

ANGEL EXECUTIVE TRAVEL

Unit 35 Binders Industrial Estate, Cryers Hill
High Wycombe Buckinghamshire, HP15 6LJ
Bookings 07711 463856 Tel 01494 712020
Email: info@angelexecutivetravel.co.uk

TERMS & CONDITIONS

“WE”, “US” SHALL MEAN ANGEL EXECUTIVE TRAVEL, “YOU”, “THE GROUP” SHALL MEAN THE COMPANY /ORGANISATION/INDIVIDUAL ON THE BOOKING CONFIRMATION FORM.

1. ONCE YOU SIGN THIS CONFIRMATION YOU ARE AGREEING TO ABIDE BY OUR TERMS AND CONDITIONS AND ANY ADDITIONAL TERMS (INCLUDING BUT NOT LIMITED TO THE NUMBERS OF PASSENGERS, LOCATION/DROP OFF AND COLLECT/DROP OFF TIMES) ON THE BOOKING CONFIRMATION FORM.
2. PAYMENT FOR A BOOKING SHALL BE MADE IN FULL 7 DAYS BEFORE THE PICK UP DATE AS LISTED ON THE BOOKING CONFIRMATION FORM.
3. FOR LATE PAYMENTS WE RESERVE THE RIGHT AT OUR SOLE OPTION TO EITHER;
 - a) CANCEL THE BOOKING CONFIRMATION WITHOUT RETURN OF DEPOSIT

OR

- b) CHARGE INTEREST AT THE RATE OF 4% INTEREST ABOVE HSBC BASE RATE FOR EACH WEEK OR PART THEREOF THEY ARE OVERDUE.
4. ONCE A BOOKING IS CONFIRMED THERE ARE CHARGES IF YOU WISH TO CANCEL. IN THE EVENT YOU HAVE TO CANCEL WITH;
 - a) LESS THAN 14 DAYS NOTICE THE CHARGE IS 25% OF THE TOTAL
 - b) LESS THAN 7 DAYS NOTICE THE CHARGE IS 50% OF THE TOTAL
 - c) LESS THAN 48 HOURS NOTICE THE CHARGE IS 75% OF THE TOTAL

ON THE DAY, THE CHARGE IS 100% OF THE TOTAL

5. IF YOU COME OUT FROM YOUR VENUE LATER THAN THE BOOKING CONFIRMATION STATES THERE IS A LATE CHARGE THAT WILL COME INTO AFFECT AND FOR EVERY EXTRA 15 MINUTES THE DRIVER IS WAITING IT WILL COST YOU AN ADDITIONAL £15.00 UNTIL YOU LEAVE YOUR VENUE. THE VEHICLE MAY ALSO BE WITHDRAWN IF THE GROUP ARE MORE THAN 15 MINUTES LATE DUE TO THE VEHICLE HAVING OTHER COMMITMENTS, IN THIS EVENT NO LIABILITY CAN BE ACCEPTED FOR THE COST OF ALTERNATIVE TRANSPORT.

PLEASE NOTE, THIS CLAUSE 4 MAY BE WAIVED FOR AIRPORT FLIGHT RETURNS AS LONG AS YOU HAVE GIVEN US THE CORRECT FLIGHT NUMBER ON THE BOOKING CONFIRMATION FORM.

6. EXTRA DROP OFF'S THAT ARE NOT ON THE BOOKING CONFIRMATION FORM WILL BE CHARGED AT AN ADDITIONAL £10.00 FOR EVERY DROP OFF.
7. IF ANYONE IS SICK IN THE VEHICLE OR THERE IS OTHER DAMAGE DUE TO SPILLAGES OR INAPPROPRIATE BEHAVIOUR, THERE IS A CLEANING CHARGE OF £50.00 IN ADDITION WE RESERVE THE RIGHT TO CHARGE FOR REPAIRS TO FABRIC, SEATING, WINDOWS AS NECESSARY.
8. THE DRIVER IS RESPONSIBLE FOR THE SAFETY OF THE VEHICLE AND THEIR INSTRUCTIONS MUST BE OBEYED AT ALL TIMES. WE DO NOT TOLERATE DRUNKEN DISORDERLY OR ABUSIVE BEHAVIOUR ON ANY OF OUR VEHICLES AND THE DRIVER WILL HAVE THE RIGHT TO REMOVE ANY SUCH PERSON ACTING IN THIS

ANGEL EXECUTIVE TRAVEL

Unit 35 Binders Industrial Estate, Cryers Hill
High Wycombe Buckinghamshire, HP15 6LJ
Bookings 07711 463856 Tel 01494 712020
Email: info@angelexecutivetravel.co.uk

MANNER . IN THE EVENT ANYONE IS REMOVED FROM THE VEHICLE FOR WHATEVER REASON, NO LIABILITY WILL BE ACCEPTED FOR ANY ADDITIONAL COSTS, BE THEY FOR THE EVICTED PERSON, YOU OR YOUR GROUP, HOWSOEVER INCURRED AS A RESULT OF THE REMOVAL.

9. ANGEL EXECUTIVE TRAVEL CAN NOT BE HELD RESPONSIBLE FOR ANY ITEMS LEFT ON THE VEHICLE AT ANY TIME.
10. ALL VEHICLES ARE FITTED WITH SEAT BELTS, PLEASE ABIDE WITH THE LAW AND WEAR THEM. IF ANYONE DOES NOT WEAR THEIR SEATBELT THE RESPONSIBILITY IS ON THEMSELVES. ANGEL EXECUTIVE TRAVEL AND THEIR DRIVER WILL ACCEPT NO LIABILITY WHATSOEVER FOR INJURIES SUSTAINED AS A RESULT OF THE INDIVIDUAL(S) IGNORING THIS REASONABLE INSTRUCTION.
11. ALL COACH PARKING CHARGES ARE DOWN TO THE PARTY TO PAY.
12. IN THE EVENT OF ANY CIVIL EMERGENCY, STRIKE, STOPPAGE, RESTRAINT OF LABOUR OR OCCURRENCE OF AN EVENT OVER WHICH WE HAVE NO CONTROL (SUCH AS, BUT NOT LIMITED TO ROAD CLOSURE OR ADVERSE WEATHER CONDITIONS) WHICH PREVENTS US FROM FULFILLING THE CONTRACT TO THE SATISFACTION OF THE GROUP, THEN AT OUR SOLE OPTION WE MAY EITHER;
 - a) CANCEL THE CONTRACT AND RETURN ALL MONIES (LESS DEPOSIT)
OR
 - b) OFFER AN ALTERNATIVE DATE OR TIME WHICH IS SUITABLE TO YOUIN EITHER EVENT , NO FURTHER LIABILITY SHALL ACCRUE TO US
13. THESE TERMS AND CONDITIONS SHALL BE GOVERNED BY THE LAWS OF ENGLAND & WALES AND THE PARTIES AGREE HEREBY TO BE SUBJECT TO THE EXCLUSIVE JURISDICTION OF THE COURTS OF ENGLAND AND WALES.