

TERMS & CONDITION

Terms and Conditions for HarryGrover.com

1. Acceptance of Terms

By accessing and using HarryGrover.com (the "Website"), you agree to comply with and be bound by the following terms and conditions ("Terms"). These Terms form a legally binding agreement between you and Harry Grover. If you do not agree to these Terms, please do not use the Website.

2. Changes to Terms

HarryGrover.com reserves the right to modify these Terms at any time without prior notice. Your continued use of the Website after changes are made indicates your acceptance of the new Terms. It is your responsibility to review the Terms periodically for updates.

3. Use of the Website

- You must be at least 8 years old or have parental/guardian permission to use this Website.
- The content provided on this Website is for informational and personal use only. Unauthorized commercial use is prohibited.
- You agree not to use the Website for any unlawful purpose or any activity that may damage the reputation of Harry Grover.
- The use of automated systems or software to extract data from this Website for commercial purposes is strictly prohibited without written consent.
-

4. Intellectual Property Rights

- All content on HarryGrover.com, including but not limited to text, images, audio, videos, songs, music production elements, instrumentals, loops, and official photo shoots, is the intellectual property of Harry Grover or licensed to him. Unauthorized reproduction, distribution, or modification is strictly prohibited.
- You may share content for personal use but must give appropriate credit and link back to the Website. Any use that breaches this clause may lead to legal action.
- Any trademarks, service marks, and logos displayed on the Website are the property of Harry Grover or third parties. You are not permitted to use these without prior written consent.
-

5. User-Generated Content

- If you submit content (e.g., comments, reviews) to the Website, you grant HarryGrover.com a non-exclusive, royalty-free, perpetual, irrevocable license to use, reproduce, modify, publish, and distribute such content.
- User-generated content must not be offensive, defamatory, or infringe on any third-party rights. HarryGrover.com reserves the right to remove any content deemed inappropriate.

6. Music and Media Use

- The Website may feature original songs, music productions, instrumentals, loops, and music videos produced by Harry Grover. Any unauthorized use, copying, or distribution of these media assets is prohibited.
- Content related to music and music videos, including behind-the-scenes footage, official photo shoots, and promotional materials, are protected under intellectual property rights and are for personal use only. Sharing or using these materials for commercial gain is forbidden without prior consent.
- By accessing music and media content, you agree not to replicate or create derivative works without permission.

7. Privacy Policy

Your use of the Website is also governed by our Privacy Policy, which outlines how we collect, use, and protect your personal data. Please review it carefully to understand our practices.

8. Links to Third-Party Sites

The Website may include links to external sites for your convenience. HarryGrover.com is not responsible for the content or practices of these third-party sites. Users should review the terms and policies of these external sites before engaging with them.

9. Limitation of Liability

HarryGrover.com, its affiliates, and contributors shall not be liable for any direct, indirect, incidental, or consequential damages resulting from the use or inability to use the Website. This includes, but is not limited to, damages for errors, omissions, interruptions, defects, or delays.

10. Indemnification

You agree to indemnify and hold HarryGrover.com, its team, and affiliates harmless from any claims, liabilities, damages, or expenses (including attorney's fees) arising from your use of the Website, violation of these Terms, or infringement of any intellectual property or other rights.

11. Payments for Merchandise

- All payments for merchandise available on HarryGrover.com must be made through the approved payment methods listed on the Website.
- Prices are subject to change without prior notice. All applicable taxes and shipping costs will be added at checkout.
- By completing a purchase, you agree to provide accurate payment and billing information. HarryGrover.com reserves the right to refuse or cancel orders at its discretion.

12. Return and Exchange Policy

- Merchandise can be returned or exchanged within 14 days of receipt. Items must be in their original condition, unworn, and with all tags attached.
- To initiate a return or exchange, contact hello@harrygrover.com for assistance. Customers are responsible for return shipping costs unless the product is defective or incorrect.
- Refunds will be processed within 7–10 business days of receiving the returned item. Refunds will be issued to the original payment method only.
- If an item is defective or incorrect, please include a detailed description and photographic evidence when contacting customer support.

13. Order Cancellation

- Orders can be canceled within 24 hours of placement by contacting hello@harrygrover.com. After this period, cancellations may not be guaranteed as the order may already be processed.
- If your order is canceled successfully, you will receive a full refund. If the order has already been shipped, you will need to follow the return policy.
- HarryGrover.com reserves the right to cancel any order for reasons including but not limited to item unavailability, errors in product description or pricing, or payment issues.

14. Use of Original Photos and Media

- Original photos, images from official photo shoots, and promotional visuals featured on the Website are the exclusive property of Harry Grover. Unauthorized use, reproduction, or distribution of these photos is strictly prohibited.
- You are permitted to view and share these photos for personal enjoyment but may not use them for commercial purposes or in any manner that implies endorsement by Harry Grover without written consent.

15. Governing Law

These Terms are governed by and construed in accordance with the laws of [Your Jurisdiction], without regard to its conflict of law principles. Any disputes arising from these Terms shall be subject to the exclusive jurisdiction of the courts located in [Your Jurisdiction].

16. Contact Information

For any questions, feedback, or concerns regarding these Terms or other matters related to the Website, please contact us at hello@harrygrover.com.

By using this Website, you agree to these Terms and confirm that you have read and understood them.