



Lil'Ravers Kids Discos Terms & Conditions

By making a booking with the Company, Lil'Ravers, it is assumed that the Client has read, understood and agreed to the Terms and Conditions

Lil'Ravers Responsibilities

The company Lil'Ravers is owned and operated solely by Kym Sims and Darryl Sims, Lil'Ravers do not engage, employ or recruit other DJ/ Entertainers. Kym Sims and Darryl Sims will attend each and every party. We do not send other DJ/Entertainers to represent us.

Lil'Ravers are highly trained professional DJ/ performers. We are committed to delivering fun and exciting kids entertainment in a safe environment.

Lil'Ravers will play child Friendly versions of all Pop chart Music, Tik Tok songs etc. If the client has particular music requests they must be emailed at least 7 days prior to the party so we can check and make appropriate edits if required.

Lil'Ravers will not play unfamiliar music from platforms such as Spotify or Youtube unless they are confident there are no profanities.

Client Responsibilities

The Client will pay a fifty dollar deposit to secure the party booking

Payment made in full either before or the day of the party .

Cancellations and changes must be received outside of 7 business days before the agreed party date. Failure to cancel, reschedule or make changes outside of 7 business day before the agreed party date will result in the loss of any deposits made. The deposit will be retained by Lil'Ravers to be used on any future booking made with Lil'Ravers within 1 year. Cancellations or rescheduling made on the day or weekend of the party / booking will result in the loss of 100% of any deposits made.

Any Children behaving in an unsafe or inappropriate manor will be managed by the client. Lil'Ravers are at no point to be treated as care givers.

The client agrees that Lil'Ravers will not in any way be liable to the client or any other person for any illness, damage, loss or injury suffered by the client or any other persons while participating in the event.

Lil'Ravers will be unable to move entertainment equipment from an outside location to an inside location due to bad weather. This should be considered when choosing the party location and we strongly recommend choosing a park with a covered area as no refund will be given due to weather.

The Company, Lil'Ravers requires the Client to provide at least 2 responsible adults to be present throughout the duration of the party. They will remain liable for the safety of all guests throughout the duration of the party.

The Company, Lil'Ravers, shall not be held responsible for any injury, damage or loss of property during the party howsoever caused.

The Client is responsible for all the children attending the party and must ensure they behave in the proper manner at all time. In the event of a child behaving in an unacceptable manner as determined by the Company, Lil'Ravers, The Entertainer/DJ may ask the client to remove with the child from the activities in order to minimise the disruption to the entertainment provided.

Lil'Ravers are there to entertain and should not be at any point used as baby sitters. The children and their safety remain the responsibility of the Client throughout the party. Whilst the company, Lil'Ravers, take every precaution to ensure that dancing, singing, every game and activity is safe and appropriate for the children, the company, Lil'Ravers, can not be held responsible for the safety or well being of any of the children in attendance at any point throughout the party. Any injuries incurred during the party are the sole responsibility of the Client. The company, Lil'Ravers, cannot be at any time held responsible.

Travel fees may apply to some locations. You will be notified of any travel fees prior to booking. If however your booking location changes after you have booked, Lil'Ravers reserves the right to add an additional travel fee should it be required

Lil'Ravers reserves the right to upload any feedback received from our clients including names and photos to our website unless explicitly advised otherwise by the client.

If you have any queries or questions regarding the terms and conditions, please do not hesitate to contact us by email at kym@lilravers.com or by telephone on 0408697887