Booking Form





* Full Name:		
* Company:		
* Address:		
* Em a il:		
* Attendees Nationality:		
FRIDAY:	PRICE:	
□ Ultimate Table	Ple a se e nquire	
□ Me thusa le m Ta b le	USD 23,600	
□ Je roboam Table	USD 17,700	
□ VIP Ta b le	USD 10,200	
□ C la ssic Ta b le	USD 5,600	
□ Individ ual Pass:	USD 600	Number of persons:
SATURDAY:	PRICE:	
□ Ultimate Table	Ple a se e nquire	
□ Me thusa le m Ta b le	USD 23,600	
□ Je ro b o a m Ta b le	USD 17,700	
□ VIP Ta b le	USD 10,200	
□ C la ssic Ta b le	USD 5,600	
□ Individ ual Pass:	USD 600	Number of persons:
SUNDAY:	PRICE:	
□ Ultimate Table	Ple a se e nquire	
□ Me thusa le m Ta b le	USD 23,600	
□ Je roboam Table	USD 17,700	
□ VIP Ta b le	USD 10,200	
□ Ind ivid ua l Pa ss:	USD 700	Number of persons:
Extra s:		
Ple ase Note: All tables seat and are priced for 8 guests and are inclusive of all drinks!		
Day mant		
Payment: Invoice Me		To tal Amo unt USD
nivor e Me		io ta i Aino unt Cod
Purc hase Order Number (if applic able):		
Iconfirm I have read and agree to the Amber Lounge Terms & Conditions that accompany this booking form in relation to all bookings made for Amber Lounge, and certify that I am authorised to make this booking.		
Sig ne d :		Da te :

Grand Prix Events

* Compulsory information required

Please return to: vip@grandprixevents.com

* Where did you hear about Amber Lounge?

Terms and Conditions



1. The Contract

A contract shall be deemed to have been made between Amber Lounge Mexico City Ltd (the Company) and the client (the Client) when the Client has confirmed requirements by completing, signing and returning by post, email, fac simile or hand the booking form and the Company has accepted such booking.

2. Payment

Upon receipt of an order, an invoice will be raised and payment is due by return, unless otherwise stated.

3. Consequence of Failure to pay

3.i If payment is not made within the time limits in Clause 2 above, this will be a breach of the contract where by the company reserves the right to reallocate the booking.

3.ii In the event of the Company treating the contract as at an end under clause 3.i above, the balance of the booking shall become immediately payable by the Client to the Company. This is without prejudice to the Company's right to claim damages from the Client in respect of any loss suffered by the Company.

4. Cancellation or Variations by the Client

4.i Any notice of cancellation by the Client of a booking must be made in writing by letter sent by recorded delivery to the Company's office at: 8th Floor, Union House, Union Street, St Helier, Jersey, JE2 3RF. All cancellations will be subject to the consequences contained within clause 5 below.

4.ii Any request by the Client for a variation to a booking must be made in writing by letter sent by recorded delivery to the Company's office as detailed in 4.i above, and is only effective if accepted in writing by the Company.

5. Consequences of Cancellation by the Client

If a booking or a part of a booking is cancelled by the Client more than 90 days before the event the Client shall be liable for a minimum of 50% of the total price of the booking. If the booking or a part of a booking is cancelled by the Client less than 90 days before the event the Client shall be liable for the total price of the booking.

6. Limitation of Liability

6.i The Company shall not be liable to the Client for failure to provide the booking if such failure is due to circ umstances beyond the reasonable control of the Company including (but not limited to) act of God, war, terrorist activity, strike, lock-out, industrial action, fire, flood, drought, tempest, mechanical or technical breakdownsor suspension or cancellation of an event by the third parties.

6.ii In the event that the Client shall have a claim against the Company in relation to bookings not supplied by the Company under the contract, the Company's liability shall be limited to the amount of the price paid by the Client for such booking and shall not extend to any consequential loss or damage suffered and the Company's liability under this condition 6.ii shall be lieu of and to the exclusion of any other liability to the Client what so ever provided always that nothing contained in the condition 6.ii shall exclude any liability of the Company for the death or personal injury suffered by the Client due to the negligence on the part of the Company or its employees.

6.iii In the event that the client shall be dissatisfied with or have any complaint against the Company in relation to any goods or services supplied by the Company under the contract the client must notify the Company in writing of the dissatisfaction or complaint within seven days of the event concerned. Failure to comply with condition 6.iii shall debar the Client from making any claim against the Company at a later date save for a claim relating to death or personal injury suffered by the Client due to negligence on the part of the Company or its employees.

6.iv No term of this agreement shall be enforceable under the Contracts (Rights of Third Parties) Act 1999 by a third party.

6.v The Client agrees that the limitation of liability in Clause 6 is fair and reasonable.

7. Governing Law

The contract shall be governed by and construed in all respect in accordance with the Laws of the Island of Jersev.

8. Photography

Photographs are being taken in Amber Lounge and may be used by Amber Lounge for promotional and marketing purposes only. By attending the event you authorize us to use such photographs for such purposes. Photographs may only be taken by Amber Lounge's appointed photographer:

Amber Lounge Mexico City Ltd.

Registered Office: 8th Floor, Union House, Union Street, St Helier, Jersey, JE2 3RF. Registered No: 100219