

DETENTION

Deejays

Terms & Conditions were last modified on 1st of July 2015 and is subject to change at any time without notice.

Booking & Payment

To secure the booking, the client must make a deposit within 2 business days of completion of this form. The deposit is non-refundable. The remaining balance must be paid in cash at the beginning of the event. If final payment is not received on date of event, Detention Deejays reserves their right to refuse to provide the service. In addition, if there is paid parking at the venue only the client is responsible to cover this cost.

Type of Event: _____ (e.g 18th, school disco, xmas party etc)

Date + Time: _____ (e.g 1/7/2015, 7 – 11pm)

Address of Event: _____

Extended Performance

The Client may request that we play for longer than the contracted performance time. Detention Deejays will provide an extended performance at the specified overtime rate, provided any overtime is paid in full at the time of the request, and you have obtained permission from the venue manager if applicable and no other obligations are pending.

Health & Safety

The Client shall provide Detention Deejays with safe and appropriate working conditions. We require an outlet from a reliable power source within 5 meters of the setup area. We will provide all necessary cables and power adapters. The Client will adhere to all laws of health and safety and ensure that Detention Deejays is considered and compliant. Detention Deejays take no responsibility for any hazard, issue, or event that concerns health and safety.

Misbehaviour

Detention Deejays have the right to perform in a safe environment. We reserve the right to cease our performance should any physical, verbal abuse or intimidating actions be made to us or anyone accompanying us. The Client is responsible for the conduct of all persons attending the event. Detention Deejays do not take any responsibility for controlling rowdy behaviour or ejecting unwanted persons from the venue. Detention Deejays takes no responsibility in relation to RSA or RCG regulations or any other regulation or conduct. The Client is responsible for payment in full, regardless of whether the situation is unresolved, or whether we resume the performance. Detention Deejays are not liable in any way for any injuries that may occur due to the actions of the client and/or any of the client's guests. This may include but is not limited to drunkenness or other forms of intoxication.

Damage or Theft

The Client will be responsible for any damage or theft to any equipment (sound/lighting equipment and/or laptop and/or our vehicles), along with any personal belongings of Detention Deejays personnel provided during the contracted time period, including the time allowed for setting up and packing away, unless damage is due to Detention Deejays negligence. This excludes normal wear and tear of our equipment. Detention Deejays, at our discretion, reserve the right to discontinue all services on the function date if found that equipment or possessions have been damaged or stolen. Client is responsible for any repair costs for damaged equipment and/or replacement costs for stolen equipment.

Force Majeure

Neither party will be liable for failing to provide its obligations under the agreement provided the failure is triggered by unforeseen circumstances beyond its reasonable control. This clause does not excuse payment of monies due under the agreement.

Cancellation Policy

In the circumstance the client needs to cancel event for whatever reason, Detention Deejays will offer to reschedule the event to a new date but in the case of complete cancellation the deposit will be forfeited.

Deposit Payment Preference (please tick) PayPal or Direct Bank Deposit

Full Name: _____ or Parent/Guardian (If U18) _____

Signature: _____ Date: ____/____/____

Contact Number: _____

* All written modifications or additions must be agreed upon by both Detention Deejays and the Client. This constitutes the entire agreement between the Client and Detention Deejays. No other terms or conditions implied or expressed not included in this document apply. All notices, acknowledgments or replies referred to in this document are to be sent via email to detentiondeejays@hotmail.com By signing this agreement with Detention Deejays you acknowledge that you have read and agreed to these Terms and Conditions. Once service has begun, no amendments may be made. Detention Deejays have the right to modify these terms and conditions without prior warning.