



Multiday & Short Breaks Direct Bookings Terms & Conditions

Booking

Booking can be made on our website or over the phone on 01539 445 161.

Payment & Deposits

Mountain Goat Ltd require full payment at the time of booking to confirm the booking.

Refund policy

You may cancel up to 14 days prior to the start date. After this no refund will be issued.

To cancel a tour please email tours@mountain-goat.com

If the cancellation is soon please call the office on 01539 445 161.

If the booking was made by a third party or online travel agent you must contact them directly to cancel as they have their own terms.

Variations:

Special offers may occur throughout the year.

Certain dates such as National Holiday have a surcharge.

Additional Terms & Conditions

Passenger T&Cs apply for the Mountain Goat Tours and any Private Transfer additions. These can be found at <https://www.mountain-goat.com/Terms-and-Conditions>

Accommodation & Third Party T&Cs

Bookings are made subject to the terms and conditions of the relevant accommodation (or other service) provider. By booking accommodation or other services through us, you enter into a contractual relationship with the relevant third party provider. For further information on this please contact us.

We include a number of attractions in our tours, however these are operated by third parties and therefore we are not liable for any damages, loss or closures to do with these third parties.

Insurance

The Company strongly recommends that passengers arrange suitable travel, medical and cancellation insurance.

Liabilities

Mountain Goat Holidays have taken all reasonable steps to ensure that your package holiday components are provided safely and efficiently. We accept liability for personal injury caused by negligence of ourselves, our employees and our agents, provided that we are notified within 3 months of the end of the holiday and that you assign to Mountain Goat Holidays, any rights against any other person or party relating to the claim and that you co-operate fully should we or our insurers wish to enforce those rights.

We do not accept liability for holiday cancellations caused through war, or threat there-of, riot, civil strife, industrial action, terrorist activity, natural or nuclear disaster, fire or adverse weather



conditions. We do not accept liability for personal injury caused during travelling to and from the holiday package, unless you are travelling on Mountain Goat's own transport.

When you incur personal injury which has not arisen from an activity which forms part of the Mountain Goat Holiday Package, we will provide guidance and assistance to help you in resolving any claim you may have against a third party.

Financial Failure Insurance

In accordance with "The Package Travel, Package Tours Regulations 1992" all passengers booking with Mountain Goat Holidays are fully insured for the initial deposit and subsequently the balance of all monies paid to us, including repatriation if required, arising from the cancellation or curtailment of your travel arrangements due to the insolvency of Mountain Goat Holidays.

A certificate detailing this cover can be found at <https://www.mountain-goat.com/Terms-and-Conditions>

This insurance has been arranged by MGA Cover Services on behalf of Towergate Chapman Stevens through CBL Insurance.

Cancellation by the company

In the event of an emergency, riot, civil commotion, strike, lock out, stoppage or restraint of labor or any event over which the company has no control (including adverse weather and road conditions) or in the event of the hirer taking any action to vary agreed conditions unilaterally, the company may, by returning all money paid and without further or other liability cancel the contract.

Complaints

We actively welcome your feedback, both in respect of our own services and those provided by other suppliers (such as accommodation providers). In the event that you have any complaint during the course of your tour then please bring this to the attention to the office teams as possible. Any complaints regarding accommodation should, in the first instance, be raised with the relevant accommodation provider.

English Law

The contract is governed by English law.

These T&Cs apply to any booking made after the 20th of February 2019.