

Terms & Conditions (Offers)

The terms and conditions mentioned herein constitute "General Offer Terms", and as such, have a legal effect amounting to an enforceable contract between Lerro Cabs Private Limited (hereinafter LERRO CABS) and customer availing the offer (hereinafter Customer(s)/You/Your). While you retain the option of not participating in the offer, but acceptance of the below-mentioned terms is mandatory should you seek to avail the offer. The acceptance of these terms and conditions will have to be unequivocal.

These comprise of General Offer Terms which, when accompanied with other specific terms, as framed from time to time, would encompass the entire understanding between You and LERRO CABS. These terms retain the effect of superseding any other specific offer in case a conflict arises unless otherwise mentioned.

There offer terms are mentioned hereunder.

- 1.** The offer, along with other conditions, can be availed, and will only be held to be valid through the mobile application of LERRO CABS. It will not be inclusive of any cabs or taxis unless specifically enumerated by LERRO CABS.
- 2.** The offers shall not be combined with any other offers, as the case may be, pursuant to the policy of LERRO CABS.
- 3.** The third-party entities that provide services through the mobile application of LERRO CABS will bear the responsibility in terms if all claims that will arise in the course of or connected to such services being offered by such third parties to which the offer applies.
- 4.** Customer(s) may be deemed to be ineligible for participation in this offer if they are barred at the outset from using the services of LERRO CABS while the offer period continues. LERRO CABS retain the discretionary right to prohibit customer(s) from availing the benefits of the offer, in the event of detection of any fraudulent activity so undertaken with the purpose of availing the offer benefits by using the services through the mobile application.
- 5.** LERRO CABS dissociate itself from all such representations, warranties or conditions whether statutory, implied or express connected to the quality, merchantability fitness of the services or products through this offer or for any other purpose, as the case may be.
- 6.** The terms of this offer are subject to force majeure events, being consistent with other terms and conditions of LERRO CABS.
- 7.** LERRO CABS retains the discretionary right of discontinuing, denying, refusing, terminating or withdrawing the offer at any given point of time in the course of offer period without furnishing any reason or cause whatsoever. It may be exercised without serving any prior notice to the customer(s).
- 8.** The limitations are mentioned hereunder:
 - 8.1)** Images, pictures and designs enumerated in the site of LERRO CABS, or communications sent to the customer(s), or advertisements are only representational. It may or may not bear any resemblance to the

actual services provided by the service provider through LERRO CABS. LERRO CABS will not be liable for any violation, contravention or misrepresentation.

8.2) The availability of services so offered is dependent on the service provider in a particular geographical location. Under no circumstances, LERRO CABS will be held liable for non-availability of services.

8.3) All liability in connection to the services offered and services availed, all liability vests with the service provider.

8.4) The offer/discount being offered pursuant to this program cannot be exchanged or settled in cash unless otherwise stipulated by LERRO CABS.

8.5) In the event that you suffer from any speculative, indirect, penal or consequential damages arising out of, but not limited to, loss of data, loss of use, loss of profit or income, the matter will be settled pursuant to the existing terms and conditions and on mutual consent by both the parties. The settlement may take place in any of the offices designated duly by LERRO CABS.

9. All disputes are to be settled on mutual agreement within 90 days. Failing to arrive at a settlement within the stipulated time period may lead it to be escalated to due litigation. These general offer terms along with specific offer terms will be governed by the applicable laws of India, and subject to the exclusive jurisdiction of appropriate courts in Patna, India.