



RMD Sound CC
Reg # 2007 / 093156 / 23
P.O. Box 3751
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We guarantee to make your event memorable and successful

Terms & Conditions for hire of RMD Sound

1. All functions are booked for the period stated on the booking form. The time starts according to the booking form or unless stated differently to our office. In the event of the function finishing before the booked time is reached, the client is still liable to pay the full fee.
2. The booking will only be confirmed once the booking confirmation has been signed and returned to our office, together with confirmation of deposit (R1,000.00 non refundable). Balance to be paid minimum 1 week before date of wedding. Any variation to be confirmed with our office prior to wedding. Overtime is to be confirmed with DJ, 15 minutes prior to the booked time being reached and is to be paid in cash.
3. On the Platinum package, the DJ will be ready 1 hour prior to starting time. Please note that the Platinum package is valid until 2am or for 10 hours whichever is reached first. An overtime charge of R500 / hour will then apply.
4. Pre Function meetings are to take place at a location convenient for both client & DJ, and should be done at least 2 weeks before the wedding date.
5. RMD Sound reserves the right to cancel the booking if the client does not comply with all the clauses of this agreement.
6. In the event of any cancellation, the client is liable to pay a cancellation fee in accordance with the following scale:

100% of deposit upon cancellation &
100 % of total fee upon 30 days or less notice.
7. Public liability insurance is the responsibility of the client.
8. RMD Sound undertakes to render the best service possible under the circumstances on the agreed upon date and cannot be held responsible for any mishaps directly or indirectly beyond our control. E.g.: power failures or an act of God.
9. In the event of interference from any source whatsoever, making it difficult for RMD Sound to continue the entertainment in a satisfactory manner, RMD Sound reserves the right to discontinue its performance periodically or in full until such time as:
 - 9.1 there is no further threat or disturbance
 - 9.2 the person/s responsible for the disturbance have been removed
10. The Client is responsible for any loss or damage caused to RMD Sound's equipment by any guests while in the employment of the client, and is liable to pay either the repair or replacement cost.
11. The client agrees to supply the DJ with a meal and cold drinks.
12. The client undertakes to arrange at least one draped six-foot table, which faces the dance floor directly.
13. Please do not put us in a corner with your guests between us and the dance floor, as it will be very disturbing for them with the loud music next to them during the dance session.
14. The client is to ensure that there is necessary access to electrical power points that is not connected in any way to any other appliances e.g. catering equipment. In the event of us being required to play off a generator we require a minimum strength of 2.5kva to operate effectively. We do not unfortunately supply generators.
15. Unless any variation to the terms and conditions hereof is effected in writing and signed by both parties, such variation will have no legal force or effect and shall be deemed null and void.
16. By signing the booking confirmation form it is agreed that these terms & conditions have been read and accepted.