

Princess Pamper and Dance Parties Terms and Conditions

Please read through below to indicate that you understand & agree to our terms and conditions.

1. Deposits (of \$30.00) are non-refundable, however are transferrable in the event of a date change (subject to date availability and conditions apply).
2. Final numbers must be provided within one week of the party date.
3. Cancellations are not accepted within 2 weeks of the party date. Any parties cancelled within this time frame may be invoiced at the full price (subject to discretion).
4. I am aware that the use of makeup, hair and beauty products can have allergic reactions, adverse health reactions and may cause injury or harm to a person and in participating in Princess Pamper Parties, I do so at my own risk.
5. I am also aware that as a condition of my engagement of Princess Pamper Parties that its Directors, Instructors, Subcontractors, Employees or Agents are absolved from all liability howsoever arising from injury or damage howsoever caused arising out of my use of the services of Princess Pamper Parties whatsoever due to any negligent act, breach of duty, default and or omission on the part of Princess Pamper Parties, its Directors, Instructors, Subcontractors, Employees or Agents.
6. I am also aware that any person participating in my party carried out by Princess Pamper Parties will be informed by me of any foreseeable risks, injury or harm as directed by Princess Pamper Parties and that they participate on the understanding that they do so at their own risk.
7. I agree to provide Princess Pamper Parties, its Directors, Instructors, Subcontractors, Employees or Agents with premises that are safe and free of risk of injury and free of hazards.
8. I agree to indemnify Princess Pamper Parties against all claims and all costs, liability and expenses incurred by Princess Pamper Parties, arising wholly or in part from the use of the party venue, my breach of these Terms and Conditions, or any act or omission by me, my visitors, employees, agents and contractors (including a negligent act or omission) in respect of:
 - a) Loss or damage to property; and
 - b) Illness, injury or death of any person.
9. The homemade cupcakes (Greens Brand) are not gluten free. They contain substances such as eggs; milk, butter and cupcake flour mix (sugar, wheat/flour and vegetable oils. They may contain traces of nuts and soy. Suitable for vegetarians.
10. Any damages to the *Polaroid Camera* will be a \$50.00 fee for payment towards a new camera.

I acknowledge that of my own free will and desire I have contracted with Princess Pamper Parties for these activities and I have read and understood the warning above.

WE THANK YOU FOR BOOKING YOUR PARTY WITH PRINCESS PAMPER PARTIES & LOOK FORWARD TO PROVIDING YOU WITH EXCEPTIONAL SERVICE & A DAY TO REMEMBER!

Signature: _____ Date: _____