

TERMS AND CONDITIONS OF HIRE

HEREAFTER HALIFAX WEDDING CARS SHALL BE KNOWN AS THE 'COMPANY' AND THE PERSON NAMED OVERLEAF SHALL BECOME KNOWN AS THE 'HIRER'. IT WILL BE DEEMED THAT THE HIRER ACCEPTS RESPONSIBILITY FOR EVERY PERSON IN HIS/HER PARTY AND FULLY AGREE TO THE 'TERMS AND CONDITIONS OF HIRE'.

- 1/. All bookings are on the basis of a no- refundable deposit of £100 with the full balance being due no later than 4 weeks prior to the wedding date. Paying the balance on time is the 'Hirers' responsibility. We reserve the right to charge a fee of £10 for any payments after the due date.
- 2/. In the event of cancellation by the 'hirer' which must be received in writing (email acceptable), the 'company' will issue a written receipt of the cancellation for your records. The deposit will be forfeited. The 'hirer' will still be liable for the balance if you cancel at the following times prior to the wedding date: @ 24 weeks = 25%, 12 weeks = 50%, 8 weeks = 100% of the outstanding balance.
- 3a/. The 'company' reserve the right to refuse changes or make a surcharge where extra requirements or changes are made after the booking has been accepted. Prices quoted are based on the individual details advised by the 'hirer' at the time of booking and agreed by the 'company' on the booking form overleaf. Any changes must be requested in writing (email acceptable), and subject to agreement in writing by the 'company'. Changes are subject to availability and at the discretion of the 'company'.
- 3b/. If on the day the chauffeur is requested to or detained for longer than agreed on the booking form overleaf the 'company' reserve the right to charge an additional amount of £25 per hour or part thereof, or if this change is likely to cause operational issues for the 'company' or our chauffeur then we reserve the right to instruct the chauffeur to come away. If this happens no refund will be offered. If on the day you require the chauffeur to change route/make additional stops other than those detailed on the booking form overleaf then the chauffeur reserves the right to refuse these requests or to make a charge of £2 per mile on behalf of the 'Company'.
- 4a/. It is the 'hirers' responsibility to ensure the vehicle chosen meets your requirements.
- b/. No infants under the age of 3 years old are permitted to travel in our cars.
- 5/. No responsibility by the 'company' can be accepted for:-
 - a/. any adverse weather or traffic conditions which may cause delay or cancellation;
 - b/. mechanical failure or other such situation which prevents the 'company' from providing the car booked howsoever caused. In this event the 'company' reserve the right to provide alternative transport to complete the journey. No guarantees are given or implied. If this is not possible and it is necessary for you to make alternative arrangements then any reasonable expenses will be borne by the 'company', however, this must be agreed with the 'Company' beforehand.
- 6/. We cannot be held responsible if in the interest of safety, repair or as a result of legal requirements the car has to be altered in any way between the booking date and the day of use.
- 7/. In the unlikely event of disappointment occurring in relation to any part of the contract due to proven negligence on the part of the 'company' or its staff, recompense will be limited to the cost of the original contracted service only.
- 8/. The 'hirer' shall be fully responsible for any damage caused inside or outside the vehicle by the hirer or any member of the 'hirers' party howsoever caused. The 'hirer' will also be responsible for any costs or loss of business as a result of the vehicle being out of commission as a result of any damage caused.
- 9/. Our chauffeurs will not drive in any kind of slow moving 'convoy' where this knowingly or otherwise creates a road or safety hazard of any kind or is illegal, or is deemed by the chauffeur to put undue mechanical strain on the car. If this situation arises the chauffeur will drive at normal speed and leave the 'convoy' if necessary. No refunds will be given in this situation
- 10/. Our vehicles are strictly NO SMOKING. It is a criminal offence to smoke in our vehicles.
- 11/. No pets of any kind are permitted in our vehicles.
- 12/. No food or drink is allowed in or to be consumed in any of our vehicles except for a bottle of champagne or similar for the couple to consume en-route to the reception only.
- 13/. In relation to conditions 1, 2, 3a, 3b and 8, any additional charges incurred will be advised within 7 days and a legally binding invoice will be issued. Payment will be due within a further 7 days or legal action to recover the monies will be taken.

BY SIGNING THE BOOKING FORM, OR PAYING A DEPOSIT, THE 'HIRER' IS ENTERING INTO A LEGALLY BINDING CONTRACT WITH THE 'COMPANY', AND IS DEEMED TO HAVE FULLY UNDERSTOOD AND ACCEPTED THESE TERMS AND CONDITIONS.