



Terms & Conditions

- All entertainers are DBS checked, trained in-house by 'The Party Chapter', and we hold Public Liability Insurance.
- The Party Chapter is not responsible for the supervision, safety, or security of children and guests during the event.
- The host of the party (client), is fully responsible for the supervision of children and for any loss, damage, or injury to persons or property during the event.
- Our entertainers will provide well-structured, low-risk entertainment and aim to maintain a safe environment. However, parents and guardians remain solely responsible for monitoring and supervising their children at all times.
- The Party Chapter accepts no responsibility for reactions to costumes, props, or entertainment materials. Any allergies or medical conditions must be disclosed prior to the event.
- The entertainers cannot be requested to stay longer on the day of the party unless it has been previously arranged, or an appropriate fee is agreed.
- Bookings are only secured, once the non-refundable booking fee has been received.
- The remaining balance must be paid 7 days prior to the event, unless otherwise agreed in writing by The Party Chapter.
- All payments are non-refundable. Date or time changes may be accommodated at our discretion and are subject to availability.
- Any Parking charges must be covered by the client.
- We are not associated with any company, brand or licensed character, it is not in our intention to violate any copyright laws.

