

Terms and Conditions - DJ Dan Mobile Discos

Us/We refers to DJ Dan Mobile Discos

You refers to the Client.

Deposit is the term used to describe the fee taken in advance of the booking to secure the booking.

1. Bookings

- 1.1 There will be adequate time for us (DJ Dan Mobile Discos) to setup, at minimum 30 minutes for our Bronze, and at least 60 minutes for the Silver, Gold, Platinum and custom packages.
- 1.2 The client should indicate what access is available for the event.
- 1.3 The deposit paid in advance of the event is a binding guarantee of the contract, and without it we will be able to change our work schedule without prior notice.

2. Payments

- 2.1 Deposits - all deposits will be paid at least 30 days before the booking, unless discussed with DJ Dan Mobile Discos.
- 2.2 The remaining balance will be paid either in advance, or at the start of the event, and DJ Dan Mobile Discos reserves the right to refuse conduct of the event, until the money has been paid.
- 2.3 Non-payment of any fees owed within 30 days after the event will result in legal action.

3. Cancellations

- 3.1 After the deposit is paid, DJ Dan Mobile Discos will hold the date exclusively for you and will turn away other work. The potential loss of work in the event of a cancellation is real and therefore DJ Dan Mobile Discos will charge a cancellation fee. Cancellations must be made in writing or email, and cancellations via telephone will not be accepted.
- 3.2 If the client cancels 21 days or more in advance of their event, then the cancellation fee will be the original deposit.
- 3.3 If the client cancels within 20 days prior to the event, the cancellation fee will be 100% of the outstanding fee.
- 3.4 Should the event be cancelled for reasons out of the client or our control (force majeure) then the deposit fee will be returned to the client, or a new date set.
- 3.5 DJ Dan Mobile Discos will try to fulfil its obligations in the event of unforeseen circumstances by any other means should this be necessary.

4. Conduct

- 4.1 It is the client's responsibility to ensure all guests conduct themselves in a proper manner at all times. The client must be responsible for all guests and their actions.
- 4.2 The client will provide or arrange adequate supervision of all its guests, at the venue, and will be liable for any loss or damage to DJ Dan Mobile Discos' kit of personal belongings, caused by guests attending the function.
- 4.3 No violent, aggressive or abusive behaviour from anyone under any circumstances shall be tolerated, and DJ Dan Mobile Discos reserves the right to terminate its services at any time, if the safety of its equipment, or employees is under threat. DJ Dan Mobile Discos does not take responsibility for removing unwanted persons from the venue, and this is up to the client.

- 4.4 In the event of an event involving minors, the client must ensure there is a legal ratio of responsible persons to minors.
- 4.5 DJ Dan Mobile Discos shall act in a fully responsible manner at all times, during their attendance at the event, and will setup and run as requested unless there is a legal requirement which states otherwise.
- 4.6 DJ Dan Mobile Discos will be responsible for producing certificates of Public Liability Insurance (PLI), Portable Appliance Testing (P.A.T) and Pro Dub Licence.
5. Security
 - 5.1 The client will be responsible for the safety and security of DJ Dan Mobile Discos' equipment and employees.
 - 5.2 DJ Dan Mobile Discos shall not be held liable for any damage on the venue, and any potential hazard must be pointed out by the client or venue staff at the time of setup.
 - 5.3 The client is also responsible for any damage to DJ Dan Mobile Discos' equipment caused by any person at the event. The client will be charged for the full cost of any repairs required, and the client will be advised of any damage as soon as it is caused.
6. The Venue
 - 6.1 The client must allow suitable time for the installation, dismantling, and removal of any equipment, subject to terms 1.1.
 - 6.2 The DJ will ensure that the venue can provide adequate and safe electrical power.
 - 6.3 The client must ensure that the venue has the relevant licenses, and the event conforms to local by-laws as DJ Dan Mobile Discos cannot perform in a venue lacking required licenses.
 - 6.4 The client must ensure there is adequate parking for DJ Dan Mobile Discos for the duration of the event, and that DJ Dan Mobile Discos can unload and load in a safe matter. Should equipment or items be stolen during this procedure it is the responsibility of the client.
 - 6.5 If the performance time is delayed due to the inability of DJ Dan Mobile Discos to gain access to the performance area, or any other delay beyond DJ Dan Mobile Discos' control, DJ Dan Mobile Discos will not be obliged to provide a refund whatsoever.
 - 6.6 If you are booking any other entertainment (e.g Singer, band, comedian etc) as well as hiring DJ Dan Mobile Discos' services, please consider and think about the space available and where you will place us.
 - 6.7 DJ Dan Mobile Discos reserves the right to refuse to continue any event prior to the start, should there not be sufficient floor space which would not allow the equipment to be assembled or placed safely.
 - 6.8 DJ Dan Mobile Discos also reserves the right to substitute alternative entertainment should uncontrollable circumstances dictate the need to.
 - 6.9 DJ Dan Mobile Discos shall not be responsible for any damage or loss to private or public property caused by invited guests or members of the public.
7. By you (The Client) booking DJ Dan Mobile Discos, you agree to these terms and conditions.

If you would like further clarification of any of the above terms, please contact us in the relevant ways.

Revision 1.0 April 2016.