



DJ Hazza Limited

DJ Hazza Limited Terms and Conditions

Before making a booking with us, these T&C's MUST be read and approved.

Please Note: By reading and agreeing to these terms and conditions, you agree that you are making a booking and entering into a contract with DJ Hazza Limited which carries your acceptance, in full, of the booking terms.

- 1.0-** Booking Policy – In order to make a booking, this must be done directly through our official website, Facebook or by phone. We will not be held responsible for unofficial bookings made via a third-party alternative.
- 2.0-** Deposits - Please note that in order to fully secure your booking/ date, a deposit is required (unless stated otherwise). This deposit is non-refundable and no date / time is secure until this payment has been received.
- 3.0-** Payment is to either be paid fully beforehand or via cash/ card on the day. Please note that cheques are not accepted and payment MUST be received at the time of the event at the latest.
- 4.0-** If in the unlikely case that we can't make your event under circumstances such as bad weather conditions (I.E Snow or floods), heavy traffic, vehicle failure, illness or circumstances deemed beyond our control, we will not be held liable.
- 5.0-** If one of our DJ's can't make your event due to illness, we try our best to replace them with a member of our team ASAP. Please note if we have to cancel an event for this reason, we will not be held liable but we will negotiate to resolve the issue.
- 6.0-** We cannot guarantee who your party hosts will be. Our hosts may vary and 'DJ Hazza' himself, may not be present at all bookings.
- 7.0-** Party games will vary from party to party. If you would like a specific game to be played, please inform a member of our team at least 1 week before the date of your event.
- 8.0-** Our party hosts will not be responsible for the supervision of guests / children. The hirer must obtain a safe and secure environment of which adult supervision is in place.
- 9.0-** If your party contains the use of glitter tattoos, face glitter, hair glitter, neon face paint, nail varnish, the application of make-up or any as such, DJ Hazza Limited will not be held responsible for any irritants that may be caused. We ensure to use body-safe products and all team members have been trained.
- 10.0-** Throughout our events, the use of flashing lights, strobe effects and the use of theatrical smoke may be in use. We take no responsibility in the event of any guests or event/ venue staff suffering from asthma attacks or epileptic fits. If you wish for this equipment/ effects not to be used, please speak to a member of our team immediately before your event.
- 11.0-** Please note that any unwarranted abuse, either verbal or physical, from the hirer, party guests, venue management or staff, will result in us cancelling the event either before or during. Our team have the right to do so and full payment is still expected.



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12.0- Any rules or regulations by the venue that may prevent us from performing at your event, MUST be brought to our attention prior to your booking. If not, this may result in us being unable to complete your party and full payment is expected.

13.0- We will not be held liable if your venue becomes double booked, cancels or is un-suitable for your event. Our cancelation policy (point 23.0) will still remain if you have to cancel due to an issue caused by your venue.

14.0- Snow/ foam machines may be used during your event. During use of the snow machines, the dance floor/ surface of the venue may become slippery. As a hirer, you agree that full supervision will be carried out and any personal injuries or damage to any personal belongings caused (including damage to the venue) DJ Hazza Limited will not be held liable.

15.0 -Travel fees may apply to your booking. Please check before continuing to pay your deposit if these will apply to your chosen venue. Please note that if there is hard access to your venue, additional fees may be in place to cover extra labour and time needed to carry equipment to/ from your venue.

16.0- Please make sure you fully read your booking confirmation prior to your event. If there are any errors regarding date/ time, please make sure you inform our team asap. Failure to do so may result in us not being able to attend your event and we will not be held liable.

17.0- Certain party packages have a limit on the number of guests you can invite. Please make sure you check these before commencing with your booking. Failure to not inform our team if you exceed these (at least 2 weeks before) may result in specific activities not being able to take place at your event.

19.0- DJ Hazza Limited will not be held liable for any injury, illness or personal harm to guests caused at an event we are hosting.

20.0- Throughout your booking, sweets and other edible goods may be given out by your party hosts (including if you hire our hot dog stand). DJ Hazza Limited cannot guarantee any certainty of allergies due to limited portable preparation areas. We will not be held liable for any allergic reactions that may be caused. Guests consume goods at their own risk.

21.0- A car parking space must be provided close to the venue of your event. Failure to do so may result in a delayed start time or cancelation of the entire booking.

22.0- All dates are non-moveable once the deposit has been received. In order to transfer/ move your booking slot, an additional admin fee may apply.

23.0- CANCELLATION POLICY – All deposit are non-refundable. If you wish to cancel your event with more than 14 days' notice of your booking date, only your deposit will be lost. Any cancellations made within 14 days' of your booking date, 50% of your remaining balance will be due. Any cancellations made on the day before your event or on the day itself, 100% of the remaining balance is due.

By continuing with your booking and paying your deposit you are agreeing to these T&C'S.
We Are Hazza (DJ Hazza Limited) T&C's May 2020.