

Cooly Rocks On

Car Cruise Entrant Terms and Conditions

TERMS AND CONDITIONS

1. INTRODUCTION

- 1.1 This document sets out the Terms and Conditions on which you may access and use sites as part of the Event.
- 1.2 By registering to participate in Cooly Rocks On and paying the associated Event Fees you agree to comply with and be bound by these Terms and Conditions.
- 1.3 You will be bound by these Terms and Conditions from the date you purchase tickets to the associated Cooly Rocks On events.

2. **DEFINITIONS**

For the purpose of these Terms and Conditions, the following definitions are used.

- 2.1 'Terms and Conditions' means this document, and the terms outlined.
- 2.2 'Business Days' means any day other than Saturday, Sunday or public holiday in Queensland.
- 2.3 'Event Organiser' means Major Events Gold Coast (MEGC), ABN 77 633 448 094.
- 2.4 'Entrant' means the registered Car Owner / Club and where applicable, their staff and agents participating in the Car Cruise event.
- 2.5 'Parties' mean both the Event Organiser and the Entrant.
- 2.6 'Event' means the annual Cooly Rocks On (CRO) Festival hosted in Coolangatta, Gold Coast.
- 2.7 'Event Dates' mean the Wednesday 7th June Sunday 11th June 2023.
- 2.8 'Event Precinct' means the Coolangatta, Gold Coast precinct as outlined on the Event site map. The Event Precinct includes approved road closures, venues, and parks.
- 2.9 'Car Cruise' means the car convoy of classic and vintage vehicles manufactured pre 1979 driving under controlled conditions along the agreed route of streets in Coolangatta, on Saturday 10 June from 6:00pm 7:00pm..
- 2.10 'Event Fee' is the total fee the Entrant will pay the Organiser for participation in the Car Cruise.
- 2.11 'Event Staff' are staff employed by MEGC, their agents, and contractors.
- 2.12 'Vehicles' are the registered cars entered into the Early Bird Show 'N' Shine, Show 'N' Shine and associated CRO Car Activities, owned by the Entrant.

3. PAYMENTS

- 3.1 You must purchase your ticket/s via the Event's ticketing platform (unless an alternate payment schedule is approved by the Organiser in writing).
- 3.2 If the Event Fee has not been paid by the due date, the Organiser may re-assign or cancel the booking without notice to you (if applicable).
- 3.3 You are responsible for your own costs and outlays in connection to your participation in the Event.
- 3.4 The Event Fee is non-refundable.

4. CANCELLATIONS

- 4.1 The Event Fee is non-refundable however, if you can no longer attend the Event due to unforeseen circumstances, you may contact the Organiser and apply for a refund of the Event Fee. Refunds will be made at the discretion of the Organiser.
- 4.2 If the Organiser cannot stage the Event or all or part of the Event must be cancelled due to any circumstance beyond the Organiser's control (for example force majeure, inclement weather, natural disasters, government action or interference, labour shortages, national emergencies and acts of war), you may be eligible for a refund of all or part of the Event Fee (excluding booking fee), but refunds will be at the discretion of the Organiser.
- 4.3 If the Event is cancelled, you must follow directions from the Organiser.
- 4.4 Refund applications will not be considered if you have breached these Terms and Conditions.

5. TRANSFERS

- 5.1 If you wish to transfer your purchased ticket, you must do so via the Event's ticketing platform in accordance with the instructions provided on that platform and any other instructions provided by the Organiser. The Organiser may accept or refuse transfer requests in its absolute discretion.
- 5.2 Approved Transfers will incur a booking fee as per the Event's ticketing platform's terms and conditions.

6. CAR ENTRANT MANUAL

- 6.1 A Car Entrant Manual will be sent out to all Entrants one month prior to the Event with detailed information pertaining to the Event.
- 6.2 You must familiarise yourself with all aspects of the Car Entrant Manual and associated documents and agree to comply with such documents at all times.

7. ELIGIBILITY

- 7.1 If you wish to participate in the Car Cruise, you must pre-purchase a ticket online via the Event ticketing platform. Non-ticketed Vehicles will not be permitted into the Event zones.
- 7.2 To be eligible to participate in the Car Cruise, a Vehicle must:
 - (a) be manufactured in 1979 or earlier (this is identified by the vehicle build date as detailed on the vehicle manufacturer's build plate not the vehicle compliance date – ADR Compliance Plate);
 - (b) be a participant in the Cooly Rocks On 2023 Show 'N' Shine event;
 - (c) be driven by a person holding a valid Australian Driver's license;
 - (d) be lawfully registered and have license registration plates fitted or otherwise have an appropriate permit by Queensland Transport; and
 - (e) be insured in accordance with clause 10.

8. VEHICLES

- 8.1 Vehicles are not permitted in the Event Precinct without Car Entrant accreditation or the prior consent of the Organiser.
- 8.2 The Organiser will only grant consent for Vehicle access to Car Entrant ticket holders.
- 8.3 If you are granted consent to operate a Vehicle in the Event Precinct you must:
 - (a) ensure that any person who operates the Vehicle has a valid licence to do so:
 - (b) operate the Vehicle in a safe manner in compliance with all traffic rules and speed limits; and
 - (c) not park your Vehicle in driveways, parking lot aisles, fire lanes, designated loading areas, accessible car parks (except with a valid permit) or on footpaths.

- 8.4 Any Vehicle left unattended in the Event Precinct, parked, or driven in contravention of requirements set out in these Terms and Conditions may be towed by the Organiser without notice to you.
- 8.5 No offensive writing or images are to be visible on any Vehicle participating in the Event.
- 8.6 When entering or exiting the Event Precinct, you must adhere to the car entry and exit guidelines as outlined in the Car Entrant Manual
- 8.7 You may leave your Vehicle overnight after the car cruise in your allocated car space/zone however, you do so at your own risk and the Organiser does not take any responsibility for Vehicles left overnight within the Event precinct.
- 8.8 Only the nominated entrant that has read and agreed to these Terms and Conditions at the time of purchasing the ticket is eligible to participate.
- 8.9 If you can no longer bring the approved Vehicle to the Event due to a Vehicle fault e.g., breakdown or damage to exterior of Vehicle, you may bring a replacement Vehicle and must send through updated Vehicle information prior to the replacement vehicle arriving to site, e.g., updated registration information.
- 8.10 The Organiser may alter entry, exit or Event operating times due to inclement weather, safety concerns or unforeseen circumstances.
- 8.11 The terms of clause 8 apply to any Vehicles brought into the Event Precinct as part of the Car Cruise Event.
- 8.12 If you bring a Vehicle into the Event Precinct you do so at your own risk and the Organiser is not liable for any damage to or theft of that vehicle or its contents.
- 8.13 Entrants must always abide by the lawful direction of the Organiser, Emergency Services including Queensland Police Service, Queensland Ambulance Service, Queensland Fire and Emergency Services, Event Security Personnel and Traffic Control staff.

9. SECURITY

- 9.1 The Organiser will provide roaming security during the Event, but you occupy your Vehicle space and participate in the Event at your own risk.
- 9.2 You are fully responsible for the safekeeping of your Vehicle and for any damage to or loss of that Vehicle.
- 9.3 You must comply with any reasonable request of the Organiser in relation to health and safety.
- 9.4 Your Vehicle must not block any thoroughfare, including any stairs, steps, aisle, passage, entry or exits.

10. INSURANCE

- 10.1 You warrant that you will hold and maintain for the duration of the Event (for each Vehicle you bring into the Event Precinct in connection with your involvement in the Event) the following insurance and documentation to cover obligations under these Terms and Conditions, unless an alternate arrangement is approved by the Organiser in writing:
 - (a) Comprehensive motor Vehicle insurance;
 - (b) Compulsory Third Party (CTP) insurance;
 - (c) Current registration certificate: or a temporary permit to move an unregistered Vehicle;
 - (d) Relevant driver's licence required for type of Vehicle being driven.
- 10.2 You must immediately notify the Organiser of any occurrence, accident or incident related to the Event giving rise or likely to give rise to a claim under any of its insurance policies.
- 10.3 You must advise of any changes to insurance or Vehicle conditions prior to Event.

11. RISK AND LIABILITY

11.1 You exhibit your vehicle at your own risk and release, to the full extent permitted by law, the Organiser and its personnel from any and all claims arising from any accident, loss, damage, injury or death to any persons or property in or about the Site and the Event Precinct.

- 11.2 You are responsible for and indemnify the Organiser and its personnel against any claims, including claims arising from accident, loss, damage, injury or death to any persons (including yourself) or property, made against any of them or for which any of them may become liable in respect of or arising from or in connection with any act or omission of yours and the amount of all such claims may be deducted from any monies due or becoming due to you by the Organiser.
- 11.3 You must pay for or reimburse the Organiser for any costs incurred by the Organiser to repair any damage or recover any losses caused or contributed to by the use or misuse of your Vehicle in the Event Precinct.

12. PRIVACY

- 12.1 You acknowledge that any personal information disclosed at time of ticket purchase will be entered into an Event database.
- 12.2 You agree that the Organiser and its key stakeholders may use this information for any purpose associated with the preparation, promotion or staging of the Event or otherwise in accordance with the Organiser's Privacy Policy.
- 12.3 You agree that in relation to the Organiser's use of your information pursuant to clause 12.2:
 - (a) you are not entitled to any remuneration, royalties or any other payment in respect of such use;
 - (b) any use is made in good faith and is not intended to defame or offend you, damage your reputation or infringe on your privacy; and
 - (c) the Organiser may assign or transfer the benefit of the release and consent given to any person.
- 12.4 If you wish to update your details or you do not wish for your details to be used as contemplated by this clause 12, you should make a request in writing to: events@majoreventsgc.com.
- 12.5 Any request to update, modify or delete your details will be facilitated in a timely manner.

13. PUBLICITY

- 13.1 You must not make, publish or broadcast any public announcement or comment (including via social media) about or concerning the Event, your use of the site, your relationship with or the affairs of the Organiser if that announcement or comment is or might be considered:
 - (a) prejudicial to the image, reputation or goodwill of the Organiser or the Event;
 - (b) prejudicial to the successful staging of the Event or the affairs of the Organiser;
 - (c) threatening, aggressive, abusive, dangerous or destructive;
 - (d) discriminatory, religious, racial, political or homophobic; or
 - (e) foul or abusive.
- 13.2 Upon request of the Organiser, you must promptly take down, delete, retract or remove any announcement or comment made, published or broadcast by you or on your behalf that the Organiser considers is in breach of clause 27.1 or otherwise does not align with and support the good reputation and image of the Organiser or the Event.

14. BREACH AND TERMINATION

- 14.1 The Organiser may cancel your booking if you breach these Terms and Conditions including if you:
 - (a) fail to hold current and relevant insurance policies, and documentation as required by the Organiser;
 - (b) neglect, fail, or omit to carry out any instruction as directed by the Organiser and its agents;
- 14.2 The Organiser may terminate the whole or part of the services at any time by written notice to you.

14.3 The Organiser will not be liable to you for any loss of profit, revenue, good will or business opportunities, damaged reputation or for any direct or indirect or consequential loss for any other reason in relation to any cancellation under this clause 14.

15. MISCELLANEOUS

- 15.1 A party will not be liable for any delay in performing, or failure to perform, its obligations under this Agreement if such failure or delay (directly or indirectly or in whole or in part) is caused or in any manner arises or results from Force Majeure and that party has used all reasonable endeavours to minimise the Force Majeure impact on its ability to so perform.
- 15.2 Except as otherwise set out in this Agreement, the Organiser may give or withhold an approval or consent to be given under these Terms and Conditions in its absolute discretion and subject to any conditions determined by it and is not obliged to give its reasons for giving or withholding consent.
- 15.3 These Terms and Conditions are governed by the Laws of Queensland and the parties irrevocably submit to the non-exclusive jurisdiction of the courts of Queensland and waive any objection to the venue of any legal process in these courts on the basis that the process has been brought in an inconvenient forum.
- 15.4 If a clause or part of a clause of these Terms and Conditions can be read in a way that makes it illegal, unenforceable or invalid, but can also be read in a way that makes it legal, enforceable and valid, it must be read in the latter way. If any clause or part of a clause is illegal, unenforceable or invalid, that clause or part is to be treated as removed from these Terms and Conditions, but the rest of these Terms and Conditions are not affected and continue as if that part was intended to be removed from these Terms and Conditions.