Terms and Conditions



Rhodes Waterside Shopping Centre, 2021

CHRISTMAS PET PHOTOS GIVEAWAY TERMS AND CONDITIONS

- 1. Online bookings are essential to secure your spot, no walk-ins are permitted for pet photos.
- 2. No refunds.
- 3. No Santa or Christmas characters will be attending.
- 4. Please ensure you arrive on time as sessions are strictly 10 minutes. Delays may be experienced if you arrive outside of your appointment time.
- 5. Only 1 family permitted per booking.
- 6. Masks are required on entry and exit for anyone over 12 years of age.
- 7. Additional check in/vaccination requirements and mask requirements apply, please refer to local health information relevant at the time of your visit.
- 8. Pets are only be in centre for allotted booking time and must stay on the path of travel to and from set.
- 9. Most friendly domestic pets are allowed (dogs, cats, rabbits, other small animals) please email info@rhodeswaterside.com.au if you have a pet out of the norm to see if it can be accommodated.
- 10. Pet owners are to be responsible for their animals at all times.
- 11. Animals must be on a leash or in a cage no exceptions!
- 12. Pet owners must be with their pets at all times, please do not tie them up.
- 13. Pet waste to be picked up by pet owner and disposed of off-site. Centre rubbish bins are not to be used.
- 14. Centre/staff reserve the right to refuse entry or remove any aggressive animals or owners.
- 15. If pet owner or pet is sick, do not attend your session and notify info@rhodeswaterside.com.au
- 16. If any family member is unwell, has been diagnosed with COVID-19 or is self-isolating, for example because they have recently travelled or had a COVID test you must not attend your booking. Please contact the friendly staff at info@rhodeswaterside.com.au.

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- 17. Pet owners must adhere to the Centre's Covid Safe plan in line with NSW Government restrictions.
- 18. Nothing in these Terms and Conditions limit, exclude or modify or purports to limit, exclude or modify the statutory consumer guarantees as provided under the Competition and Consumer Act, as well as any other implied warranties under the ASIC Act or similar consumer protection laws in the State and Territories of Australia ("Non-Excludable Guarantees"). Except for any liability that cannot by law be excluded, including the Non-Excludable Guarantees, and the Mirvac Group of companies (including their respective officers, employees and agents) exclude all liability (including negligence), for any personal injury; or any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of the this event.
- 19. Except for any liability that cannot by law be excluded, including the Non-Excludable Guarantees, and the Mirvac Group of companies (including their respective officers, employees and agents) are not responsible for and exclude all liability (including negligence), for any personal injury; or any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of: (a) any technical difficulties or equipment malfunction (whether or not under the Mirvac or operators control); (b) any theft, unauthorised access or third party interference; (c) any entry or correspondence that is late, lost, altered, damaged or misdirected (whether received by the operator or not) due to any reason beyond the reasonable control of the operator.