



TERMS AND CONDITIONS FOR SECKFORD GOLF CLUB AND TERRACE RESTAURANT

Definitions:

The Club - Seckford Golf Club & The Terrace Restaurant

The Client - Any person booking the services of The Club

Bookings:

All bookings are made subject to availability.

Provisional and telephone bookings will be held for a maximum of 7 days without a signed booking form or deposit.

Confirmation:

All bookings remain provisional until The Club receives and accepts a signed booking form together with a deposit. Payment of a deposit confirms that you have read and accepted our Terms and Conditions along with the details of your booking.

Payment:

A non refundable deposit of 25% of the Total Balance is required. The Outstanding Balance must be paid no later than 1 week prior to the booking date.

Liability:

The Club does not accept liability for any failure in providing the services contracted for, disruption during or delays as a result of circumstances beyond its control such as failure of services etc.

Cancellation by The Client:

If cancelled 14 days or more prior to the date of the booking The Client may transfer the booking to another date, or lose the deposit.

Where less than 14 days notice is given The Club will invoice The Client for 50% of the Total Balance for the booking.

Cancellation by The Club:

While The Club will make every effort to honour

bookings, if due to circumstances beyond our control, we have to cancel your booking we will give you a full refund of any monies paid in advance. No other liability is accepted.

Corkage:

All drinks must be provided by The Club.

Licencing:

The Club has an alcohol and entertainment licence that permits the sale and consumption of alcohol, and the provision of entertainment up until Midnight.

No booking will be allowed to exceed these limits.

Outside Services:

We reserve the right to refuse certain types of entertainment. Please ensure when you book that we are aware of any entertainment being provided.

Unless prior authorisation has been specifically granted, all entertainment equipment must be removed from the premises of The Club on conclusion of the contracted booking.

Property and Goods:

The Club does not accept any responsibility for loss or damage to Clients property or goods. The Clubs Employees are not authorised to accept any responsibility for such property.

Behavior and Damage:

The Club reserves the right to eject any person in The Clients party, who in The Clubs opinion is engaging in bad behavior or abusive or bad language.

The Club will not tolerate abuse to any of our Staff and The Client is responsible to see that all persons treat The Club's Staff with respect.

The Client shall be responsible for any damage caused to The Club's premises or property, and shall be responsible for payment of the amount required to make good such damage.