

CONDITIONS OF HIRE

- 1) The period of hire and the rental payable shall be specified overleaf, the minimum hire period being seven days.
- 2) Full hire payment to be made in accordance with our trading terms.
- 3) The hirer shall keep the goods in good and substantial repair and condition (fair wear and tear only excepted) and shall replace all missing or damaged goods or parts thereof with goods or parts of equal quality and value and in default of so doing permit the owner to take possession of the goods for the purpose of having the repairs carried out and repay to the owner the cost of such repairs, provided that this shall not prevent the accrual of instalments of rental.
- 4) The hirer shall keep the goods in his possession and control and shall notify the owner of any change in his address and upon request by the owner promptly notify the whereabouts of the goods.
- 5) The hirer shall indemnify the owner against loss of or damage to the goods or any part thereof from whatever cause arising the value of the goods or the amount of such damage to be assessed by the owner.
- 6) The hirer shall be responsible for insuring the goods against loss or damage by accident, fire or theft or wilful damage to the full replacement value thereof (being the replacement value assessed by the owner) such insurance cover to be the responsibility of the hirer from the moment the goods are received from the delivery carrier company or collected from the owner's premises, the same applies in reverse for the return of costumes
- 7) The hirer shall pay to the owner all expenses, including legal costs, on a full indemnity basis incurred by the owner in ascertaining the whereabouts of the goods or taking possession of them by breach of any of these conditions by the hirer.
- 8) Costumes ordered and not used are subject to a hire charge unless a reduction is negotiated before end of production.
- 9) Should the hirer make any default in payment of any of the instalments of rental or shall fail to observe any of these conditions, the owner may, by notice in writing, sent to the hirer by pre-paid post to his last known address determine the hiring, whereupon the hirer shall no longer be in possession of the goods with the owner's consent and, thereafter, the owner may without notice re-possess the goods and for that purpose, may without previous notice enter upon any premises in which the goods are believed to be situated.
- 10) The goods shall remain the absolute property of the owner and no interest in the goods shall accrue to the hirer.
- 11) The hirer shall take the goods in the condition in which they are at the date when they leave the owner's premises.
- 12) The hirer shall be responsible for costs of carriage incurred in connection with the hiring and all rental charges (and carriage charges where appropriate) shall be subject to V.A.T. at the current rate for the time being.
- 13) The owner reserves the right to require payments by cheque to be supported by a bankers guarantee in the case of persons unknown to the owner.
- 14) The owner shall take every care to ensure accuracy of the goods supplied.
- 15) All articles must be returned to the owner on the day following the last performance unless a Sunday, when articles must be despatched on Monday using our return labels, if consignment lost due the hirer not using supplied labels the hirer will be responsible any loss in transit
- 16) The hirer must repack all articles securely and label them adequately.
- 17) No hire charge is made for normal time taken in transit.
- 18) Telephone enquiries do not constitute orders until confirmed by our confirmation form, but are used solely to check the availability of the costumes, unless by special arrangement.