

Rollerize Roller Disco Terms and Conditions

These Terms and Conditions ("Agreement") govern your use of the Rollerize Roller Disco website, located at <u>www.rollerize.co.uk</u> (the "Site"), owned and operated by Rollerize Roller Disco ("Company," "we," or "us"). By accessing or using the Site, you agree to be bound by these Terms and Conditions. If you do not agree with any part of these Terms and Conditions, please refrain from using the Site.

Services:

a. Rollerize Roller Disco provides Roller Discos and related services ("Services") to clients.b. The Services may include, but are not limited to, Roller Discos, Skating Lessons, Discos/DJ, and related support.

Acceptable Use:

a. By using our Site and Services, you agree to comply with all applicable laws, regulations, and these Terms and Conditions.

b. You are solely responsible for any content you upload, transmit, or display through the Site. You must not use the Site to engage in any unlawful or unauthorized activities.

Intellectual Property:

a. The Site and its original content, including text, graphics, logos, and images, are the intellectual property of Rollerize Roller Disco and are protected by applicable intellectual property laws.

b. You may not use, reproduce, distribute, or display any portion of the Site or its content without prior written permission from Rollerize Roller Disco.

Confidentiality:

a. Rollerize Roller Disco may have access to confidential information provided by clients during the course of providing the Services.

b. Rollerize Roller Disco agrees to treat all client information as confidential and will not disclose it to third parties without the client's consent, except as required by law.

Limitation of Liability:

a. Rollerize Roller Disco strives to provide accurate and reliable information and Services, but we do not guarantee the accuracy, completeness, or suitability of the content on the Site.

b. In no event shall Rollerize Roller Disco be liable for any direct, indirect, incidental, special, or consequential damages arising out of or in connection with your use of the Site or Services.

Termination:

a. Rollerize Roller Disco reserves the right to suspend or terminate your access to the Site or Services at any time, with or without cause or notice.

b. Upon termination, you must cease all use of the Site and Services, and any provisions of this Agreement that would reasonably be expected to survive termination shall remain in full effect.

Governing Law and Jurisdiction:

a. This Agreement shall be governed by and construed in accordance with the laws of England and Wales.

b. Any disputes arising out of or relating to this Agreement shall be subject to the exclusive jurisdiction of the courts of England and Wales.

Changes to the Terms and Conditions:

a. Rollerize Roller Disco reserves the right to modify or update these Terms and Conditions at any time without prior notice.

b. It is your responsibility to review this Agreement periodically for any changes.

Contact Us:

If you have any questions or concerns about these Terms and Conditions, please contact us at **info@rollerize.co.uk**