

Candid Brewing Co. Limited
Booking Terms and Conditions

Principal Terms

By booking an event with Candid Brewing Co. Limited (“Candid Beer”) you indicate your acceptance of the following terms and conditions.

Deposits, Payment and Cancellation

A non-refundable and non-transferable deposit may be requested against the cost of your event (“the Event”) payable upon confirmation of your booking

Payment of the balance of the booking value of the Event is due 7 days before the Event.

If you cancel your booking with us, we will raise the following cancellation charges:

Cancellation 4-2 weeks prior to the Event:	25% of total booking value;
Cancellation 3-2 weeks prior to the Event:	50% of total booking value;
Cancellation 2-1 weeks prior to the Event:	75% of total booking value;
Cancellation less than 7 days prior to the Event:	100 % of total booking value.

Conduct Of The Event

You agree to start and end the Event at the times agreed with us.

Should you overrun the end time of the Event with or without agreement, you will reimburse us for any expenses incurred as a result of the overrun, including, but not limited to, additional wage costs for staff allocated to the Event.

Candid Beer’s premises, and the events which take place within it, are subject to statutory controls, in particular, but without limitation, those relating to fire protection, licensing, and entertainment. You, your employees, guests, customers, clients, and invitees must comply with reasonable requests, directions and instructions of Candid Beer’s staff and personnel in relation to any such matters.

Internet and computer/device usage

Access to the public internet is provided for the lawful use of Candid Beer’s members and guests and must not be used for any activity which, in Candid Beer’s sole opinion, is illegal, immoral, indecent or detrimental to the enjoyment of other members and/or guests.

The use of applications that automate requests to any websites is not permitted.

The hosting of services or applications designed to be accessed from outside of Candid Beer is not permitted without prior agreement.

Internet access may be provided to members and guests via the guest wireless service only.

You are responsible for securing your own computer data and protecting yourself from the impact of computer viruses, malware and malicious software. You must also take reasonable steps to protect Candid Beer, other members and/or guests from the impact of computer viruses, malware and malicious software.

Facilities and equipment provided within Candid Beer are intended for use by members and/or guests whilst in Candid Beer and may not be removed for use outside of Candid Beer.

Insurance

You are advised to secure your own insurance policy against any cancellation charges for which you could be liable under this agreement.

Liability

In accordance with the Licensing Act 2003, Candid Beer is unable to allow any of your guests who are under the age of 18, to consume any alcohol. We reserve the right to remove any alcohol from guests who are unable to prove that they are over 18, regardless of how they obtained the alcohol in the first instance.

Candid Beer accepts no liability for loss of, or damage to, property brought into Candid Beer's premises and which is owned by, or in custody of you, your employees, guests, customers, clients, or invitees.

You shall be responsible for any damage caused by you, your employees, guests, customer, clients or invitees to Candid Beer's premises or equipment during the Event, or as a result of the Event, and shall indemnify Candid Beer against the cost of repair or replacement arising from any such damage.

We accept no liability for any breach of these terms and conditions caused by events beyond our control, which shall include, but not to be limited to, industrial action (whether on the part of our employees or otherwise), accidents, fire, riot, civil commotion and war. If any such event should occur, we shall use our reasonable endeavours to make suitable alternative arrangements, failing which we shall terminate the contract and refund your deposit.

We are unable to guarantee exclusive use of the premises for any event and reserve the right to take additional bookings in our other rooms and meeting space at the same time as the Event.

Candid Beer's maximum liability to you is limited to the cost of your booking paid, unless otherwise determined by the laws of England and Wales.

Miscellaneous Terms

Should any term of these terms and conditions be held to be invalid this will not affect the validity of the remaining booking terms and conditions.

Should there be any dispute in relation to these membership terms and conditions the laws of England and Wales will apply with the courts of England and Wales having jurisdiction over any such dispute.

You may direct any queries or questions regarding your Candid Beer booking, or the facilities provided, by email to hello@candidbeer.co.uk

Last updated: 9 May 2019