

Orchard View Wedding Venue—Terms and Conditions

These are the terms and conditions of Orchard View;

Definitions: For clarity

Wedding Venue....OV

The Hirer The party contracted to Orchard View for the hire of the Orchard View Premises and equipment.

1. To confirm your booking a non refundable deposit of \$750.00 is required. The receipt of confirmation and deposit shall constitute a binding contract between OV and The Hirer.
2. Remaining balance to be paid no later than six calendar weeks prior to the function.
3. Cancellations must be in writing and be acknowledged in writing by the management of OV. Any cancellation made with six calendar weeks of the function, forfeits any payments made.
4. The hirer shall be responsible for the Health and Safety of all those attending the event. The venue has uneven terrain and surfaces. Please ensure you have a plan for catering for guests with mobility issues.
5. OV does not supply, sell or serve alcohol as part of our venue hire. The hirer is responsible for the safe, sensible and moderate serving and consumption of alcohol to their guests. The hirer must appoint/ hire at least one dedicated Bar person for the duration of your event. All rubbish, empties, glassware and recycling to be removed after the function.
6. The hirer shall be liable for any loss or damage to the grounds or fixtures and fittings done by any person attending the function.
7. OV shall not be liable for any damage or loss to any property belonging to or under control of the hirer or any injury to those using the venue.
8. A returnable bond against any damage to OV property by any of the Hirer's guests or service providers is required of \$750.00 to be paid no less than six weeks before date of wedding and returnable within 14 days after wedding date on completion of full inspection.
9. All children must be fully supervised by a parent or qualified caregiver. OV will not be responsible for any injuries around the venue.
10. Caterers, and all other must be licensed and fully self contained. OV do not accept any responsibility for the service provided by the caterers.
11. The premises will be available from 09.00 hrs on day of hire. Functions must conclude and all guests departed by 22.30 hrs on day of hire, unless staying in camping paddock or by arrangement with management.
11. All of your props, belongings, rubbish and recycling must be removed from the premises by 11.00 hrs the next day.
12. OV reserves the right to alter or make improvements to the property.
13. The hirer must be aware of and comply with all local bylaws and regulations, e.g. noise control, fire bans, plus OV is a no smoking area in marquee or paddock.
14. Force Majeure. OV shall not be liable for failing or delaying performance of its obligations resulting from any condition beyond its reasonable control, including but not limited to acts of terrorism, earthquake, fire, flood or other acts of God.