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DRIVE A SPRINTCAR LTD TERMS AND CONDITIONS.

In this document Drive A Sprintcar Ltd will be referred as "DAS Ltd"

The Terms and Conditions

These Terms and Conditions apply to all bookings for any "DAS Ltd" experience placed by our clients. By booking with "DAS Ltd" you agree on behalf of yourself and if not yourself, the driver to be bound by them in their entirety. "DAS Ltd" cannot confirm any booking until we have received full payment or a voucher where applicable.

Price and Payment

The price of a booking will be the price stated on the most current price list/website. Any subsequent variation in the price agreed by "DAS Ltd" will only be valid if confirmed in writing to you. Payment of the stipulated price will allow you to reserve a place (if one is available) on one of the event days operated by "DAS Ltd". We will be under no obligation to run any Experience or to reserve any available date selected by you for an Experience, unless or until the Price has been paid in full. Until such time we may freely offer the available date selected by you for an Experience to any other party. Payment may be made by cash or direct credited into our account.

Gift Vouchers

Gift vouchers purchased for any Experience are valid for 12 months from the date of purchase, unless stated otherwise. Any Experience purchased using gift vouchers must be booked to take place within such period of validity, extensions are unavailable. We will not be liable for the non-delivery of any gift vouchers. Whilst "DAS Ltd" will try to ensure that you can use this voucher at your preferred track, there may be occasions when a particular track is not available. Under such circumstances "DAS Ltd" will operate additional dates at the other venues.

Safety Conditions

You agree on behalf of yourself and the Driver to observe all circuit rules and regulations and all instructions given by "DAS Ltd" including all our officials and instructors. You agree on behalf of yourself and the Driver to observe and comply with any advice, instruction, request or decision made by us whether on the grounds of the safety of the Driver or any other person or for any other reason at all. You agree on behalf of yourself and the Driver that our opinion on all matters regarding safety will be final. You agree on behalf of yourself and the Driver that any Driver acting in a manner which in our opinion is dangerous, or may interfere with or disrupt the Experience will at our sole discretion and without further liability to us immediately have their Experience terminated without refund. If you are involved in any incident which results in the vehicle you are driving leaving the specified course or activity area you may forfeit any remaining laps or experience time.

Where an activity requires the wearing of a crash helmet and safety gear, this is mandatory and there is no exception.

Cancellation and Refunds

All purchases, including gift vouchers, are made subject to a 14 days cooling off period. After this time or in the event you cancel any experience you have booked, or if the driver fails to attend, no refunds will be payable by "DAS Ltd". An extension beyond the expiry date of the gift voucher will be considered in exceptional circumstances at the discretion of "DAS Ltd". Extension will be for a maximum of 12 months after the voucher expiry date. Once a booking has been confirmed any amendments to the date or time may only be made up to 14 days before the booked date. The exceptions to this are where a voucher has been extended and once booking has been confirmed no further amendments will be made. You must notify us as soon as possible if the Driver is unable to attend the Experience. If you wish to send a replacement driver to take the reserved driving activity, we can accept substitutes up to the time of registration, providing they comply with all necessary criteria. We reserve the right to postpone an experience due to adverse weather conditions that may affect your safety or any other circumstances beyond our control, decisions regarding adverse weather conditions cannot be made until the day of your experience. We cannot be held liable for any associated travel or accommodation costs incurred in this circumstance. You will be entitled to book a replacement date within 12 months of the original booked date. We reserve the right to postpone an experience previously booked and to offer an alternative booking. In the event that you need to cancel your experience at short notice due to illness or accident of the Driver, or the death of an immediate family member, Jury Service & Armed Forces Deployment, then it may be possible to re-schedule the experience, full details available on request.

Complaints

Should you be unhappy with any aspect of your experience, please highlight this to a member of staff on the day in order to provide us with the best opportunity to rectify the problem. Complaints received after the event is required in writing and receipt will be acknowledged within 72 hours (or 3 working days). Please note it may take longer to resolve any issues due to the time it will take to investigate after the event.

Liability

It is a condition of this Agreement that in order for a Driver to take part in an Experience the Driver must be in fit medical condition to participate in it and must sign our disclaimer of liability agreement, track disclaimer form, insurance form and any other relevant paper work prior to its commencement. Please note that some medical conditions preclude certain drivers from taking part in an experience; please check with your GP prior to booking your activity. The Driver must not have consumed any alcohol or banned substance prior to the Experience and we will be entitled to prevent a Driver from driving who in our opinion may have consumed alcohol or a banned substance beforehand.

Any Drivers failing to sign our disclaimer of liability agreement and any other relevant paper work will not be permitted to take part in any Experience. You are liable for ensuring all Drivers are sufficiently capable of understanding instructions given to them in the English Language on safety or whilst driving and we will not be liable in any way for any consequences arising from your failure to do so. You are liable for your family or any Drivers family attending an Experience and for their safety. Any provisions in these Terms and Conditions applying to the conduct of the Driver apply equally to any such friends or family. Pets or animals are forbidden anywhere on the circuit (except Guide Dogs). We will not be liable for any event or occurrence outside our control which results in cancellation and/or modification of any Experience from that booked by you or advertised by "DAS Ltd".

Drivers are responsible to pay for damage resulting from their individual error to the race car they drive or any other vehicle they may damage. To cap your possible financial liability for such property damage to a maximum \$2000, driver participants may purchase the \$2000 maximum property damage financial liability cap at any time before they drive for \$30. The \$2000 maximum property damage liability cap does not cover any damage caused by the driver's reckless conduct or intentional conduct. This property damage limitation agreement regarding damage to vehicle does not apply to any personal injury claim.

I have read and fully understand the Terms and Conditions as stated on this form and acknowledge the risks arising from attending or participating in the event and been provided with the event services by "DAS Ltd".

Sign.....

Date.....

INSURANCE LIABILITY OPTIONS

Option one

Full responsibilities for damage.

I require no property damage financial liability cap, so therefore I acknowledge I am fully responsible for all payments for any damage resulting from my driver error to the race car, property damage and damage to any other vehicles during my Drive A Sprintcar Drive Experience.

I also acknowledge that all damage payments must be made by myself to Drive A Sprintcar Ltd within 14 days of the damage occurring.

Name (please print).....

Signed.....

Date.....

Witness.....

Date.....

Option two

I require the property damage financial liability cap prior to my participation of the Drive A Sprintcar Ltd Drive Experience.

Therefore I will pay the \$30 fee for the above cap prior to my participation of the Drive A Sprintcar Ltd Drive Experience.

I also acknowledge I am fully responsible to pay up to the maximum of \$2000 for any damage resulting from my driver error to the race car, property damage and any other vehicles during my Drive A Sprintcar Ltd Drive Experience. I also acknowledge that all damage payments must be made by myself to Drive A Sprintcar Ltd within 14 days of the damage occurring. I also acknowledge that the property damage financial liability cap does not apply if the damage is caused by reckless conduct or intentional conduct, so therefore I fully understand Insurance Liability Option One and its conditions will apply.

Name (please print).....

Signed.....

Date.....

Witness.....

Date.....