

TERMS OF USE

Bus Association Victoria Inc ABN 17 273 025 656 ('BAV') Website, 'www.beabusdriver.com.au' ('the Website') is offered to you conditional upon your acceptance of these Terms of Use and the associated Privacy Policy. Your use of and access to the Website constitutes your acceptance.

We may change the Terms of Use at our discretion and without notice. A version of the current Terms of Use will be available on the Website as they are changed. By continuing to use our Website you accept the Terms of Use as they apply from time to time.

The law applicable to use of the Website and to disputes arising out of the Website is the law of the State of Victoria in Australia. If you access the Website from outside Australia you are also responsible for ensuring compliance with all applicable laws in the place where you are located.

1. Anti-spam notice

Publication of electronic addresses on BAV's Website is for the purpose of professional communication only and must not be used to infer consent by BAV or the relevant addressees, to the receipt of unsolicited commercial electronic messages.

2. Content on this Website

Material or information ('Content') on the Website is not advice and is subject to periodic changes and may include technical inaccuracies or typographical errors. BAV does not warrant the accuracy, completeness or adequacy of the Content. You should make your own enquiries before entering any transaction on the basis of the Content.

3. External links and advertisements

The Website may contain links to websites maintained by other organisations over which BAV has no control. BAV does not necessarily sponsor, endorse, or approve any material or advertising on external sites or the operations of external sites. You access those external sites and use their information, products and services solely at your own risk.

BAV makes no warranties or representations regarding the quality, accuracy, merchantability or fitness for purpose of any material or advertising on external sites linked via the Website, nor is BAV responsible for the availability of these external links. You should refer to the relevant external site or advertiser for information on its products and / or services.

You must not create or maintain any link from another website to this website without our written consent.

4. Limitation of liability

BAV (i) makes no warranties or representations about the Website or any of the Content; (ii) accepts no responsibility for any loss suffered by you or anyone else in connection with the use of the Website or any of the Content; (iii) does not guarantee that the Website will not cause damage or is free from viruses or any other defects or errors. Under no circumstances will BAV be liable for any incidental, special or consequential damages, including damages for loss of business or other profits arising in relation to the Content. This includes, but is not limited to, the transmission of any computer virus or any other defects or errors.

BAV shall not be held responsible or liable for any direct or indirect loss or damages caused or alleged to have been caused by your use, of, or reliance on, any content, goods or services available on external sites. Any concerns regarding an external link, should be directed to its responsible site administrator or webmaster.

BAV excludes, to the maximum extent permitted by law, any liability which may arise as a result of the use of the Website or the Content on it. Where any law implies a warranty or guarantee which may not be lawfully excluded, then to the maximum extent permitted by law, BAV's liability for breach of the warranty or guarantee will at its option be limited to the supply of the services again or the payment of the cost of having them supplied again.

5. Copyright in material on this site and restriction of use

Save and except for any third party copyright included on the Website under a licence or agreement, all the Content of the Website and downloads from it, is owned by BAV - all rights are reserved.

Other than for the purposes of and subject to the conditions prescribed under the *Copyright Act 1968* (Cth) (or any other applicable legislation throughout the world), or as otherwise provided for in this copyright notice, no part of any Content may in any form or by any means (including electronic, mechanical, photocopying or recording) be reproduced, adapted, stored in a retrieval system, transmitted or reproduced on any other Internet website without the prior written permission of the copyright owner.

BAV grants you permission to do the following with the content unless otherwise indicated:

- store a reproduction of the Content on your local computer for the sole purpose of viewing it
- print hard copies of the Content for non-commercial use or personal use only

- reproduce or distribute any complete page of the Content so long as: you do not reproduce or redistribute less than a complete page, or, where a document consists of more than one page, less than the complete document you do not modify the copy from how it appears on the Website (unless expressly authorised by BAV)
- this copyright notice appears in its entirety in each copy made or distributed, and the content is appropriately attributed to BAV.

Without limiting the foregoing, you must not reproduce, frame, transmit (including broadcast), adapt, link to, or otherwise use any of the Content, including audio and video excerpts without the prior written approval of BAV.

6. Copyright in other material

BAV makes no warranties or representations that third party material on the Website or material on other websites to which the Website is linked, does not infringe the intellectual property rights of any person anywhere in the world.

BAV is not, and must not be taken to be, authorising infringement of any intellectual property rights contained in material on other sites by linking the Website to such material on other sites.

7. Trademarks

You must not use BAV's trademarks except: (i) by saving or printing out a copy of BAV's website as permitted by the copyright notice above; (ii) as permitted by written agreement from BAV.

The Website may contain trademarks or logos of other companies or organisations and these are proprietary to the registered owner(s) of such marks.

8. Indemnification

You agree to indemnify, defend and hold harmless BAV, its officers and employees, from any loss, liability, claim, demand, damage or expenses (including reasonable solicitor's fees) asserted by any third party due to or arising from or in connection with your use of Content, or your conduct on the Website, or messages posted or transmitted by you on or through the Website. BAV reserves the right, at its own expense, to assume the exclusive defence and control of any matter otherwise subject to indemnification by you, which shall not excuse your indemnification obligations.

9. Invalid terms and conditions

In the event that any or any part of the terms contained in these Terms of Use are determined by a court to be invalid, unlawful or unenforceable, then such term/s shall be severed from the remaining terms.

10. Variation of terms of use

BAV reserves the right, at its sole discretion, to change, modify, add or delete portions of these Terms of Use at any time and you should therefore periodically review this page.

11. Website unavailability

BAV does not accept responsibility in the event that the website is unavailable to you due to any computer downtime, malfunction or such other event outside the control of BAV.