



Terms and Conditions 2022-3

Updated 10th September 2022

Bookings

- A booking is considered confirmed only upon receipt by Mini Off-Rovers Limited of payment by the client.

Cancellation

- A cancellation is only deemed effective when notice in writing is received by Mini Off-Rovers Limited.
- If cancellation is made 30 days or more before the event date Mini Off-Rovers will offer a full refund minus booking and processing fees.
- If cancellation is made 14 to 29 days before the event date, 50% of the total cost is forfeit to Mini Off-Rovers Limited i.e., 50% cancellation charges apply.
- If cancellation is made 13 days or less before the event date 100% cancellation charges apply.

Postponement

- The booking may only be postponed by the Client by giving notice in writing to Mini Off-Rovers Limited.
- If such notice is received less than 14 days prior to the event date, 100% of the total cost is forfeit to Mini Off-Rovers.
- Postponement to a new date is subject to availability and at the discretion of Mini Off-Rovers Limited. Availability is not guaranteed although Mini Off-Rovers Limited will do their best to offer an alternative date(s).

No shows

- Where guests fail to show up for their booking, all monies will be kept by Mini Off-Rovers Limited, and no refund Offered.

Alterations and Amendments

- Mini Off-Rovers Limited reserves the right to cancel or vary any booking where this becomes necessary to do so due to circumstances beyond their control. In the unlikely event of such a cancellation by Mini Off-Rovers Limited all monies will be refunded. This clause includes bookings affected adversely by the weather when Mini Off-Rovers Limited decide that harm may be caused, i.e., on health and safety grounds or property damage – postponement to a new date offered. Where this is not possible, i.e., a wedding – a full refund will be given minus costs incurred by Mini Off-Rovers Limited.

Liability

- Mini Off-Rovers Limited cannot accept responsibility for clients' property – lost, stolen or damaged.
- All children ride at their parents'/guardians' own risk. Mini Off-Rovers Limited cannot accept responsibility for any harm or injury caused whilst at one of their events and/or driving in one of our model vehicles.
- Mini Off-Rovers requires a signed liability waiver for children driving at our events where the vehicles are taken out of our sight

Copyright

- Mini Off-Rovers Limited reserves the right to use moving images and other collateral material for its own purposes including marketing.
- The copyright of any video or still images captured or edited by Mini Off-Rovers Limited is retained by them.

Exclusion of Other Terms

- The Terms set out in this Agreement will apply to the exclusion of all others, whether expressed or implied by law, and shall supersede all conditions previously issued by Mini Off-Rovers Limited or the Client. No variation or addition shall be effective unless agreed by Mini Off-Rovers Limited and the Client in writing.

W: www.minioffrovers.co.uk

E: hello@minioffrovers.co.uk

T: 07423 041 790