





Terms & Conditions

Chester Racecourse and Bangor-on-Dee Racecourse

All tickets, badges, car park labels and hospitality packages are sold subject to the following terms and conditions. These terms and conditions are published and maintained on our Company website www.chester-races.com
For the avoidance of doubt and in the case of discrepancy between Terms and Conditions published on the Company Website shall prevail.

1. These Terms
All persons purchasing lickets or badges and/or visitling the Racecourse are admitted subject to the regulations and to the rules of racing set out in these Terms. If you don't understand, or have any questions relating to these Terms, please contact the Company.
2. Definitions used in these Terms
Company' means Chester Race Company, our details are set out at the end of these Terms;
Customer' means the purchase of Trickets and/or (in respect of Part 2) an attendee at the Racecourse;
Tricket' means any ticket, badge, car park pass, hospitality badge and Privileged Access Swipe System (PASS) cards;
Racecourse' means, as appropriate the Chester Racecourse, Chester CH1 L2Y or the Bangor-on-Dee Racecourse, Overton Rd, Bangor-on-Dee, Wrexham L113 DDA and includes all surrounding land, facilities and car parks owned or controlled by the Company;

PART 1 PURCHASE OF TICKETS

Our Contract The Company

- ompany cannot guarantee the validity of Tickets purchased anywhere other than via the Company or authorised agents or resellers. If in
- Ine Company cannot guarantee the valuinty of I cickets purchased anywhere other than via the Company or authorised agents or resealers. If in doubt, please check with us.

 Tickets remain the property of the Company at all times. Tickets are not transferable and shall not be offered for sale in the course of business, coupled or bundled with any other product or service or for commercial or promotional purposes or offered as part of a competition prize without the prior consent of the Company facting in its sole discretion). Any Ticket issued in breach of this clause is void and the Company may refuse entry or gieter arryone from the Racecourse without refund and may take legal action.

 Tickets are not for sale to under 18s.
- Indees are invitors are united as a for non-hospitality/business orders, acceptance of an order by a Customer will take place when the Company confirms on the call (for telephone sales) or emails the Customer to confirm acceptance (for website sales). At which point a contract will come into existence between the Customer
- 3.5
- For non-hospitality/business orders, acceptance of an order by a Customer will take place when the Company common thre cau uor teeppours alsels or emails the Customer to confirm acceptance (for website sales). At which point a contract will come into existence between the Customer and the Company.

 If the Company is unable to accept an order (e.g. payment is declined), the Company will inform the Customer at the point of the booking and not charge the Customer for the Ticket.

 Hospitality orders or an order by a business Customer require entry into a contract A provisional booking will be made and the Company shall send out the details of the booking with the relevant terms either by email format or a contract format. The Customer must confirm acceptance of the booking details within 7 days or the provisional booking will expire Acceptance will occur when the Customer has indicated acceptance of the booking. This can be done e.g. by sending a written confirmation such as an email, telephoning us to confirm or by sending a deposit/full payment (as applicable), or fine the case of a contract document by signing and returning the document. Once accepted, a crutate is in effect and the Customer and Company are bound by its terms, provided that until the Company receives the deposit or full payment (as a possible in full and includered funds it may accept the booking and contract without liability.

 If the Customer wishes to make a change to the Ticket the Customer has ordered the Customer should contact the Company as soon as possible. The Company will confirm if the change is possible, or not. If it is possible the Company will est the Customer know about any price changes (which may include cancellation fees) or anything else required as a result of the requested change. The Customer can then confirm if they still wish to go a head with the change in possible the company will est the Customer how about any price changes (which may include cancellation fees) or anything else required as a result of the requested c
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- Providing the Tickets
 During the order process the Company will let the Customer know how and when the Company will provide the Tickets. Any delivery costs will be set out during the order process and are displayed on the website. Delivery of Tickets is usually by Royal Mail special delivery. Please see clause 16.6, and contact us if Tickets are not received. If the Customer has asked to collect the Tickets from the Racecourse the Customer can collect them at any time during our working hours as set out on our website.
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- out on our wesste.

 The Company may need certain information from customers to supply the Tickets. If the Customer does not provide this information within a reasonable time of request, or gives incomplete or incorrect information, the Company may end the contract. The Company will not be responsible for supplying the products late or not supplying any part of them if this is caused by the Customer not giving us the information the Company need within a reasonable time. 5.3

- Company need within a reasonable time.

 Price and Payment

 The price of the Ticket (which includes VAT) will be the price indicated when the Customer places their order. The Company reserves the right to charge VAT for any other applicable tax/levy) on any other services supplied including sponsorship and corporate hospitality.

 Unless otherwise agreed by the Company, the Customer must pay for the Tickets upon ordering. Where the Company agrees to invoice the Customer for Tickets, payment must be received no later than 14 days prior to the date of event to which the order relates (including invoice the Customer for Tickets, payment must be received no later than 14 days prior to the date of event to which the order relates (including invoiced orders and hospitality). No Tickets will be despatched or made available for collection until payment is received in full. Payment upon ordering is required if the relevant event takes place within 30 days of the order.

 It is always possible that, despite our best efforts, some of the Tickets the Company sell may be incorrectly priced. The Company uses reasonable care to check prices are correct before accepting an order so that, where the Tickets correct price at the order date is less than our stated price, the Company will charge the lower amount. If the Tickets correct price at the order date is less than the price state to the Customer the Company will contact the Customer for instructions before the Company accepts the order. If the Company accepts and processes the order where a pricing error is odivious and unmistakeable and could reasonably have been recognised by the Customers as a mispricing, the Company may end the contract, reland the Customer frague the return of any Tickets Surfect and goes and processes the order where a pricing error is odivious and unmistakeable and could reasonably have been recognised by the Customers as a mispricing, the Company may end the contract, elevant the Customer and equire the return of any Tickets Surfect also in the Custome
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- - see Takes growned a race incetury ras more occurred than a seed of the Customer about a charge to a Ticket or to these Terms which the Customer does not agree to (but not a change to a race meeting itself, see clause 17);

 The Company has told the Customer about an error in the price or description of the race meeting for which the Customer has ordered a Ticket and the Customer does not wish to proceed:

 The Customer has a legal right to end the contract because of something the Company has done wrong, ancellation of Tickets and/or related hospitality bookings will be considered once a booking has been processed, unless the race abandoned (see clause 16) or as otherwise permitted under these Terms. Requests for cancellations and refunds due to extraordinary ces may be considered and reviewed on an individual basis. Non-attendance at a race meeting by a Customer shall not be grounds for

- Interesting is admitionled peet cause 20 of as otherwise perhaps the considered and reviewed on an individual basis. Non-attendance at a race meeting by a Customer shall not be grounds for beautiful and the Contract With US.

 To end the contract, please contact the Company using the contact details at the end of these Terms. Where promised, the Company will refund the price paid for Tickets including delivery costs, by the method the Customer used for payment within 14 days. However, the Customer must refund the price paid for Tickets including delivery costs, by the method the Customer used for payment within 14 days. However, the Customer must refund the price where the Company is entitled to do so. The Company will make any refunds due to the Customer as goon as made eductions from the price where the Company is entitled to do so. The Company will make any refunds due to the Customer as goon as made to the customer as goon as a company to the considered once a booking has been processed.

 Hospitality badges are sold on the understanding that no money in respect of the unused badges will be reimbursed.

 Our Rights to End the Contract

 The Company may end the contract at any time by writing to the Customer if the Customer does not make payment when it is due in accordance with clause 5.2 and the Customer still does not make payment within 10 days of the Company reminding the Customer that payment is due or her acce meeting no ccurs. The Company may also end the contract where set out in these Terms.

 Personal Information

 The Company will use the personal information the Customer provides to the Company to supply the Tickets to the Customer, undertake any service the Tickets provide entitlement to, to process the payment for the Tickets, and (if the Customer agreed) to this during the order process, to give the Customer rindom about similar products that the Company provides, but the Customer may stop receiving this at any time by contacting us. Please see further details in our Privacy Policy

 Our Rights to t
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PART 2 CHESTER RACECOURSE REGULATIONS AND NOTICES

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- permission to enter the Racecourse. Entry to, and the right to remain in, the Racecourse is at the Company's sole discretion at all times. The Company reserves the right to refuse admission to and/or to remove from the Racecourse, in its absolute discretion and without giving any reasons, any person. Entry will be denied to any person who is intoxicated or under the influence of drugs.

 The Company may refuse admission/remove any person failing to comply with any of these Terms, any person whose presence is fin the Company's about descretion undersiable, any person who is unruly, a source of danger, offence or annoyance, anyone who has or is likely to commit a criminal offence, or anyone who has previously been refused access to and/or removed from the Racecourse. The Company shall have no obligation to night any reason. 11.3
- 11.5
- commit a criminal offence, or anyone who has previously open returned access a bandon standard and the problem of the problem
- neactions: neclositive permitted search may result in a customer bering requested to teave the Naccourse. Enter Company reserves the right to use search dogs.

 Permission to enter the Racecourse does not guarantee entry to the Racecourse or apparticular area within it. Where bades, a park labels or hospitality packages are sold for a specified area of the Racecourse, the Company will use reasonable endeavours to ensure the specified areas available for use at the specified time. If however the specified area cannot be used for reasons not within the control of the Company then the Company shall be entitled to offer a reasonable enterantive. If no alternative is offered by the Company the customer will be entitled to a full refund as per clause 6.2.1.

 Tickets may provide or restrict access to certain areas of, or enclosures in, the Racecourse. Transfers between enclosures may be possible on the day, subject to availability.

 The Company may retain records of any suspected misuse of Tickets or other documents and any serious misbehaviours of any Customer and share them with other racecourses, the Police and the British Horse Racing Authority.

 In the case of emergency, or if a fine alarms is activated, all attendees of the Racecourse must follow the instructions given by the PA system, the stewards, the police, the Company's staff or as displayed on the digital screens.

 Conduct
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- the stewards, the police, the Company's staff or as displayed on the urgular screens.

 12. Conduct

 12. PLEAS NOTE: The following rules and regulations apply to all attendees:

 a) Badges: must be securely attached to Customers (or their possessions) on race days and must be visible at all times when at the Racecourse. All Tickets must be shown to the Company or its employees and agents on demand. Failure to display may result in paying the full price admission to the relevant enclosure/stand for that day or removal from the Racecourse.

 b) There is a specific dress code in each enclosure which must be complied with Please refer to the dress code guidance online at www.chester-races.com/dresscode for the full details. Novelty clothing (i.e. fancy dress) is not permitted in any area other than the Dee Enclosure and Open Course. The Company has sole discretion whether something constitutes fancy dress. No clothing should be deemed offensive or inappropriate in any way. Branded / promotional clothing is not allowed on the course. The Company reserves the right to refuse entry to any person not adhering to the appropriate dress code.

 c) The climbing of lences, stands and any other buildings is forbidden. Trespassing on the racetrack, except at designated crossing points, is disallowed at all times.

et hard copy of the Terms and Conditions, the Terms and Conditions on the Company Website shall prevail.

d) Please observe the designated no food and drink areas. Food can only be brought into the Open Course and Car Park Picnic Area. No alcoholic beverages can be brought into the Racecourse other than moderate amounts in the Open Course Car Park Area. Definition of moderated can be found on the Chester Racecourse website. Soft drinks can only be brought into the open course and Definition of moderated can be found on the Chester Racecourse website. Soft drinks can only be brought into the open course and be considered to the Chester Racecourse website. Soft drinks can only be brought into the open course and year responsible adult. The definition of a "responsible adult" is at the Company's discretion at all times. A child altending a hospitality area will alteract a charge. No person under the age of 18 are sprintly prohibited to a fixen person beloadult.

g) Clarettes (including e-cigarettes) shall not be used in designated in somoking areas of the Racecourse.

h) The use of drones or similar is strictly prohibited at or over the Racecourse.

1) Flags, banners and other articles and any behaviour such as drunkenness, drug use or dealing, abusive conduct, singing or shouting which may constitute an annoyance to spectators or distract or righten the horses are prohibited. The Company may advertise a list of prohibited articles, which Customers must adhere to.

J) Iher usual of a my marketing or promotional activity howsover used, whether official or unofficial whether for personal, claiming to comply with the above rules or any reasonable instructions from a seaward, member of Racecourse staff, the political concerns on the permitten without privation althorisation by the Company may contribute a serious breach of these lems, as a session of the promotional activity howsover used with the following provisions will constitute a serious breach of these lems, as a sesual to which we serious and the promotional a

- need to enter into a supplementary agreement with the Company in they wan to undertake any pressor is accounse.

 All commercial and professional photographers must have obtained express permission to enter the Racecourse and capture images.

 All such photographers shall comply with such additional terms we may require, and/or with the RCA Press Badge Conditions (http://www.britishracecourses.org/assets/1854/RCA%20Press%20Badge%20Conditions%202016%20FINAL.pdf) and the British Horseracing Authority General Instruction 5.2 (http://www.britishracecourses.org/assets/1854/RCA%20Press%20Badge%20Conditions%202016%20FINAL.pdf) and provide satisfactory evidence of holding sufficient public liability insurance prior to arrival.

 All traders and other persons wishing to undertake commercial activities in the Racecourse require prior written permission of the Company, and may be subject to additional terms and conditions. The Company may expel and/or confiscate equipment, stock or other materials in the possession of any one carrying out unauthorised activities.

 It is a condition of entry that only individuals possessing a valid betting badge and occupying an authorised pitch are entitled to lay bets. Anyone contravening this condition will be evicted. Additional terms apply to individuals seeking authorisation to lay bets at the Racecourse. Media Coverage and Promotional Activities.

 The Customer acknowledges that many races and events are given coverage by the media (including, but not limited to, print media, television).

- Media Coverage and Promotional Activities

 The Customer acknowledges that many races and events are given coverage by the media (including, but not limited to, print media, television and other broadcast media and digilal media). In addition the Racecourse may use photography and other recordings for promotional purposes (including, but not limited to, promotion in print media, television and other broadcast media and orbine rose in the promotional material, social media and online or other digital media. Lostomers to their children and/or horses may appear in such coverage and/or material. Customers shall wan on right to object to, or demand any payment in respect of, your, your horse's or your children's inclusion in any such coverage whether produced by the Customer of by thing patries authorised by the Company.

 By entering the Racecourse. Customers consent (for yourself and on behalf of any under 18's in your care) to the passing of still or moving images of you/them to third parties authorised by the Company for the purposes of the production of material to be used solely for the promotion of the Racecourse. On request, the Customer will give any additional consents or waivers required for the unrestricted lawful use of any coverage (if any) without request for payment or imposing any other conditions.

 Our Responsibility for loss or of Payment or imposing any other conditions.

- profination of the Raccourse. On request, the Customer will give any additional consents or waivers required for the unrestricted lawful use of any coverage (if any) without request for payment or imposing any other conditions.

 Our Responsibility for Loss or Damage Suffered By You Any property brought not the Raccourse by a Customer is done so at the risk of the Customer. Customers accept that due to their nature, race meetings are not without risk. Customers must remain vigilant and exercise a reasonable degree of caution and care for themselves and others around them at all times. The Company shall have no liability for any loss, injury or damage to Customers or their property save where such loss or damage arises due to the negligence of the Company, its agents or employees or arises. If the Company is responsible for loss, injury or damage the Customer suffers that is a foreseeable result of our negligence, the Company is that is a foreseeable result of our negligence, the Company stotal failulity shall not in any riccurrustances exceed £1,000. The Company does not exclude or limit in any way our liability to the Customer where it would be unlawful to do so including liability for death or personal injury caused by our negligence, the Crit fault of tradulation this representation. Nothing in these Terms affects the statutory rights of any Customer attending the Racecourse as a consumer. If the Customer is a commercial entity or business, the Company has no liability to the Customer for any loss of profit, loss of business or revenue, business interruption, loss of business opportunity, costs or expenses or any other indirect or consequential loss, whether foreseeable or not.

- revenue, business interruption, loss of business opportunity, costs or expenses or any ouner inuriect or consequential (NSS), whether foreseable or not had bandomment and Lost Tickets in the event of abandomment before the race day, the Company will offer a full refund on all Ticket costs. Alternatively, the Customer may either (a) transfer their Ticket to a later event or (b), where the race day is rearranged, to the rearranged event. The Company will use reasonable endeasours to inform customers of the cancellation prior to the event. In the event of abandomment on the race day up to the "Weighed-In" of the first race, the Company will offer a full refund on all Ticket costs and car parking costs. Alternatively, the Customer may reclaim their parking costs and either (a) transfer their Ticket to a later event or (b), where the race day is rearranged, to the rearranged event. In the event of abandomment on the race day after the "Weighed-In" of the first race up to the "Weighed-In" of the third race or nominated feature race (whichever is later) there will be a 50% refund of Ticket and car parking costs. In the event of abandomment thereafter there will be no refunds.
- refunds.

 17.4 No cash returns will be paid on the day. All refunds to be administered by post. Where the Customer is entitled to any refund for abandonment, the Customer will be paid on the day. All refunds to be administered by post. Where the Customer is entitled to any refund for abandonment,
- the Customer must:

 a) Make a note of the reference numbers of all Ticket and car park labels.
 b) Send the Tickets and/or labels along with a covering letter stating the full name and address of the sender and if different from that of the sender, the full name and address of the purchase or of the Tickets or labels to the Company at the address below. To be valid, requests for refunds must be received in writing within one month of the date of the abandoned race day. The Company shall have no responsibility or lability of any nature in respect of any refund request received after that time.

 In the event of abandonment at any time on the day of racing, there will be no refund or price reduction in respect of Box, Room or Chalte thire charges or other hospitally charges save where either: a) the Company agrees otherwise, or bit cause of the abandonment prevnate the safe use of facility during the period of hire.

 Lost or stolen Tickets will not be replaced. Replacements must be purchased from the Box Office. If after race day a lost Ticket is found, the Customer may submit it for a refund as per the above process. Provided the Ticket has not been used, a refund will be provided.

 Entertainment

- Entertainment
 Where entertainment or hospitality is provided, Customers accept upon entry to the Racecourse that hosts may use humour or humorous
- 18.1 Where entertainment or hospitality is provided, Customers accept upon entry to the Raccourse that hosts may use humour or humorous anecdotal stories to enterian. Such humour may arise out of direct references to individual members of the audience or out of references to matters which are sensitive to certain members of the audience. Except where such references are discriminatory under the law, the Customer accepts such humour as part of the condition of entry and the Company has no liability in respect of any hurt feelings, anguish, distress, indigination or alleged discrimination in respect of any Customer.
 18.2 Certain racing days may feature advertised events such as (but not limited to) specific feature races (hereafter for this clause "races") or music performances. Such races or performance shall take place nor any representation or warranty is made as to the nature or quality of such race or performance. The Company's not holliged to refund or exchange Tickset due to any alteration or cancellation or

- Other Important Terms
 All vehicles parked or stored at the Racecourse and drivers must abhre to a do so.

 Other Important Terms
 All vehicles parked or stored at the Racecourse are parked at the owner's risk and the Company accepts no responsibility for such vehicles. Drivers must be driven with utmost care at the Racecourse and drivers must abhre to all written and verbal instructions, directions and signs. The Company reserves the right to require any vehicle be moved, or for move the vehicle, if it is not parked in an appropriate designated area of it to obstructs the smooth operation of the Racecourse or causes a hazard. Parking or setting down on the side is prohibited other than at office car parks.

 This contract is between the Customer and the Company. No other nerson has inhebited from the side is prohibited other than at office and obligations.

- car parks

 19.2 This contract is between the Customer and the Company. No other person has right to enforce its terms. The Company may transfer our rights and obligations under these terms to another person if the Company agrees to this in writing.

 19.3 If any court or relevant authority decides that any part of this Contract is unlawful, the remaining paragraphs will remain in full force and effect.

 19.4 No failure or delay to enforce the Company's rights under these Terms should be construed as a waiver of the Company's rights under the Terms.

 19.5 These Terms are governed by Fnglish law and the courts of Fnglams should be construed as a waiver of the Where a Customer is a consumer and lives in a different country within the UK, the Customer may instead elect to bring legal proceedings in either in the country where they live or the English and Welsh courts.

 19.6 Lost property enquiries should be made to the Box Office. Lost children should be reported to the stewards or to the police.

Chester Racecourse and Bangor-on-Dee Racecourse are owned and operated by Chester Race Company Limited, a company registered in England with company number 00037600 with a registered address of The Racecourse, Chester, Chestine, CHI 2X!. For general admission ticket matters please contact the box office on 01244 340461. For hospitality related matters please contact the hospitality sales team on 01244 304651.

Appendix Open Course and Car Park Picnic Rules

- Subject always to the discretion of the Company:

 Customers may bring food and soft dirinks in sealed plastic containers onto the Open Course.

 Customers can bring a picnic, with a moderate amount of alcohol to accompany it, into the designated Car Park Picnic Area. However, this area cannot be accessed on foot, or by taxi.

 All alcohol must be consumed or left in the Car Park Picnic Area before entering the Open Course.

 Bag and vehicle checks will be in operation:

 at the entrance of the Car Park/ Picnic Area

 Cates 9 (Nuns Rd) 6 10 (Cast Bend).

 The Company may refuse entry or eject anyone who fails to comply with the current Open Course and Car Park Picnic Rules.