

TERMS AND CONDITIONS

- 1. Financial settlement to take place by bank transfer no later than 14 days prior to the performance(s). Please give name and date of event as a reference if making direct payments. All other methods of payment will be by mutual agreement. If additional performance time is required, this will be at the discretion of the DJ at that time, and may be subject to additional fees as shown above. This must be paid to the DJ at that time.
- 2. This contract reflects the verbal agreement, and shall include any terms and conditions agreed prior to its issue, and shall be deemed accepted unless a written objection is received within fourteen working days of the issuing date. Either the client or the DJ may make no alterations to this contract, without prior approval by the client or the DJ.
- 3. In the event of the client wishing to cancel this contract for any reason other than National Disaster, any advance payment made will be forfeited, or a cancellation fee of not less than one half of the agreed fee will be applied for. If the cancellation is within fourteen days of the performance the whole of the agreed fee will be applied for. All cancellations must be made in writing.
- 4. In the unlikely event of the DJ being unable to appear for any reason, the DJ will endeavour to find a suitable replacement. The client will be notified in writing of any such agreement.
- 5. If in the unlikely event of the DJ having to cancel the contract due to injury or illness, a medical certificate signed by a medical practitioner will be obtained and copies will be forwarded on demand to the client within 10 working days. In the event of the client seeking compensation, the DJ will only be liable for a sum up to and not exceeding the contracted amount.
- 6. The client will allow suitable time for the installation, dismantling, and removal of equipment. The DJ will not, under any circumstances, cut corners regarding the health and safety procedures inherent in this process. The client must also ensure that safe and adequate power is available as per the schedule above. The DJ ensures that any equipment that requires connection to a power source is electrically safe and conforms to the HSE EAW Act 1989, and any amendments thereafter.
- 7. The DJ and his assistants will conduct themselves in a proper manner throughout their attendance at the venue, and will respond to the client's reasonable requests as to location of equipment and volume.
- 8. The DJ shall be in no way liable for breach of byelaws, or conditions under which the venue is leased, hired or entrusted to the client.
- 9. The client also ensures that all appropriate licences, as required by law, are in force at the time of the performance(s).
- 10. The DJ is expected to perform in a safe, non-abusive and non-hostile environment. Any mistreatment or abuse of the DJ or anyone accompanying the DJ, in any way will result in the immediate discontinuing of services with full balance still due.
- 11. The DJ and the client offers assurance that no previous contract exists that may prevent the DJ from fulfilling the performance(s) referred to in this contract and subsequently, no such contract will be entered into from the date of signing.
- 12. The DJ, at his discretion, reserves the right to discontinue all or part of equipment usage if the power provided is not capable of operating the equipment without risk of damage to the DJs equipment, or there exists a risk of injury to the public, the DJ or anyone accompanying the DJ, or if the working environment constitutes a health and safety risk. The surface on which DJ is to perform cannot be dirt, gravel, grass, or any other unstable surface. If applicable, the customer agrees to furnish a facility that completely covers the DJs equipment from direct sunlight and rain or other contaminants. If service must be discontinued for any of the aforementioned reasons, the full balance is still due.