

Gypsy Belle

MOBILE BAR

Terms and Conditions

- Packages include travel up to 30km – added costs after this
- 25% deposit must be paid within 7 days of booking to secure your date. Full payment received 30 calendar days prior to your event. Services will not be provided without the final payment being received.
- All cancellations are required in writing to infogypsybelle@gmail.com 30 days prior to the event or 25% forfeited.
- All guests must abide by the relevant state liquor licensing laws
- All guests must treat Gypsy Belle staff with respect whilst they administer their duties under the relevant liquor licencing laws, or be refused service and the bar will closed at Gypsy Belle's discretion.
- Gypsy Belle staff have the right to refuse alcohol to any person as per Victorian Liquor Licensing Laws
- Gypsy Belle staff can cease service immediately if they feel threatened, intimidated, or unsafe without any refund offered.
- Gypsy Belle is not responsible for any additional alcohol made available at the venue other than what has been previously supplied by Gypsy Belle or client
- You are responsible for any damage and loss to Gypsy Belle including anything on or off the van caused by anybody attending your event.
- If Gypsy Belle is unable to provide the services agreed upon due to circumstances out of Gypsy Belle control we will provide a full refund. Gypsy Belle will not be responsible for any costs, damages or expenses that you may suffer or incur.

Please read these terms and conditions and contact Gypsy Belle if you have any questions.

Once your deposit has been paid these T&Cs are binding.