Terms of Business

1. The parties to contracts have the right to choose the law that shall apply. Regia Anglorum proposes to apply English Law and will construe according to that legal system in all its business dealings unless otherwise stated in its contracts and other documents.

2. The Copyright of any performance of Regia Anglorum’s members at any private or public function or event or recording either visual or audio arranged or organized or attended by Regia Anglorum’s members acting as a body shall be vested in the said Regia Anglorum.

3. The Intellectual Property rights of any performance are expressly withheld and remain the wholly owned property of Regia Anglorum unless agreed otherwise in writing in advance of any private or public function or event or recording either visual or audio arranged or organized or attended by Regia Anglorum’s members acting as a body.

4. Performances and items supplied remain the wholly owned property of Regia Anglorum until payment of the relevant invoiced amount is cleared through our bank. This term shall exclude and supersede any transference of legal title to the goods and/or performances supplied and revoke any contractual clause or waiver or disclaimer or other similar document or part of any document that may have been signed on behalf of Regia Anglorum and or its members in the fair and reasonable expectation of the subsequent payment of an invoice or invoices in relation to fees and or expenses relating to any media production or event or show whether public or not with which the said Regia Anglorum has involved itself in the fair and reasonable expectation of the prompt payment of its legitimate invoices.

5. When sold traded or exchanged for any material gain both the Copyright and Intellectual Property rights of any performance by the Members of Regia Anglorum shall remain the wholly owned property of Regia Anglorum until payment of all invoices in respect of the said performance are cleared through our bank. This term shall exclude and supersede any transference of legal title to or of copyright or contractual clause or revocation of title or waiver or disclaimer or other similar document or part of a document that may have been signed on behalf of Regia Anglorum and/or by its members in the fair and reasonable expectation of the subsequent payment of an invoice or invoices in relation to fees and or expenses relating to any media production or event or show whether public or not which the said Regia Anglorum has performed in the reasonable expectation of the payment of its legitimate invoices.

6. All payments must be made upon the presentation of an invoice and the full invoice number must be quoted upon payment counterfoils et cetera.
7. Invoices will be normally be submitted post event in the expectation of settlement within thirty days of invoice date, although late invoicing cannot be cited as reason for refusal of payment.

8. No payments may be made in cash unless arranged in advance and in writing and duly authorised by the National Organiser or the Hon. Treasurer of Regia Anglorum.

9. Regia Anglorum reserves the right to surcharge unpaid invoices at the rate of 1.5% per day above Lloyds Bank PLC base rate as announced on the Tax Point date of the invoice in question commencing upon the third day following payment date.

10. All cheques, drafts, transfers, postal or money orders must be made out to REGIA ANGLORUM and not to private individuals unless otherwise agreed in advance and in writing. Our bankers are:

   Lloyds Bank PLC  
   16 Market Place  
   Oldham  
   OL1 1JG  
   Sort Code 30-96-26  
   Account № 2278 6360

11. Regia Anglorum is registered for VAT and all quoted amounts should be taken as exclusive of VAT unless otherwise stated in writing. Invoices will indicate the tax surcharge in the usual way and our registration number is 570 091 556.

12. In respect of Liability any event show performance private function media presentation or training session shall be deemed to be the work of amateur volunteers who will do their best to arrange the business of the day operating within the Constitution and Regulations of the Society a copy of which is available upon request Whilst acting in such a manner as may be reasonable and appropriate to the event show performance private function media presentation or training session no particular liability shall attach to the officers of the Society other than may exist in Common Law and apply to every "ordinary" member of Regia Anglorum.

13. If Regia Anglorum or its members cannot perform the obligations indicated in any contract or agreement due to act or acts of force majeure which shall include but not be limited to Acts of God, unusually bad weather, war, terrorism, hostilities, civil war, rebellion, revolution, insurrection or other disturbance but not industrial action by its own employees Regia Anglorum may (without prejudice to any other claims or remedies it might have) suspend performance of the Contract by written notice to the other party. If within its power Regia Anglorum will use all reasonable efforts to bring the cause to an end. If the force majeure persists for a period of 3 months or longer either Party may terminate an agreement immediately upon written notice.

14. Errors and omissions excepted!