

PLEASE PRINT OFF, FILL IN AND ENSURE YOU SIGN BOTH PAGES



To Have And To Hold Wedding Directory Terms, Conditions & Agreement

This section attempts to explain in plain English the way that To Have And To Hold as a reputable Directory works, and the specific ways in which the Terms of Business of To Have And To Hold and the Agreements between the Companies and Services Listed on the To Have And To Hold website affect those concerned.

Liability / Listing / Advertising

The **TO HAVE AND TO HOLD** website does not in any way claim to represent any of the owners or any of the companies listed on the website and the entire content of each listing is the responsibility of each listed company. Any statement or claim made by each listed company is their responsibility. To Have And To Hold accept no liability for any misrepresentation, untruths or claims made in any listing. Any type of material used for listing purposes supplied by each listed company should be free from any copyright infringement, this includes any type of text or word document, JPEG, gif, tiff, pnp file and will be the full responsibility of the company that supplied the document(s) in the first instance.

Charges and fees - All charges and fees paid To Have And To Hold

A single 12 month listing on the To Have And To Hold Wedding Directory is available at a cost of £50. A second listing can be applied for in either category or county listings (where available). This second listing also comes at a charge of £50 per 12 month period. (Multiple or Block listings can be made at discounted rates, call the To Have And To Hold office on 0845 519 1270 for more details.) If after each 12 month listing has reached its full term, it will be left open for further 28 days during which it will become open to the option or renewal for another 12 month term. If you have by then not taken steps for its renewal, your listing will be removed. Should you renew within the 28 days this will be counted as the first month on your new 12 month listing. Should you wish to reinstate your listing after the 28 days has lapsed you would only receive an 11 month term, having already enjoyed a month without charge.

Our cancellation & refunds policy

We have a 7 day cooling off period should you decide for whatever reason to cancel any of the listing services offered by the To Have And To Hold directory. After the 7 day cooling off period has expired no refunds will be made.

Once you have entered into this agreement, there is no provision for any cancellation other than the 7 day cooling off period stated above, unless otherwise agreed by both To Have And To Hold and yourself. Please also note that any form of cancellation must be duly notified to To Have And To Hold and confirmed in writing to the postal address below.

If in the event of the website crashing or the temporary loss of the third party hosting making your listing unavailable to be seen / viewed for seven consecutive days, a months free listing will be added to your overall listing period as a gesture of goodwill. Temporary loss of the third party hosting making your listing unavailable to be seen / viewed for seven consecutive days will not be considered grounds for a cancellation or any forms of reimbursement.

Suspension / Investigation / Termination

If it is brought to our attention that you may be breaching any one of the above terms and conditions, the listing in question and all other listings held by us for you will be suspended pending a review / investigation. If after the review / investigation has been made (which could take up to seven days), it is found by To Have And To Hold that you are indeed in breach of the above liability terms and conditions, your account will be terminated and no refunds given. However if after the review has been made, it is found by To Have And To Hold that you are not in breach of the above liability terms and conditions, your listings will be reinstated and dependant on the circumstances you may be offered an extension to your listing period as a gesture of goodwill.

If any legal or private action is taken against To Have And To Hold as a result of material or content supplied to us by yourself, To Have And To Hold will not hesitate in recouping any losses or costs incurred by such action from you. Stopped or re-presented cheques) will be chargeable to you. This includes any other costs (for example Solicitors fees, Small Claims Court charges etc) that we reasonably incur in our attempts of recompense.

We will keep details of financial transactions made between To Have And To Hold and you for 6 years and details of any agreements or contracts, confirmations and electronic mail for 1 year after each term of listing. Such records may be in written or electronic form.

We will require you to provide some personal information in order to create an account, this will include your full name, address and telephone number. We will keep the personal information you provide us on file and will use it only as part of our accounting records. We will not otherwise divulge such information to third parties without your express consent except where we are required to by law.

We do not give you any guarantees as to the level of traffic to our site or number of hits and clicks through to your specified URL that we generate in response to your listing. Our appointment under these terms of business is non-exclusive and you will be entitled to use other any other directories. Should you wish to have your listing removed before your 12 month term has expired, with the understanding that there would be no return of fees, you will need to give us no less than 30 days notice in writing of your intention to do so.

If any provision of this agreement should be held invalid it shall to that extent be severed and the remaining provisions shall continue to have full force and effect.

These terms may only be issued by a company based in and operating from the United Kingdom. This agreement is construed in accordance with the laws of the country in the UK where the company issuing these terms is based and shall be subject to the exclusive jurisdiction of the courts of that country.

To Have And To Hold reserves the right to make changes to any of the above Terms & Conditions at any point without notice or consultation.

I agree to all the Terms & Conditions outlined above (name printed) _____

(date) _____

(name signed) _____

