

This AGREEMENT (the "Agreement") is made between (hereinafter referred to as the Client) and Corabar Entertainment (hereinafter referred to as the Service Provider) and the

parties hereby agree that it is intended that this Agreement shall replace any previous agreements entered into between the parties for the event specified below and that upon this Agreement coming into effect, any and all previous agreements between the Client and the Service Provider for such event shall become null and void. 1. The Client agrees to purchasing the following services (hereinafter referred to as Services) from the Service Provider to be

(hereinafter referred to as the Event Date) between the hours of provided on (Any room or décor items listed below will automatically be delivered and set up prior to up commencing at approx your arrival unless stated below) for the following event: Location(s)

Services				
Descrip	tion	Cost Per Item	Qty	Line Total
Travel				
Less An	y Discounts:-			
Dis	count for Reduced Service (See notes below)			
Cor	mbined Service Discount			
Total an	nount for services:			
Deposit	required:			
Balance to be paid at least 14 days before Event:				
	ons and / or additions to Services shown above: Any beed between the Client and the Service Provider or any know			
The Client and the Service Provider agree to the following terms:-				
	Contract Formation			
2.1	The Client and the Service Provider confirm they have clunderstand that this will form the basis of the legally bind			ement carefully and

2.3.3 The Service Provider has acknowledged receipt of the Deposit and this Agreement and has confirmed the booking in writing. The Client engages the Service Provider, and the Service Provider accepts the engagement for the Services 2.4

payment of the Balance in cash prior to the start of the Event.

construed as if those additional services were listed herein.

The Client has signed and returned this Agreement to the Service Provider

fourteen (14) days prior to the Event Date by one of the following methods:-

This Agreement will only come in to effect when:

Payment and Cancellation The balance due to the Client from the Service Provider (being the Total amount for the Services (the "Total 2.5

the Service Provider, and either:-

such outstanding amounts.

immediately.

position.

DJ to operate in safety and comfort.

subject of this Agreement.

games played at the Event.

Photobooth

and without.

Venue

Definition & Service

hire (usually within 14 days).

maintenance / refilling of the Photo Booth.

loading/unloading, long distances, etc)

(plus guest waiting / access / props area).

Behaviour & Operation

Copyright

computer or data.

Service Provider's liability to the Client.

equipment in any way and accepts all responsibility.

Deposit or, if greater, 20% of the Total Fee.

Agreement

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collection.

All Services

2.5.1 by Bank Transfer, or 2.5.2 by debit card, credit card or Paypal online

The Client declares that he / she is over eighteen years of age and is legally entitled to enter into this

The Service Provider has received the non-refundable deposit in the sum of £100.00 (the "Deposit")

Fee") less the amount of any Deposit paid) (the "Balance") must be received by the Service Provider at least

(In exceptional circumstances and with prior arrangement) the Service Provider will consider accepting

The Total Fee is in respect of a performance and supply of the Services during the times and on the date specified in Clause 1 of this Agreement. If the Client requests that the performance time be extended or that additional services be provided, then the additional period, additional services and fee must be agreed with

(if the performance extension is requested once the performance has already started) paid in cash prior to

A supplementary agreement may be formed by either the Client entering into a formal contract with the

subject to the same terms and conditions as contained herein and this Agreement shall be read and

cancellation of the engagement by the Client, a cancellation fee will be made on the following basis:-

Cancellation advised in writing, received three calendar months or more before the Event Date – loss of

Service Provider or by correspondence between the parties agreeing to such additional services and shall be

In the event of late payment of the Balance the Service Provider reserves the right to charge interest on any outstanding amounts at the rate of 10% per annum above the base rate of the Bank of England from time to time in force for the period from the date such sums became due until the date cleared funds are received for

PLEASE NOTE: This Agreement is not subject to a 'cooling-off period' by virtue of s28(1)(h) of the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013 and therefore in the event of

- 2.5.4 Notwithstanding the preceding provisions of this Clause, in the event of the Client being a bona fide company with a history with the Service Provider, the Service Provider may agree to accept payment on or after the Event Date, but only by prior agreement and via a payment method agreed between the parties.
- the start of the performance extension, or 2.6.2 (if requested prior to the Event) a supplementary agreement must be entered into by the Client agreeing to the additional charge, and payment made therefor in the same manner as the Balance.
- Cancellation advised in writing, received less than three calendar months before the Event Date, but more than one calendar month prior to the Event Date – 40% of the Total Fee. 2.9.3 Cancellation advised between one calendar month prior to the Event Date and 15 days prior to the Event Date – 80% of the Total Fee.

Cancellation advised 14 days or less prior to the Event Date will lead to the Total Fee becoming due

The Service Provider shall be entitled to deduct any charges imposed upon the Service Provider by any third

party payment processing company from any refunds paid to the Client, plus an administration charge of

The Client must ensure that the member of staff supplied by the Service Provider to provide the musical entertainment (the "DJ") has access to two 13 amp 240 volt standard electrical sockets at the DJ's working

The DJ's working position must not obstruct any emergency exit route, and must allow enough space for the

The Service Provider's equipment should not be placed directly onto a dance floor to avoid vibration damage.

The Service Provider will supply sufficient music to suit the occasion; (if booked) a mobile disco including

provided by the Service Provider to cover any such period for an additional fee but the Client shall be

Where the DJ sound and lighting equipment has been set up earlier in the day and left unattended until the

Whilst the Service Provider takes all reasonable precautions; adheres to all best practices; and does not use

lighting within the frequencies usually associated with photosensitive epilepsy, the Service Provider can not be held responsible for anyone affected by strobe lighting or any other lighting, sound, bubble, smoke, haze

time of the DJ's performance, no right for the Client, the Client's guests, or any other person to use such equipment is conferred or inferred and the Client undertakes to ensure that no-one uses or interferes with the

10%. When a booking has been formally cancelled the Client forfeits any rights to use or have provided any of the 2.11 Services of the Service Provider on the Event Date, irrespective of any deposits or cancellation fees paid. **DJ Services**

Where the Services includes DJ services, the following provisions shall apply:-

equipment for playing and amplifying recorded music, lighting and other effects to suit the occasion and location(s) specified in the table in Clause 1 (the "Venue"); a DJ and where deemed necessary, an assistant. 3.5 If the Client requests an early set up at the Venue, necessitating that equipment be left unattended for any period, the Client shall be responsible for safeguarding such equipment. Alternatively, an attendant can be

deemed to accept liability unless such attendant is specifically requested by the Client.

or any other effect that may be used. The Client must advise the Service Provider or the DJ prior to the start of the DJ's performance if any effect should be avoided. The DJ provided will generally be an employee of the Service Provider, or a self employed DJ working 3.8 exclusively for the Service Provider. The Service Provider reserves the right however to assign the

The DJ shall be deemed to be under the direction and control of the Client, and shall be regarded as a

servant or agent of the Client, and the Client shall be responsible for any claims arising from placement or

The Client will be responsible for obtaining all necessary licences and permissions for the Event being the

The Service Provider operates regularly serviced and maintained good quality sound and lighting equipment. In addition, spare equipment will be carried by each DJ. In the rare event of any equipment failure, an on site repair will be attempted. If however there is an irreparable breakdown of all lighting a partial refund will be given. If there is an irreparable breakdown in sound a full refund will be given, but this will be the limit of the

The Service Provider shall be entitled to terminate this Agreement without liability if for any reason beyond its control the DJ is unable to perform, due to fire or theft of equipment, illness or breakdown of vehicle or Act of God. The Service Provider will use all reasonable endeavours to locate a replacement DJ, but, in the unlikely event of a non performance all monies paid will be refunded, but this will be the limit of the Service Provider's

engagement to a suitably experienced and qualified associate if necessary.

operation of the equipment other than those resulting from the negligence of the DJ.

liability to the Client. 4 In addition to the above, the following Terms and Conditions will be incorporated into the Terms and Conditions for Children's Parties and Teen Discos, or events where a significant proportion of minors are present:-4.1 The Client will provide sufficient adult supervision of the Children attending the Event.

The supervising adults will provide the DJ with assistance in the organisation of the children during any

DJ from performing his duties of playing music and organising games (if required).

The supervising adults will ensure that the Children do not interfere with the disco equipment or prevent the

Where the Services include the provision of a Photo Booth (as defined below) the following provisions shall

" Photo Booth" means the booth supplied by the Service Provider whether taking photos or videos and shall include all the components thereof including (but not limited to) the structure of the booth itself, curtains, interior, exterior, roof, cabling, and all fixtures, fittings, accessories, equipment & devices contained within

copies of all media – usually on the night, but if this is not possible, within a reasonable period following the

the Service Provider agrees to have the Photo Booth operational for a minimum of 80% of the hire period (usual percentages are around 98%) but operations may need to be interrupted from time to time for

The company reserves the right to substitute hired equipment with equipment of a similar type and value

The Client shall inform the Service Provider of any access restrictions or Venue rules/regulations that may affect or restrict or completely prevent use of the Photo Booth (eg stairs, narrow doorways, obstructions for

- 5.2 the Service Provider shall supply a Photo Booth for the period specified in the Services contained in Clause 1, together with either a plain or green screen curtain background (as agreed between the parties), a props box, attendant(s), sufficient media to print unlimited photos for the duration of the hire, prints of all photos taken (usually in a personalised album) and either a USB stick or a private online gallery containing digital
- 5.6 The Client shall ensure that there is a flat, safe & suitable area within the Venue to facilitate installation and use of the Photo Booth, and that the Venue is agreeable to the Photo Booth being sited at the chosen Venue. (If the Photo Booth is to be sited in a marquee or similar where the ground is not completely flat, the Client should advise the Service Provider in advance as the Service Provider can also supply a solid base for under

requirements being imposed, and no refund shall be due to the Client as a result of such.

The Photo Booth measures 2.0m (H) x 1.3m (D) x 2.3m (L), but a minimum area of 3 metres wide by 2

metres deep by 2.4 metres high will be needed to facilitate the safe installation and use of the Photo Booth

the Service Provider shall not be liable in the event that the Photo Booth cannot be set up / used, or for any delays in setting up as a result of material information not being passed on, or mis-information, or additional

The Client shall be responsible for their behaviour and that of their guests. All instructions and requests regarding the operation and use of the Photo Booth by the staff of the Service Provider must be followed for the safety of the Client, the guests, Venue staff and the Service Provider's staff. Furthermore, excessive

Under no circumstances may unauthorised personnel tamper with or move or attempt to tamper or move the

In the event of any breach of clauses 5.10-5.12, the Service Provider will first speak with the Client to try to resolve the situation, but in the event of continued breach, the Service Provider shall be entitled to terminate

the Service Provider shall retain the copyright to all photos and videos taken in the Photo Booth and shall be entitled to use the same as it sees fit. This includes but is not limited to advertising and promotional material

the Service Provider as copyright holder also grants full licence to the Client to use any photos and videos for

the Service Provider shall take reasonable steps to ensure that all images/data supplied to the Client in electronic format is not corrupt and is virus-free before despatch, but the Service Provider cannot be held responsible for any damage, disruption and/or loss of any kind that the said media may cause to the Clients

The following terms and conditions will be applicable in the event of the Client hiring any miscellaneous equipment and / or services from the Service Provider for the use or enjoyment of the Client or any other

Photo Booth, and in the event of the cancellation of the primary service, any supplementary services or

supplemental to the provision of the Service Provider's primary service, being the provision of either a DJ or a

The Client undertakes to insure the equipment for the full replacement value, when away from the premises of the Service Provider, or else accepts personal liability for the full replacement value on the understanding

The Client undertakes to keep and return equipment in good order and condition. Any equipment returned in

The Service Provider reserves the right to charge for repair or replacement of any equipment damaged, lost or stolen, howsoever arising, during the period of hire. The Client understands that his / her liability is for the full repair or (in the event of equipment loss or a repair not being economically viable) the full replacement

Any equipment damaged, lost or stolen during the hire period will be considered to be on hire until all repairs are complete and paid for by the Client, or (if replacement is necessary in accordance with the preceding paragraph) the equipment has been replaced by the Client and the equipment is available for further hire. This charge is in addition to the liability of the Client to pay for all repairs or replacement of the equipment.

Any equipment not returned at the end of the Event will be considered lost or stolen and will be charged for at

The Client will be held liable for the loss of any equipment confiscated as a result of a failure to comply with

All spares and packing must be returned with the equipment at the end of the hire period. The Service

Provider reserves the right to charge for any such items not returned in good condition.

Unless otherwise agreed at the time of booking, any additional equipment and/or services shall be

without notice in the event of previous damage or loss of booked equipment.

the Photo Booth, but this is only possible on slightly uneven ground.)

unruly, abusive or threatening behaviour will not be tolerated.

the service early without further notice or refund.

either in print or on the internet.

any reasonable, legal and moral purpose.

Equipment Hire and Additional Services

that this liability may run into many thousands of pounds.

a dirty condition may incur a cleaning charge.

value of the equipment.

full replacement cost.

be modified in anyway.

Service Provider in this regard.

any relevant laws and regulations.

losses or damages whether financial or otherwise.

or agent authorised by the Service Provider.

third party authorised by the Client.

Access to 1 x 13 amp socket within 10 metres of the Photo Booth is required

- Photo Booth and the Service Provider cannot accept any responsibility for damage caused to the Venue, or injury caused to the Client, any guest(s) and/or the Venue staff caused by any such third party unauthorised intervention. 5.12 No food or drink is permitted in the Photo Booth at any time...
- equipment will no longer be available to the Client. 6.2 Unless specified, hire charges are based upon the equipment being available for use during the Event for which it is booked and not at any other time, This is irrespective of whether the equipment is actually in use or not during the whole or any part of this time.
- While the Service Provider will always attempt to provide the ordered equipment; the Service Provider reserves the right to provide substitute equipment. The Service Provider also reserves the right to terminate this Agreement without liability if the Service Provider is unable to supply the equipment hired for any reason beyond the control of the Service Provider. In the unlikely event of the Service Provider not being able to fulfil the booking all monies paid to the Service Provider will be refunded, but this will be the limit of the Service Provider's liability to the Client and the Service Provider shall not be liable for any consequential

Connectors must not be removed from equipment. The Service Provider reserves the right to charge for refitting, or inspecting, any connectors found to have been removed, or tampered with. Equipment must not

The Service Provider gives no warranty that goods supplied for hire are fit for the customer's purpose or purposes. The Customer warrants that he / she has satisfied him / herself that the goods will be fit for every purpose for which he / she requires them and that he / she does not rely on any skill or judgement of the

All equipment must be used for the purpose for which it was intended by the manufacturer and the Client

Where a delivery or collection cannot be completed because of a lack of access at the Venue the customer shall still be liable for all agreed charges and for any additional costs incurred in completing the delivery or

The Client is responsible for the behaviour of his / her guests (and in particular it should be ensured that all children are supervised and do not interfere with the equipment or any of the staff of the Service Provider) and for safeguarding the Service Provider's staff and all equipment against abuse, theft, damage or other risks from the moment of arrival at the Venue to the moment of final departure. Please note, if the Service Provider's staff feel threatened or believe that there is imminent danger of damage to equipment, it may result in the immediate cessation of Services without recompense to the Client, and any loss of or damage to

From time to time the Service Provider's staff may take photographs or short video clips at events. Unless

expressly forbidden by the Client, the Client is deemed to agree to such photographs and video clips being

In this document, unless the context otherwise requires, the masculine includes the feminine (and vice versa)

The failure by Service Provider to enforce at any time or for any period any one or more of the provisions of this Agreement shall not be considered to be a waiver of such provision(s) or of the right for the Service

The Service Provider will use its best endeavours to meet any agreed delivery and collection conditions, but cannot accept responsibility for any delay in delivery or collection howsoever caused. The equipment shall remain the responsibility of the Client until the equipment is collected by the Service Provider or any servant

- agrees to use any such equipment in accordance with any instructions supplied whether verbally or in writing. The Service Provider reserves the right to inspect all hired equipment at any time during the hire period. 6.15
- taken and for such media being used as the Service Provider sees fit in the furtherance and promotion of the business of the Service Provider. General

equipment, other than that caused by fair wear and tear, will be charged for.

The following general terms and conditions apply:

and the singular includes the plural (and vice versa).

- 8.2 If any provision(s) contained in any part of this Agreement is/are declared by any judicial or other competent authority to be void, voidable, illegal, or otherwise unenforceable, or indications of this are received by either of the parties from any relevant competent authority, the remaining provisions of this Agreement shall remain in full force and effect.
- Provider at any time subsequently to enforce all such provisions and time shall not be of the essence in respect of any enforcement action taken by the Service Provider. Headings contained in any part of this Agreement are for reference purposes only 8.4
- 8.5 This Agreement shall be governed by, and construed in accordance with, English law. It is hereby irrevocably agreed and accepted that the Courts of England and Wales are to have exclusive jurisdiction to settle any claim, difference or dispute (including, without limitation, claims for set-off or counter-claims) which may arise.
- 8.6 The Service Provider reserves the right to amend or add to these terms and conditions at any time, and
- Email: / Tel: Signatory's Contact: IP Address:

	without notice.			
8.7	Any breach of any conditions of this Agreement may result in a refusal of service by the Service Provider, or a cessation of service before the end of the allotted time. In each such instance, no recompense shall be made to the Client.			
8.8	his Agreement is not transferable and shall only be valid between the Client and the Service Provider for the vent on the Event Date and for the Service(s) between the hours specified at the Venue detailed in Clause			
8.9	Any variation of any of the terms or Services detailed in this Agreement or in the event of any material supplementary information coming to light, may result in either an increase or decrease in the quoted price, and in exceptional circumstances, in cancellation of the Agreement by the Service Provider.			
8.10	By signing (whether physically or digitally) and returning this Agreement the Client acknowledges that they understand and agree to these terms and conditions and consent to be bound by them.			
\greed:	. Date:			