TERMS AND C PROVIDED BY: <<INSE



RVICES (B2C) NY][INDIVIDUAL DJ]>>

BACKGROUND:

These Terms and Conditions are t

A. to provision of Services at below) by [<<Insert Full N
 <Address>>] OR [<<Insert Full N
 <Country of Registration whose registered office is a

B. where the client is a "Consi

1. Definitions and Interpreta

1.1 In these Terms an following expression

"Booking"

"Booking Form

"Business"

"Business Day"

"Consumer"

"Deposit"

"DJ"

"Event"

"Fees"

"Our Premises"

apply:

ressions are defined in Clause 1 as a self-employed individual] of Name >> a company registered in company Registration Number>> and

Consumer Rights Act 2015.

e context otherwise requires, the anings:

le as set out in these Terms and Services for an Event;

rm [attached to these Terms and available] [provided] by Us to You] Services and the Event, including the e Services:

de, craft, or profession carried on by proganisation;

/ inclusive excluding bank and public

defined by the Consumer Rights Act nese Terms and Conditions means an or uses Services from Us for the and for purposes wholly or mainly ny Business;

int stated in the Booking Form, being

n who We nominate to provide the

r event arranged by You taking place h We provide the Services as a part of

(calculated on the basis of Our Price ices:

[the above address] OR [<<Insert

"Price List"

"Regulations"

"Services"

"We/Us/Our"

"You/Your"

"Your Premises"

- 1.2 Unless the context Conditions to:
 - 1.2.1 "these Term Conditions;
 - 1.2.2 a Clause or Conditions:
- 1.3 The headings used and shall not affect
- 1.4 Words signifying the
- 1.5 References to any
- 1.6 References to "writ hand, and electro message,] or other

2. Booking Procedure

- 2.1 You must be 18 or
- 2.2 We will not reserv Services nor will V Booking and pay fo
- 2.3 You may make a b the enquiry form or and place of the E respond to let you Services that You r We will also advise have given Us, and provide you with a E website].

e list of Fees for Our Services. The list es is available from <<Insert Location at Our Premises>>;

ontracts (Information, Cancellation and lations 2013;

ces (on a date, at a time and for an imprising playing of recorded music to associated services outlined in the

[company] whose name is set out f business and contact address is [set t Other Address>>] [and includes all agents)];

whom We agree to provide any the Event; and

ntified in the Booking Form at which where We are to provide the Services) emises which You arrange to make

ch reference in these Terms and

reference to these Terms and

e to a Clause of these Terms and

nditions are for convenience only e Terms and Conditions:

nclude the plural and vice versa;

ther gender; and

ression, includes letter by post or ether sent by e-mail, fax, [text

book any Services.

rticular time/date slot to provide s unless and until You make a

e] [or] [in writing] [or] [completing he Services required and the date We receive Your enquiry, We will ther We are able to provide the e time, and at the place required, ple based on the information You plete the Booking Form. [We will may use the Booking Form on Our

- 2.4 If You would then <<Number, e.g. 3>> fully complete and r Deposit when you r
- 2.5 You are responsible is accurate and co information, We wil performance cause information.
- 2.6 If You communicate it will not have any Us and You, wheth enquiry form on Ouwriting, unless We s
- 2.7 By completing and that you accept, and
- 2.8 Your return/submis Fees will be an off the particular Service Booking Form, but decide in Our absol
- 2.9 We may in Our dis the completed Bool <<Number, e.g. 3>>
- 2.10 We will respond to Days after receiving offer (i.e. confirming decline it, We will a explain why We have
- 2.11 Only if and when Y and We have responsible Booking requested then will there be a

3. Changes to Booking Deta

You may request changes reasonable endeavours to under no obligation to do s entitled to amend the Fees and will notify You of an Business Days of receiving

- 3.1 If You accept the amended Fees to U
- 3.2 If you are not willin writing either that Y
 - 3.2.1 receive the requested ch
 - 3.2.2 cancel Your these Terms

If You do not let us have a Business Days after We

tke a Booking, You must within a have responded to Your enquiry, ig Form to Us and also pay us the sted Booking Form to Us.

information on the Booking Form Us with inaccurate or incomplete lay, non-performance or incorrect de us with accurate and complete

Is other than in the Booking Form, Booking or the contract between icate that matter or detail [in the quiry by phone or in person or in g that it will apply to the Booking.

Booking Form to Us, You confirm hese Terms and Conditions.

to Us, and Your payment of those n these Terms and Conditions for the Booking Form detailed in the decline that offer will be for Us to

even if the time when You return eposit is later than the end of the to in sub-Clause 2.4.

hber, e.g. 2, 3, 4 or 5>> Business Deposit by either accepting Your Booking) or by declining it. If We our Deposit to You in full and will fer.

ooking Form and pay the Deposit ritten notice of confirmation of the ill there be a "Booking" and only You and Us.

ime before the Event. We will use uested change, but we shall be ge requested by You, We shall be in accordance with the Price List, Fees within <<Number, e.g. 3>> change. After that notification:

nay confirm the change and the

- d Fees, You may confirm to Us in
- al Fees agreed and without the
- t to the cancellation provisions in

ations within <<Number, e.g. 3>> Iment to Fees, the Booking shall remain unchanged and We without the requested chan

4. Fees and Payment

- 4.1 After You have paid in full and cleared Event, but if the Bo Event, You must in when You return/su
- 4.2 You must pay the F You.
- 4.3 You may pay Us the
 - 4.3.1 <<Insert me Booking Sys
 - 4.3.2 << Insert me nominated b
 - 4.3.3 <<Insert Add
- 4.4 We may alter the p increase between t Event, the price inc increase for the Eve
- 4.5 All prices of Service
- 4.6 If You state anythin
 We previously quo
 necessitates alterin
 amount and ask Yo
 writing that You do
 not accept the Book
- 4.7 [The Booking Form [guests] who will at based on that number You submit the Boundify Us that You have be altered by le.g. 25%>> greater estimate will be a cof Clause 3 above.]
- 4.8 [If the number of [<< Percentage, e.g. We reserve the right have adapted the Sthat You pay for the payable as stated in We decide to chargive You an invoice << Number, e.g. 3>2 and payable within You.]
- 4.9 If the number of [the previously estimate Fees payable for the provided in the provided in

s at the original Fees agreed and

Ist pay Us the balance of the Fees <<14>> calendar days before the <<14>> calendar days before the nee of the Fees with the Deposit king Form to Us.

We fully and correctly provide to

sing any of the following methods: ard By Phone or Using Our Online

CS or CHAPS transfer into Our

hout prior notice, but if any prices e a Booking and the date of the ou and the Fees will therefore not

are inclusive of VAT.

which We were not aware of when a payable and We decide that it will advise You of the revised Fee to proceed. Unless You confirm in the revised Fee amount, We will

e of the number of [the audience] mount of the Fees payable will be List. If, however, at any time after refore the date of the Event You d number, the amount of the Fees mber is more than <<Percentage, ate, and in that case Your revised to your Booking for the purposes

attending the Event is more than last estimate You notified to Us, tional amount of Fees [where We ncreased number]. The total Fees the total amount that would be tual number attending the Event. If , We will tell you at the Event and nount [[at the Event] [or] [within e Event]]. That invoice will be due usiness Days after We give it to

ending the Event is less than You I if according to the Price List, the ess than for the number that You previously estimate reduction in Fees for on request We will whether to make are to You the amount to

4.10 [The calculation of Us at Your Premise period of time for w during that time, an advise You (when amount of time We the Services.]

5. Cancellation of Services

- 5.1 If, at any time afte cancel the Services given as follows, V follows.
- 5.2 You may cancel the Number, e.g 42>> refund to You any s
- 5.3 If You give Us priot << Insert same period of the Services, We We suffer due to Y Our net financial lo party booking We Booking.]

EITHER

[However, the cand total Fees for the So

OR

[However, the cand

- 5.3.1 100% of the than << Inse
- 5.3.2 <<e.g. 85>> is more tha number, e.g
- 5.3.3 <<e.g. 70>> is more that number, e.g
- 5.3.4 <<e.g 50>> is more that number, e.g
- 5.3.5 <<e.g 25>> is more that number, e.g
- 5.3.6 <<e.g. 15>> is more that same period

You will not be entitled to any e the number is significantly less, aces and in Our discretion decide if We do so decide We will repay Fees].

n total time which will be spent by oading, setting up/packing up, the pvided, all breaks taken by the DJ and from Your Premises. We will of the Fees to apply) of the total the time during which We provide

in advance for all Services, You prior notice that We require to be ep some or all of those Fees as

e if You give Us at least <<Insert cancellation. If You do so We will ce.

rvices but do not give Us at least > days prior notice of cancellation You for any net financial loss that e purpose of this sub-Clause 5.3, arising from Our declining a third out for Our acceptance of Your

imited to an amount equal to the

ited to an amount equal to:

ces where that prior notice is less

ne Services where that prior notice 7>> days but less than <<insert

ne Services where that prior notice 14>> days but less than <<insert

e Services where that prior notice 21>> days but less than <<insert

e Services where that prior notice 28>> days but less than <<insert

e Services where that prior notice 35>> days but less than <<Insert days.]

We will be entitled to for the Services, are under this sub-Claudiable to pay Us the cancel the Services

- 5.4 If, due to exception accidents, or bereat Event has been an availability of the Event without giving Us notice, We will converted whether to waive an under the above pro-
- 5.5 We may cancel a B Services in the follo
 - 5.5.1 [We agree to person become control and alternative If cancel the State of the Fees You incurred specific or person become cover; or]
 - 5.5.2 An event de more than Services in You have pa
 - 5.5.3 You have no case, You w would be lia 5.3 at the tin
 - 5.5.4 We find that If We do de refund to Yo any costs W unable to sa

If We cancel the S refund Fees or othe

- 5.6 Prices for the Servi to give You as muc
- 5.7 We may immediate
 - 5.7.1 any act or d reasonable of amounts to
 - 5.7.2 the venue impracticable do not have

You will not be entit completed as a resu

5.8 Where the contrac Regulations give You

m any sum(s) You paid in advance palance to You. Where the charge Im(s) paid in advance, You will be after You give Us prior notice to

Iding, but not limited to, illness, You or the person for whom the ty to run the Event due to nonemises, You cancel the Services period as in Clause 5.2>> prior as and in Our discretion decide ation that We are entitled to make

e the time and date booked for the

J to provide the Services but that y reason beyond Our reasonable ub-Clause 6.7, We propose an h to accept. If We do decide to ances We will refund to You in full Services less any costs We have which We are unable to save or

below occurs and continues for lift. We do decide to cancel the will refund to You in full the Fees

e and payable by that time. In that if, and to the same extent as You do the Booking under sub-Clause sub-Clause 5.5.3; or

er" (as defined in Clause 1 above). tes in such circumstances We will ave paid Us for the Services less ally for the Services which We are

ances We will have no liability to tion except as above.

e from time to time but We will try of any such changes.

he Services if:

iny person(s) at the Event in Our onable for the DJ to continue or it ms and Conditions; or

her conditions make it unsafe, le the Services outdoors and You indoor area at Your Premises.

r part of the Fees for Services not

not made on Our Premises, the s sub-Clause 5.8, and they will be



in addition to the rig You may for any re Booking is made, it date which is before requested Us to pr You may not cance accordance with thi You must confirm the by this sub-clause of the Booking, We will Your cancellation Booking that We ha

6. Further Details of Our Ob

- 6.1 The following will a these Terms and Co
- 6.2 We will provide the
 - 6.2.1 with reasona
 - 6.2.2 in accordance
 - 6.2.3 in accordant out in the Bo set out [in O
 - 6.2.4 in a format provide con particular fo Services in states that V before the E music, We whave no oblithan <<14>>>
- 6.3 We will ensure that cover for the provisi
- 6.4 We will provide all e and PA system requ
- 6.5 Neither We nor the activity or to ensure
- 6.6 We will ensure that professional standal equipment is availal
- 6.7 If We agree that a reasonable endeav arrange for an altunavailable at any t
- 6.8 If at any time You a them as set out it beginning later that We have to begin arrives for the Ever agreed time, We wagreed for finishing

above provisions of this Clause 5. during the 14 day period after the any Services to be provided on a period, and if You have expressly hat 14 day period and We do so, ses and You must pay for them in st that Your Booking be cancelled, t to You. If You cancel as allowed by made any payment(s) to Us for to You within 14 days of receiving or the Services covered by that

elating to the Services

n addition to all details set out in ing Form.

utory and regulatory requirements;

the particular type of Services set tails relating to that particular type ur website]; and

We decide unless We specifically be the Booking is made of any which case We will provide the confirmation. [If that confirmation lests, then if at least <<14>> days request list for particular items of wours to include them, but We will ests received at the Event or less

vered by public liability insurance

sic, music media, lighting, staging, ces.

o supervise any dancing or other attending the Event.

t that We use is maintained to a wherever possible, that backup of Our equipment.

ovide the Services, We will use . However, We will be entitled to reason the DJ agreed becomes es at the Event.

ices later than the time agreed for thether or not due to the Event Booking Form), and consequently that agreed time, then, if the DJ the the Services at (or before) the and the Services beyond the time in Booking Form.

- 6.9 [If You request the agrees to do so, Yo rate (pro rata) set of We will give You <<Number, e.g 3>> and payable within You.]
- 6.10 [Where the period of setting up/packing up/packing
- 6.11 [We will be respons brings to Your Prer up any part/s of You
- 6.12 [We will provide rea with any third partie Event provided that Services.]
- 6.13 [We will not be obli allowed for to ensu start time for the Se time for the Service
- 6.14 [Where the venue I 7.10 below, You fa accept the Booking affects Our provision agreed to provide the not be in breach of the second secon
- 6.15 We only make Ser above), and Your of confirmation that You.

7. Your Obligations

You must ensure that:

- 7.1 Your Premises are and time of the Eve are ready for the D unload, bring in, an
- 7.2 where the venue at backup plan to use make it unsafe, impoutdoors;
- 7.3 You are present thr
- 7.4 Your Premises are
- 7.5 the following are av

agreed finishing time and he/she t of Fees calculated at Our hourly ne additional time he/she spends. ount [[at the Event] [or] [within e Event]]. That invoice will be due usiness Days after We give it to

to provide the Services (excluding of <<Period of Time, e.g. 90, 120, es take [two breaks of 20 minutes he/she provides the Services] OR through], and [that break period] in that total of <<Period of Time,

nent and other things which the DJ er items or for cleaning or tidying rision of the Services].

d liaison (before and at the Event) be providing other services at the rovide any services other than the

e setting up sooner than We have begin the Services at the agreed g down later than the agreed finish

lled, but, in breach of sub-Clause ng of that installation before We r prevents altogether or adversely any or all of the period that We hat risk, and consequently We will be entitled to any refund of Fees.]

nsumer" (as defined in Clause 1 Form will be deemed to be Your n connection with any Booking by

provide the Services on the date king Form and that Your Premises d set up time so that the DJ can uipment from that time;

Services is outdoors, You have a remises where weather conditions to begin or continue the Services

/e provide the Services;

DJ to provide the Services;

r Premises on the date and during

7.5.1 sufficient sp [6]-foot by [lighting stan

- 7.5.2 suitable free up area to a vehicle for t providing the
- 7.5.3 ramp or lift a
- 7.5.4 such facilitic require to pr [15] feet from amp circuit of the set-up additional or is part of the
- 7.5.5 appropriate for longer th parking, unl such refresh 48 hours arrangemen
- 7.6 [neither You nor ar to, uses or interfer belonging to Us or assume that permit use any such equip
- 7.7 [Where the total p (excluding setting u 120>> minutes, an during that period, previously expressl break. Such an ag which the Services
- 7.8 if You or any other causes damage to omust reimburse U property up to a ma
- 7.9 [You do not, and You reproduce, or transwhatsoever any of unless and except a
- 7.10 [where the venue h Form or otherwise]
 Booking Form, to Booking on that bas

8. Events Beyond Our Reas

- 8.1 We will not be liab under the contract r
- 8.2 If any event descrit adversely affect Ou will try to inform You suspended when the

deliver the Services [(including a pace for setting up speakers [and pe][guests] to engage in dancing;

n reasonable proximity of the set d load equipment and park his/her Your Premises for the purpose of

ng area and the setup area;

ties as the DJ may reasonably ding a power supply no more than ion [comprising [one][two] [13] [power source[s] along the wall of onnected loads, [plus [one][two] ircuit[s] for lighting where lighting

if he/she will be at Your Premises Event (including time engaged in ng up equipment) [unless, where led, you have notified Us at least that the DJ can make other

attending the Event gains access, recordings, or other equipment express permission. You cannot ou or any such [guest][person] to e Event or other purpose;]

r the DJ to provide the Services eds << Period of Time, e.g. 60, 90, ake a break of 20 mins or more red to do so if We and You have ested break and the length of the included as part of the period for

DJ) at Your Premises negligently rty belonging to Us or the DJ, You iring/replacing the equipment or [2],000 for all items;

est][person] at the Event to record, any manner or by any means or any music played by the DJ, ee in writing;]

ed, You advise Us [in the Booking tion before You submit/return the nether or not We will accept the

lay in performing Our obligations beyond Our reasonable control.

.1 occurs that does or is likely to bligations under the contract, We ly possible, Our obligations will be time limits that We are bound by will be extended ac may suggest an al available. You may not provide due to t paid to Us for the ca

9. Limitation of Liability

- 9.1 We will be respon suffer as a result of of Our negligence consequence of Ou Us when Our controloss or damage that
- 9.2 We provide and se use/purposes. We business, interruption
- 9.3 Whilst we endeave comprising the S [guests][audience] range of [guests][a catered for if they reasonably endeave other requirements liable if You or the person/s either do r
- 9.4 Nothing in these To Our liability for dea that of Our employ misrepresentation.
- 9.5 Furthermore, if you 2015, or a consur legislation, nothing exclude, limit, preju You, or Your rights
 - 9.5.1 the Consum
 - 9.5.2 the Regulati
 - 9.5.3 the Consum
 - 9.5.4 any other co

as that legislation is

For more details of Advice Bureau or T

10. Changes to Terms and C

We may from time to time notice, but We will use C reasonably possible of any

11. How We Use Your Person

- 11.1 To the extent that \ that that personal ir
- 11.2 For complete detail

You when that event is over and when We can make the Services cancel any Services which We do fund in full the Fees that You have

e loss or damage that You may rms and Conditions or as a result foreseeable if it is an obvious or if it is contemplated by You and We will not be responsible for any

hly for Your personal and private ou for any loss of profit, loss of loss of business opportunity.

orm and content of entertainment ble for and enjoyed by the y able to take into account the age cal taste/s or requirements to be poking Form. Provided that We the information about age/taste or orm, We will not be responsible or Event is arranged, or any other find them unsuitable.

ntended to or will exclude or limit sed by Our negligence (including ractors) or for fraud or fraudulent

fined by the Consumer Rights Act fany other consumer protection Conditions is intended to or will any of Our duties or obligations to ity to You, under:

ľ

ation

me.

ase refer to Your local Citizens'

nd Conditions without giving You urs to inform You as soon as is

otection)

personal information, You warrant d complete.

essing, storage, and retention of

personal data includata is used, the less how to exercise the refer to Our Priverson>>] OR [atta

12. Regulations

We are required by the R made available to You as before We accept Your off and Your payment of the I from the context of the tra these Terms and Condition before We accept Your Regulations, be part of the

13. Information

As required by the Regulat

- 13.1 all of the information
- 13.2 any other information and Our business Booking or when m

will be part of the terms of 0

14. Complaints and Feedbac

We always welcome feed endeavours to ensure the nevertheless want to hear any complaint about the S matter with [Us] OR << Insection of the control of the c

15. Miscellaneous

- 15.1 If You make the B ensure that the perwith all of these Terminates
- 15.2 No failure or delay and Conditions me by Us or You of a means that We or other provision.
- 15.3 If any provision of authority to be inva other provisions of provision in questio

16. Law and Jurisdiction

- 16.1 These Terms and (and Us (whether construed in accord [Scotland].
- 16.2 As a Consumer, yo

the purpose(s) for which personal using it, details of Your rights and haring (where applicable), please from <<insert location/name of

at certain information is given or make Our contract with You (i.e. n of the completed Booking Form at information is already apparent ded the information itself either in r We will make it available to You mation will, as required by the h You as a Consumer.

and

about any Services or Ourselves count when deciding to make a about Services

a Consumer.

Ist We always use all reasonable Dur client is a positive one, We y cause for complaint. If You have applaint about Us, please raise the particles who can be contacted [at none, Email or Post>>].

nird party, You are responsible to You make the Booking complies

ing any rights under these Terms e waived that right, and no waiver n of these Terms and Conditions equent breach of the same or any

ditions is held by any competent whole or in part the validity of the ditions and the remainder of the

and the relationship between you se) shall be governed by, and gland & Wales] [Northern Ireland]

nandatory provisions of the law in

your country of res reduces your rights

16.3 Any dispute, contro to these Terms and and Us (whether co the courts of Englar your residency. Clause 16.1 above takes away or n those provisions.

aim between you and Us relating t, or the relationship between you hall be subject to the jurisdiction of Jorthern Ireland, as determined by

[Att

:e1

Notes:

- (1) Client accepts and agrees th Form to DJ will be their reque are [attached] **OR** [have been
- (2) Only if and when DJ signs, signed and submitted by Clier Services.
- (3) The details marked "(DJ to pr to be completed by Client bef
- (4) DJ will not be bound by an communicated by Client to DJ
- (5) Additional information/require Form will have effect as part agree to any such Client add DJ will advise Client that it cal
- Name of DJ ("DJ") (as per heading in Terms and Conditions) providing the DJ Services:
- Address of DJ as per heading in Terms and Conditions:
- 3. Full name/s of Client:
- 4. Full address(es) of Client:
- 5. Address of Premises where venue for Event located:

and return of this completed Booking s on the Terms and Conditions which of the Client.

of this Booking Form as previously contract between DJ and Client for DJ

be inserted by DJ, with the remainder he Booking Form to DJ.

meet any requirements if they are ept as follows.

DJ by being set out in this Booking I and Client. However, if DJ does not ements set out in this Booking Form, ooking.







6. Nature/description of venue and state if indoors or outdoors: 7. If venue is outdoors, what is indoor back-up venue location, if any, in case of ediately adjoining primary location: bad weather: ar from primary location: << >> Nature of Event (e.g. 8. wedding/engagement/ wedding anniversary/ retirement/birthday celebration): 9. Format of Event (e.g. dinner dance, disco with bar): 10. Date of Event: 11. Start time for DJ Services: Finish time for DJ 12. Services: Will Client request 13. particular music items? 14. Total Fees payable (at least [14] days before date of Event): 15. Deposit amount to be enclosed/paid on date of submitting this form: 16. Estimated number of guests: 17. Time when DJ to arrive at venue to park/unload:

18.	Names of any third parties providing services at Event with whom DJ is to liaise/cooperate:	R		
19.	Is there a sound limiter at the venue:			
20.	Age range of guests:		Λ	
21.	Musical styles/ tastes to be catered for or other musical content requirements:			
22.	Will the type of music or specific music in "21" need to be the only music played by DJ or may other musical styles/tastes/content be included?			
23.	Additional information/ requirements of Client:	Ш		
Signed by the Client:				
Dated by Client:				
Booking confirmed Signed [by][on behalf of] DJ:				
Dated by DJ:				