

Princes International Events Pty Ltd Terms & Conditions

This website is operated by Princes International Events Pty Ltd ABN 99 121 151 488 ('Princes'). Your use of any information, images and text (Material) contained on this website (together the 'Material') is governed by these Terms & Conditions and the Privacy Policy. You acknowledge and accept that your use of this website indicates your acceptance of these Terms & Conditions and the Privacy Policy.

Princes of the Night Terms & Conditions

- All ticket prices listed are per person and GST is included. There is a minimum purchase of tickets required for the Royal Chambers, Royal Balcony and Platinum tickets. The minimum quantity purchase is listed in the Ticket Prices.
- No initial booking is secure until a holding deposit has been processed and initial booking confirmation received. The holding deposit will be deducted from the final balance/total payment.
- A \$20 administrative booking fee must be paid with the holding deposit. This booking fee amount will not be deducted from the total payment.
- We only accept payments from the organiser of the/a group. We do not accept payments from individuals from the/a group.
- No initial booking confirmation is fully secure until final numbers and final balance has been paid to Princes and Confirmation of Full Payment has been sent to the organiser from Princes. You cannot change your ticket numbers on the night.
- Holding deposits and ticket payments are both completely non-refundable and non-transferable except where and to the extent the laws of the region of purchase provide otherwise and/or if determined and agreed to by Princes. Princes may retain any service or like fee it has charged. After Confirmation of Full Payment is received, non-attendance or a reduction in final numbers after Confirmation of Full Payment will result in a total forfeit of ticket payments received by Princes and not used by the organiser / group for that show date booking.
- Seating Allocation at Princes of the Night show is subject to change due to venue (Crown) and room configuration and number of seats / bookings received by Princes across the Platinum, Gold and Silver seating sections. No guarantee of row number or location to the stage can be made at any time. The venue and Princes of the Night reserve the right to change the room configuration and seating allocation at any time and such a decision is final. Please advise if seating is required for larger persons or wheel chairs in order for your seating needs to be met where possible.
- Princes reserve the right to vary advertised shows and ticket prices at anytime.
- Audio, video and photographic footage may be collected by Princes or Crown Melbourne (Crown) before, during and after any performance. This is retained as the property of Princes or Crown.
- Princes of the Night is a full professional music and light spectacular stage

show and so, if anyone in the/a group experiences a negative reaction to flashing lights they should be aware of this prior to the show.

- Princes and Crown reserves the right to deny admission to any person who appears to be under the influence of drugs or excessive alcohol, or for disruptive behavior.
- You must ensure everyone in your group is 18 and over and they will be carrying photo ID to enter the venue as this is required. Failure by a guest to present any photo ID will result in refused entry by Crown.
- Princes and Crown reserve the right to refuse entry or remove a guest at anytime from the venue and no correspondence will be entered into and such a decision is final.

WEBSITE TERMS OF USE

The information contained in this website has been prepared solely for the purpose of providing general information about Princes International Events (Princes), Crown Melbourne (Crown) their associated companies, partners and the services offered by them.

These are the current Terms of Use and replace any previous Terms of Use. Princes may at any time vary the Terms of Use by publishing varied Terms of Use on this website. You acknowledge that by doing this, Princes has provided you with sufficient notice of the variation of the Terms of Use and that you will comply with the Terms of Use, as varied from time to time and at any time. Since you are bound by these Terms of Use, you should periodically refer to them.

Princes has made reasonable efforts to ensure that the website is free from error. Princes however does not warrant the accuracy, adequacy or completeness of information on this website. The website is intended to provide general information only. Information contained on this website does not constitute or contain professional or other advice and may contain information that is outdated or incorrect. If you require specific information or assistance please call us on 1300 135 556. All information on this website is subject to change without further notice.

This website contains communication facilities which provide for feedback, enquiry, contact, share and download by users to Princes, and may contain other electronic messaging and notice services.

- It is a condition of your use of any communication facility and your access to the website that you DO NOT do any of the following:
- Post or transmit any unlawful, threatening, abusive, defamatory, obscene, vulgar, pornographic, profane or indecent information, image, text or other material of any kind whatsoever, including without limitation any transmissions that would constitute a criminal offence, give rise to civil liability or otherwise violate any applicable law;
- Post or transmit any information, image, text or other material of any kind whatsoever which violates or infringes upon the rights of Princes or

- any other person, without first obtaining permission from the owner or relevant right holder;
- Post or transmit any material of any kind which contains a virus or other harmful component;
- Post, transmit or in any way exploit any material of any kind for commercial purposes, or which contains any promotional material or advertising;

Princes may from time to time monitor or review the contents of its communication facilities and reserves its right to edit, refuse to post or to remove any materials (in whole or in part) that in Princes' sole discretion is in any way objectionable or in violation of any applicable law or these Terms of Use. Princes has no obligation whatsoever to monitor any communication facility or to edit, delete or refuse to post such contents, nor is Princes responsible for any contents in any communication facilities. You expressly acknowledge and agree that some of the communication facilities provide a means of public communications and not private communications.

Princes reserves the right to cooperate fully with any law enforcement authority in any jurisdiction in respect of any lawful direction or request to disclose the identity or other information in respect of anyone posting any materials which violate any applicable or relevant law.

By placing any information or other material on this website (including inputting data or engaging in any other form of communication), you grant to Princes a perpetual, royalty-free, non-exclusive, irrevocable, unrestricted, worldwide licence to do the following in respect of the information or material:

- Use, copy, sublicense, redistribute, adapt, transmit, publish and/or broadcast, publicly perform or display; and
- Sublicense to any third parties the unrestricted right to exercise any of the foregoing rights granted.

The foregoing grant includes the right to exploit all proprietary rights in any such information or other material including but not limited to rights under copyright, trademark, service mark or patent laws under any jurisdiction worldwide. You expressly waive in favour of Princes and any other party authorised by Princes all moral rights and any similar rights in any jurisdiction, which you may have or hereafter acquire in respect of any relevant communication or other material. At the request and expense of Princes, you will execute and deliver to Princes such instruments and take such other actions as may be required to give full legal effect to this grant of licence and waiver.

The website may contain links to other websites operated by third parties (Third Party Websites). Princes do not endorse or approve of the operators of Third Party Websites or the material on Third Party Websites. Princes make no

warranties regarding the accuracy, adequacy or completeness of the material on Third Party Websites. Also, Princes makes no warranties that material on Third Party Websites does not infringe the intellectual property rights of any person or that reproduction of material on Third Party Websites is authorised.

Unless Princes provides prior written consent, you are prohibited from:

- Placing a hyperlink to Princes website; and/or
- Saving or otherwise using any of Princes's intellectual property or other property on your web site.
- Princes is not liable for and you must indemnify Princes against all liabilities, claim, actions, demands, suits, costs, expenses, damage, harm or loss, including any consequential losses, suffered or incurred by Princes arising directly or indirectly from or in connection with your use of the website, particularly any material posted by you in breach of these terms and conditions.
- Nothing Princes does or fails to do in connection with these clauses, including failing, delaying or exercising a single or part of a right, will prejudice or operate as a waiver of Princes' rights or otherwise prevent the exercise of Princes' rights.
- If Princes provides prior written consent, you will be advised what hyperlink you are able to use by Princes.

Disclaimer and limitation of liability

The Trade Practices Act and similar State and Territory Legislation in Australia may confer rights and remedies on you in relation to the provision by Princes of goods or services on this website which cannot be excluded, restricted or modified ('Non-excludable Rights'). Princes do not exclude any Non-excludable Rights but does exclude all other conditions and warranties implied by custom, law or statute.

Except as provided for by the Non-excludable Rights:

- All Materials are provided "as is" and without warranties of any kind, either express or implied;
- Princes and its suppliers expressly disclaim all warranties of any kind including but not limited to implied warranties of merchantability and fitness for a particular purpose;
- Princes does not warrant that the functions contained in any material or any communications facility or your access to the website will be uninterrupted or error-free, that any defects will be corrected or that the website or the server which stores and transmits materials to you are free of viruses or any other harmful components;
- Princes does not warrant or make any representation regarding your access to, or the results of your access to, the website (including any related or Third Party Websites) or any material in terms of correctness, accuracy, timeliness, completeness, reliability or otherwise.

- To the fullest extent permitted by law, Princes' liability for breach of any implied warranty or condition which cannot be excluded is limited at the option of Princes to the following:
 - In the case of services supplied or offered by Princes:
 - The supply of the services again; or
 - The payment of the cost of having services supplied again; and
 - In the case of goods supplied or offered by Princes:
 - The replacement of the goods or the supply of equivalent goods;
 - The repair of such goods;
 - The payment of the cost of replacing the goods or acquiring equivalent goods; or
 - The payment of the cost of having the goods repaired.

Under no circumstances (including but not limited to any act or omission on the part of Princes) will Princes, its officers, employees, agents, contractors or its related entities be liable for any direct, indirect, incidental, special and/or consequential damages, loss, claim, expense or loss of profits whatsoever which result from any use or access, or any inability to use or access, or misuse by you or any other party, of the website or otherwise in connection with any material or the communication facilities.

Intellectual property rights

All material on the website is protected by copyright and other intellectual property rights, whether registered or unregistered. The copyright is owned by Princes and/or its associated companies or Crown or related to Princes, Crown or third parties. No material contained on the website may be modified, copied, transmitted, distributed or reproduced without the prior written approval of Princes. You must not use the website in any manner or for any purpose which is unlawful or in any manner which violates any right of Princes, Crown or a related entity of Princes, Crown or relevant third party or which is prohibited by these Terms of Use.

Termination

These Terms of Use and your access to the website may be terminated at anytime by Princes without notice. All restrictions, disclaimers and limitations of liability by Princes will survive termination, however, you will be no longer authorised to access the website.

General

These Terms of Use are governed by and construed in accordance with the laws of Victoria, Australia. You irrevocably and unconditionally submit to the non-exclusive jurisdiction of the courts of Victoria. If any provision of these Terms of Use is found to be invalid or unenforceable by a court of law, such invalidity or

unenforceability will not affect the remainder of the Terms of Use, which will continue in full force and effect.