



Booking terms and conditions for Loen Skylift AS

These general terms and conditions apply to Loen Skylift AS as service provider and parties who themselves, or through others, enter into agreements with Loen Skylift AS in accordance with confirmations (the guest). The agreement is applicable to tickets for the cable car Loen Skylift.

Responsible party:

Loen Skylift AS, NO-6789 Loen. Org.nr 913324277.

The agreement etc.

As seller, Loen Skylift AS is responsible for ensuring that the guest receives what he/she is entitled to in accordance with the agreement. Loen Skylift AS disclaims liability for any misprints.

As organiser, Loen Skylift AS is obliged to:

Send a written booking confirmation to the guest along with any other necessary documents. Loen Skylift AS is only responsible for the trip described. Loen Skylift AS is not responsible for promises that may have been made directly to the guest by a third party.

Loen Skylift AS disclaims liability for:

Changes to or cancellation of an event due to weather conditions or other conditions that would make it unsafe to operate the cable car.

Prices:

The price stated is the total price of the service.

Bookings are binding:

A booking is binding as soon as the guest has paid and received a confirmation/ticket by email. The guest is responsible for checking that dates and other important booking details are correct.

Payment:

Loen Skylift AS uses payment solutions from Netaxept and payments can be made by Visa or MasterCard. The guest pays for tickets when booking via Loen Skylift's website.

Tickets:

The guest must hold a valid ticket to board Loen Skylift. The barcode/QR code on the printed or mobile ticket is scanned at the access gate before boarding. Misuse of a ticket may lead to a fine.

Cancellation:

Tickets purchased online cannot be cancelled or refunded, cf. Chapter 6 of the Cancellation Act.