

CL EVENTS

PERFORMER AGREEMENT

1. Acceptance

These Terms and Conditions apply to all bookings arranged by CL Events.

Acceptance of a booking, acknowledgement of these Terms, or continued acceptance of work through CL Events shall constitute acceptance of these Terms and Conditions.

2. Booking Confirmation

Once a booking has been confirmed by CL Events, both parties are committed to honouring the engagement.

3. Professional Standards

The Performer agrees to:

- Arrive on time and perform for the agreed duration.
- Maintain suitable equipment and always act professionally.
- Comply with reasonable instructions from the Venue and CL Events.
- Avoid any conduct likely to damage the reputation of CL Events or its clients.

Repeated lateness, intoxication, abusive behaviour or other unprofessional conduct may result in suspension or removal from the agency.

4. Payment

Payment shall be made in accordance with the agreed terms for each engagement.

Where CL Events collects payment from the Venue, payment to the Performer shall become due once cleared funds have been received unless otherwise agreed.

5. Cancellation and Compensation

Confirmed bookings are reserved exclusively for both the Venue and the Performer.

Where a Performer cancels and CL Events is unable, acting reasonably, to provide a suitable replacement acceptable to the Venue, compensation shall become payable as follows:

- Standard bookings cancelled within 28 days – full fee.
- Tribute bookings cancelled within 42 days – full fee.
- New Year's Eve bookings cancelled within 90 days – full fee.

CL Events shall use reasonable efforts to secure a suitable replacement where possible.

These provisions represent a genuine estimate of the losses likely to be suffered owing to the loss of the engagement and the limited opportunity to secure alternative arrangements.

CL Events reserves the right to administer and recover any compensation payable on behalf of the affected Venue.

6. Administration Charge

Where a Performer cancels a confirmed booking within six weeks of the performance date, a £25 administration charge plus VAT (if applicable) shall be payable to CL Events in addition to any compensation due.

7. Future Bookings and Introductions

CL Events is recognised as the source of introductions made through the agency.



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8. Good Faith

The Performer agrees to support the established booking procedures of CL Events and not to engage in any conduct likely to undermine the reputation, goodwill or commercial relationships of CL Events.

9. Promotional Material

The Performer grants CL Events permission to use photographs, biographies, logos, videos and promotional material supplied by the Performer for marketing and promotional purposes and confirms that they have the necessary rights to provide such material.

10. Force Majeure

Neither party shall be liable for failure to perform due to circumstances beyond their reasonable control, including severe weather, illness, government restrictions or other unforeseen events.

11. Breach of Terms

Any deliberate breach of these Terms may result in suspension or permanent removal from the agency.

Where a Performer knowingly breaches the provisions relating to introductions, direct bookings or circumvention, such breach shall constitute a material breach of these Terms and Conditions.

The Performer acknowledges that such conduct may cause losses extending beyond the commission on any individual booking and agrees to indemnify CL Events against all losses, costs and expenses reasonably incurred because of that breach, including but not limited to:

- Lost commission;
- Administrative costs;
- Damage to existing business relationships;
- Loss of future business;
- Reasonable debt recovery costs;
- Legal costs and court fees.

CL Events reserves the right to recover any commission, losses and reasonable costs incurred in enforcing its rights.

