

Terms & Conditions – ÉLEVÉ Venue LLC

Last Updated: January 6, 2026

By accessing or using the ÉLEVÉ Venue LLC website, you agree to the following terms and conditions.

Website Use

This website is provided for informational and booking inquiry purposes only. Submitting an inquiry does not guarantee availability or secure an event date.

Bookings & Contracts

All events are subject to:

- Availability
- Signed contract
- Required deposits and payments

No event is considered confirmed until a written agreement is executed and required payments are received.

Pricing & Availability

All pricing, packages, and services displayed on the website are subject to change without notice. Final pricing will be confirmed in your contract.

Payments

Payments made through the website are processed securely. Processing fees may apply. All deposits and payments are subject to the cancellation and refund terms outlined in your event agreement.

Intellectual Property

All content on this website—including images, text, branding, logos, and designs—is the property of ÉLEVÉ Venue LLC and may not be copied, reproduced, or used without written permission.

Limitation of Liability

ÉLEVÉ Venue LLC is not liable for:

- Website interruptions or errors
- Reliance on information prior to contract execution
- Events beyond our reasonable control

Third-Party Links

Our website may include links to third-party websites. We are not responsible for the content or practices of those sites.

Changes to These Terms

We reserve the right to update these Terms & Conditions at any time. Continued use of the website constitutes acceptance of any changes.

Contact

Questions regarding these Terms may be directed to:

Eleve.venue@gmail.com