating or above are allowed to trade under this Contract, should a FSA rating change and the Organisers are not notified, the Organiser reserves the right to cancel the Contract between Exhibitor and Organiser and no refund will be made.

4.1 Each Exhibitor must provide comprehensive details to the Organiser of the goods that they wish to sell, only appropriate Exhibitors will be accepted. The Organiser may request photographs and/or samples. Exhibitors attempting to sell goods that in the opinion of the Organiser is different from that detailed may be required to remove goods and/or be required to leave the Event / Exhibition Site (at the absolute discretion of the Organiser whose opinion will be final and NO refund is payable)

4.2 The Exhibitor is responsible for ensuring that all goods displayed and/or offered for sale or advertising, complies with any relevant UK legislation governing, inter alia, or its manufacture. Without limitation to the foregoing it is a condition that the Exhibitor rather than the Organiser is responsible for obtaining, and each Exhibitor undertakes to obtain. Any necessary consents or licences (including with our limitation as regards the sale of alcohol or alcoholic goods for consumption on or off the exhibition site) and the Exhibitor shall indemnify the Organiser against any loss to the Organiser as a consequence of the Exhibitor breaching the aforesaid

4.3 The Exhibitor must not display or offer for sale goods of a noxious or obscene nature or which contravene and UK legislation. The Organiser reserves the right to remove such goods from the Event.

4.4 The Exhibitor undertakes to display their stock in the allocated space, in good order and in a professional and attractive manner.

4.5 The Exhibitor undertakes to ensure that the Exhibitors stand is staffed and adequately stocked throughout the advertised hours of the event. ALL Exhibitors must be on site for the advertised hours of trading and be open and ready to trade for those advised hours without exception.

4.6 The Exhibitors undertakes to not pack away any stock and/or leave the Event Site until after the Event has closed and the Exhibitor has been given permission from the Organiser to pack away. Exhibitors MUST remain at the Event for the entire duration of the days booked (this known as the Contract) should an Exhibitor fail to return for the duration of the event then the Organiser reserves the right to terminate any future Contracts for said Event plus any upcoming Events that the Exhibitor has entered into a Contract to attend. NO refund will be given to any Exhibitor who does not comply with agreed Contracts.

4.7 All electrical equipment used by Exhibitors should have the relevant IEE certification.

4.8 At the end of the Event all Exhibitors must ensure that their stand is cleared, all rubbish removed and that the Event site is left in a clean and orderly state. The bins provided at the Event are for use by visitors and NOT to be used for trade waste under any circumstances. Should trade waste be found in any bins provided by the Organiser for visitor use, the local EHO have the right to investigate which Exhibitor has disposed of the said waste and issue a fine to the Exhibitor.

4.9 Without prejudice to the provisions of clause 4.1, the Exhibitor accepts that it may be necessary for the Organiser to request the Exhibitor to move and/or remove any item in connection with the exhibition site, including the removal of vehicles, boxes, packaging, materials etc and undertake to comply with any request reasonably made by the Organiser, it's employees or assignees.

4.10 The Exhibitor may not assign, sublet or grant licences in respect of the whole or any part of the space allocated to them and/or any other benefit or obligation under this agreement. This includes a change of the goods / products sold from what was stated on the initial Contract / booking.

4.11 The Organiser reserves the right to ask Exhibitors to move from their allocated space should complications arise. This includes if complaints are made by local businesses / residents for any reason, for health and safety reasons which arise at any point during the Event, or as requested by the local council / EHO team / emergency services. The Organiser will endeavour to relocate the Exhibitor to a suitable space at the Event. NO refund will be given under any circumstances where an Exhibitor is required to move space for any relevant reason.

4.12 All Exhibitors are required to have their own Public Liability Insurance and to have it with them at all times.

4.13 All traders who are required to have an FSA rating MUST display said rating for the duration of the Event.

5.1 The payment amount should be calculated according to the details in the booking information.

5.2 Payment should be made via bank transfer for all pitch fees to Cocker Hoop Creative Ltd - Sort Code : 40-12-20 Account No: 01623176.

5.3 Deposit payments of 40% of total invoice costs are due within 14 (Fourteen) days of the date of invoice (also know as the booking confirmation), we reserve the right to remove any booking from our database should the deposit not be paid within this time frame. Final payments for all events are due 3 (Three) months prior to the Event date without exception, we reserve the right to remove any booking which remains unpaid in full from our Event database, in such cases no refund will be made for the deposits paid should the term of the Contract not be adhered to.

5.4 The organiser reserves the right to refuse any booking without further communication.

5.5 Payments for Street Trading Licences for Lichfield Events this licence is dependant on the total number of days - it is a necessary requirement that ALL Exhibitors are invoiced for a Street Trading Licence for ALL Lichfield Events, the cost of this licence depends on the amount of days that an exhibitor will attend. No Exhibitor will receive a copy of the Street Trading Licence as this will be booked and paid for by Cocker Hoop Creative Ltd for the total number of Exhibitors attending the Event. Invoices for Street Trading Licences do not require VAT to be paid, all Street Trading Licence invoices must be paid immediately upon invoice to an alternative account Cocker Hoop Events Ltd Sort Code : 04-06-05 Account No: 23272623.

## TERMS / NOTES AND CONDITIONS - Cocker Hoop Creative Ltd (Revised 09/01/25) continued

5.6 The Organiser is entitled to cancel any booking not less than 24 hours before the date of the Event should the Organiser (in its sole discretion) deem it beneficial or expedient to do so (for whatever reason), provided the Organiser shall then refund to the Exhibitor within 7 days the deposit and any other part of the payment amount event paid by the Exhibitor. The Exhibitor accepts that in this respect every booking is purely provisional until the date and time 24 hours and less before the Event; and the Exhibitor further agrees that in the event that his booking is cancelled pursuant to this clause 5.6 the Organiser shall have no further liability whatsoever to the Exhibitor other than as regards repayment of the payment amount and deposit without limitation to the foregoing the Organiser shall have no liability in those circumstances to the Exhibitor in respect to any direct, indirect or consequential loss (all three of which terms include without limitation, pure economic loss, loss of profits, loss of business, loss of contracts, damage to property, depletion of goodwill and similar loss), costs, damages, charges or expenses caused directly or indirectly to the Exhibitor.

5.7 Cancellation of any booking by the Exhibitor must be made in writing. Refunds will be made on a sliding scale as detailed, administrations fees will be liable for all cancellations. Any cancellation made 60 days before the said event (Contract entered into) will receive no refund and an administration fee of £50 will be invoiced to cover costs.

5.8 In the event of the Exhibitor entering into liquidation, wether compulsory or voluntary (save for the purpose or reconstruction or amalgamation) or, being and individual, committing any act of bankruptcy, or wether a company or an individual, calling any meeting of, or making any arrangements with, its/their creditors or permitting any judgement to remain unsatisfied for seven days, or a distress or execution being levied upon any goods or premises of the Exhibitor, the Organiser shall have the right to terminate any contract with the Exhibitor, to cancel the allocation of the pitch and to retain all monies paid by the Exhibitor under such a Contract.

6.1 Every Exhibitor hereby excepts liability for all acts or omissions of himself, his servants, contractors and agents and undertakes to indemnify the Organiser and keep it indemnified against all liability in respect thereof and against all actions, suits, proceedings, claims, demands, costs and expenses whatsoever which may be taken or made against the Organiser or incurred to become payable by it arising there from or in respect thereof, including any claims arising out of the supply by the Exhibitor of samples of any kind whatsoever, wether such samples be sold or given away free and including without limitation and legal costs and expenses and any compensation costs and disbursements paid by the Organiser on the advice of his solicitors to compromise or settle any such claims.

6.2 If the Event is cancelled by reason or war, fire, national emergency, Labour dispute, strike, lock-out, civil disturbance, inevitable accident, the non-availability of the Event premises or any other cause including severe weather such as floods, heavy snow, sheet ice or dangerously high winds, plus any other natural phenomenon outside of the Organisers control, without limitation the Organiser shall be under no obligation to repay the whole or part of such rental and shall be under no liability to the Exhibitor in respect of any actions, claims, losses (including consequential losses) costs, expenses whatsoever which may be brought against or suffered or incurred by the Exhibitor, as the result of this happening at any Event held by the Organiser. Force Majeure, are unforeseeable, external to contract parties, and unavoidable. Force Majeure means "greater force" and is related to an 'act of God', an event for which no party can be held accountable.

6.3 If the Exhibitor, or their servants, agents or subcontractors should fail to remove all of their property or otherwise fail to vacate the Events premises in accordance with the timetable issued by the Organiser, the Organiser will hold the Exhibitor fully responsible for any penalties imposed by the venue owner, or any losses and cost incurred by the Organiser as a result of the Exhibitor failing to vacate the premises by the agreed time and the Exhibitor agrees to pay the same on an indemnity basis.

6.4 The Organiser does not accept responsibility for any loss or damage from any cause whatever, in respect of any property brought to the Event premises by Exhibitors or stand holders or their servants, agents, subcontractors or any other persons and the Exhibitor holder is required to indemnify the Organiser in respect of any liability in respect of any damage to the Event site arising from the use thereof by the Exhibitor, their servants or agents. No damages will be paid by the Organiser in respect of stock, goods, equipment, vehicles, gazebos, trailers left on site during any Event held by the Organisers in the event of theft, fire, weather or damage caused by any persons, all goods, stock, equipment, vehicles, gazebos, trailers are left on site at the liability of the Exhibitor.

6.5 Each Exhibitor shall indemnify the Organiser against any claim which may be made in respect of any alleged breach or infringement of any copyright, patent or without limitation other intellectual property right(s) by that Exhibitors during the period of their occupation of an allotted space, or without limitation otherwise in connection with the Event.

6.6 Save as may be stated else where in these Conditions, all warranties, Conditions and other term implied by statute or common law (save for the conditions implied by section 12 of the Sales of Goods Act 1979) are, to the fullest extent permitted by law, excluded from the Contract.

6.7 Noting in these Conditions excludes or limits the liability of the Company:

6.7.1 for death or personal injury caused by the Organisers negligence;

6.7.2 under section 2(3) of the Consumer Protection Act 1987;

6.7.3 for any matter which it would be illegal for the Company to exclude or attempt to exclude its liability; or

6.7.4 For fraud or fraudulent misrepresentation.

6.8 Without prejudice to the foregoing provisions of these Conditions:

6.8.1 The Organisers total liability in Contract, tort (including without limitation negligence or breach of statutory duty) misrepresentation, restitution or otherwise arising in connection with the performance or contemplated performance of the Contract shall be limited to the payment amount as set out in the booking form; and

6.8.2 The Organiser shall not be liable to the Exhibitor for any pure economic loss, loss of profits, loss of business, loss of contracts, damage of property, depletion of goodwill or otherwise, in each case wether direct, indirect or consequential, or any claims for consequential compensation whatsoever (however so caused) which arise out of or in connection with the Contract.

7.1 This Contract does not include the supply of any power to the Exhibitor without prior booking. All power supplied is at the discretion of the Organiser and is chargeable at the current rate of £80 per day plus VAT but must be booked and paid for prior to the Event. Power supplied will be either by diesel generator or direct electrical supply. All Exhibitors are required to supply all cables, extensions, plug sockets to convert the supply and/or any necessary equipment required for the Exhibitor to connect to the said power supply. Any generators supplied at these Events by the Organiser will have some diesel included but the hirer will be required to refuel the generator when required with diesel supplied by themselves. The Organiser will not be liable for loss of trade or profits resulting in the hirer not providing diesel to refuel these generators.

7.2 Gazebos, tables, rubber matting and weights are not included in this Contract, the Contract price is for space ONLY. Gazebos can be supplied at the cost of £35 per day plus VAT but must be booked and paid for in advance to the Event, it is the hirers responsibility to pack away the hired gazebo at the end of the Event and leave tidy and neatly for the Organiser to collect.

8.0 The Organiser shall not be liable to the Exhibitor or be deemed in breach of Contract by reasons for any delay in performing, or any failure to perform, any of the Organisers obligations, if the delay or failure was due to any cause beyond the Organisers reasonable control.

8.1 If any of the provisions of the Contract (or part of the provision) is found by any court or administrative body of competent jurisdiction to be invalid, unenforceable or illegal, the other provisions shall remain in force.

8.2 If any invalid, unenforceable or illegal provision would valid, enforceable or legal if some part of it were deleted, the provision shall apply whatever modifications necessary to give the effect of the commercial intention of the parties.

9.1 The Organiser may assign and/or subcontract the Contract or any part or it to any person, firm or company. The Exhibitor may not assign or subcontract the Licence and/or the Contract under any circumstances.

9.2 Any updated Notes/Terms and Conditions will be sent to all applicable Exhibitors at the point of additions/alterations/amendments. It is the Exhibitors responsibility to sign any return any Terms and Conditions once read (at point of booking entering into the Contract), the Exhibitor is not required to resend signed, amended Notes/Terms & Conditions unless requested to do so by the organiser, it is understood that once sent, that these additions/alterations/amendments to Notes/Terms & Conditions supersede any previous versions and will therefor become applicable to any Contracts/booking between the Exhibitor and the Organiser.

9.3 It is forbidden for Exhibitors to discuss Event pricing, this Contract is strictly between the Exhibitor and the Organiser. Should the Organiser be made aware of pricing discussions, the Organisers reserve the right to terminate any Contracts held with the Exhibitor and NO refund will be made.

10.1 A copy of the most recent version of the Organisers Notes/Terms and Conditions (Contract details) can be requested by emailing [admin@cockerhoopcreative.com](mailto:admin@cockerhoopcreative.com).