

Terms & Conditions for Meetings & Events

Studio Eleven Creativity and Wellbeing Centre

Please read these conditions carefully in order to avoid any misunderstanding regarding the terms on which reservations are accepted.

1.0 Definition:

1.1 “Company” means Dominika Stoppa T/A Studio Eleven Creativity and Wellbeing Centre.

1.2 “Client” means the person or company hiring the Studio as described in the contract attached “Studio” means Studio Eleven Creativity and Wellbeing Centre

“Contract” means the events contract attached, incorporating these conditions.

1.3 Booking Details

50% deposit of the total booking must be paid using the booking system via <https://studioeleven.ie/studio-hire/> to secure the booking. This deposit is non-refundable/ non-transferable.

All events & bookings are quoted and payable in Euros.

2.0 Charges & Payment:

50% booking non-refundable/ non-transferable deposit required upon confirmation of the event booking.

Final 50% (100%) payment to be submitted no later than on the day of the event.

3.0. Cancellation:

3.1 If the Client must cancel or postpone a confirmed booking the Company, the 50% deposit paid is non-refundable.

3.2 Within 3 days or more of the event, if the event in the Studio Eleven Owner's reasonable opinion, may prejudice the reputation of the venue. The studio cannot be associated with any event which may tarnish its reputation or may be deemed offensive. Should this be the case, the studio will refund the deposit.

4.0 Waste:

4.1 All waste, e.g. packaging must NOT be left in the studio and must be cleared from the studio after the event.

4.2 The level of noise, especially that produced by sound equipment must be kept at a reasonable volume. The Client must advise any exceptions in advance.

5.0 General:

5.1 The Company reserves the right to eject any persons from the studio who are considered objectionable.

5.2 Client must reimburse the costs of repairing any damage caused to the property, contents or grounds of the studio by any of its guests or sub-contractors.

5.3 The Studio's name/logo may be used in publicity, once the Company has agreed a proof of the promotional material.

6.0 Liability:

6.1 The Company will not be liable or responsible for any jewellery, luggage, clothing or other property of the Client brought onto the Studio by the Client.

7.0 Claims:

7.1 The Company shall not be liable for any claim for personal injuries (including death) to any person employed by the Client at or in connection with the event, nor for any loss or damage of any kind whatsoever which may be attributable to any property belonging to the Company or third parties on, in or upon the Studio area occupied by the Client or which may arise out of or in consequence of any activities or operations whatsoever carried on by the Client in or upon the Studio area nor for any claim, demand, proceedings, cost, charges and expenses whatsoever in respect thereof or in relation thereto excepting any claims which may arise as a result of the negligence of the Company. It shall be the sole responsibility of the Client to affect what insurance or insurances they think fit in respect of the employment of any performer, entertainer or otherwise and such equipment as is required during their occupation of the Studio areas. The Client agrees to indemnify the Company against any claims arising for such personal injuries.

8.0 General

8.1 If the Company is prevented or hindered from carrying out any of its obligations by circumstances beyond its reasonable control, including but not limited to government interventions, strikes or labour disputes, actions, Acts of God, national or local disasters or War, then the Company's liability to the Client shall be no greater than the amount actually paid by the Client to the Company in respect of the event.

8.2 In the event individual clauses or parts of the Contract are invalid, the remaining parts or clause shall continue to be binding.

8.3 The contract is non-transferable and shall be governed by Irish law.