

DJ Terms and Conditions

1) These terms and conditions apply to the contractual relationship between Michael Prince Johnson and the Customer can be in any way.

a) Orally: personally and by telephone,

b) Written: postal service, fax, and Email

The contract is valid as soon as it has been confirmed by both parties in writing by Email.

The private customer and the corporate customer confirms his booking by paying a deposit amounting to 85 %.

2) Prices and Payment

The actual price is communicated to the customer privately and becomes valid only after the conclusion of the contract.

All prices are in €, including VAT.

Unless otherwise agreed in writing, the payment of a booking must be made no later than 1 to 3 working days before the date of the event, in their entirety. Customer pays the complete price only 1 to 3 working day before the date of an event.

We accept cash and bank transfer.

3) Late payment

Should a default of payment arise by the customer, Michael Prince Johnson reserves the right to charge a processing fee of € 70.00 / intervention (reminder verbally or in writing/reminder, and so on)

For default interest, we charge € 3.50 / lump sum per day for consumer transactions, and € 3.80 / lump sum per day for commercial transactions, regardless of the amount of the claim.

4) Authority

The customer is liable within the meaning of the Event Act for all official permits, registrations, conditions, and fees.

5) Food

The customer bears the cost of drinks and hot meal/person to take over.

6) Liability

The customer is responsible for the safety of persons and material at the event location from delivery and is liable in each case of damage in the amount of the original price of the object concerned. It is therefore advisable for an organizer to take out liability insurance.

7) Representation

The agency is entitled in case of unforeseen failures (eg. Illness, unintentional double bookings etc.) but also for personal or other important reasons, to send at any time a suitable replacement/substitution to an order.

8) Final provisions

Court of jurisdiction is Vienna Liesing. The salvatory clause, as well as these terms and conditions from the conclusion of the contract, are expressly accepted by both parties in their respective published version. As of 2018.