



TERMS & CONDITIONS OF CARRIAGE

AVIONCO Ltd. promises under the conditions of this Contract to transport the Passengers and/or freight determined by the Charterer at the negotiated time on the charter aircraft, and the Charterer promises to pay the Charter Price defined in this Contract.

AVIONCO Ltd. may refuse to carry part of the Passenger's luggage or freight if it exceeds the total weight allowance.

The price does not include the following costs: transporting Passengers, Passenger luggage and freight to and from the airport, additional insurance, special catering requested by the Charterer and de/anti-icing costs. Additional costs such as keeping airports open beyond their official operating hours will be invoiced separately.

The Charter Price includes standard catering (snacks and soft drinks) on all flights. If the Charterer submits a written request to AVIONCO Ltd. address by post or e-mail for special catering, AVIONCO Ltd. will try to fulfill the Charterer's catering needs at an extra cost.

Payment deadline: Upon Contract signature the customer agrees to pay a 30% down payment and the remaining amount (70%) up until 7 days prior to date of departure.

Payment method: AVIONCO Ltd. bank account number. (Refer to Invoice)
The Charterer will inform AVIONCO Ltd. in writing when the payment has been made.

Termination and cancellation:

If the Charterer fails to pay the Charter Price within the set deadline, or if the Charterer cancels the flight, AVIONCO Ltd. shall have the right to terminate the charter Contract.

The following cancellation fees shall become payable should the Charterer cancel the flight Contract for any reason:

- 10% of the flight price - 30 to 15 days prior to scheduled departure;
- 30% of the flight price - 15 to 7 days prior to scheduled departure;
- 50% of the flight price - 7 days up to 48 H prior to scheduled departure;
- 100% of the flight price - within 48 H prior to scheduled departure.

Other provisions:

AVIONCO Ltd. obliges to prepare the aircraft for flight at the scheduled time and guarantees proper technical condition of the aircraft with qualified crew. AVIONCO Ltd. will strive to maintain the aircraft in equal condition until the end of the charter flight.

1. The contract becomes valid only once the payment for the agreed amount has credited AVIONCO Ltd.'s account.
2. Any deviation from the agreed conditions stated in this Contract, intentionally or unintentionally, requested by the Charterer will affect the agreed Charter Price.
3. The Charterer agrees that AVIONCO Ltd. may carry out the charter flight with an aircraft other than the initially agreed aircraft type, under the condition that the change of aircraft will not affect the quality of the flight. In case of operational and/or technical difficulties, AVIONCO Ltd. may offer the Charterer an alternative aircraft or another operator/carrier that will carry out the agreed charter flight.



4. The Charterer must inform AVIONCO Ltd. about the exact number of passengers or freight weight at least 1 (one) day before the scheduled flight, unless different conditions were negotiated in writing.
5. At his/her discretion, the Captain of the aircraft is entitled to: reduce the amount of luggage or freight, decide if the flight will be carried out and where the aircraft will land, and the Charterer is obliged to abide by the Captain's decisions.
6. If AVIONCO Ltd. is not able to carry out or finish any of the agreed charter flights stated in this Contract due to unforeseen circumstances that cannot be avoided, AVIONCO Ltd. shall be under no obligation or liability towards the Charterer beyond refund of part of the Charter Price relating to the cancelled part of the flight, travel expenses or certain services.
7. Any special requests made by the Charterer agreed to by AVIONCO Ltd. that are not stated in this Contract must be submitted in written form to AVIONCO Ltd. in advance and sent by post or e-mail.
8. The Charterer must ensure that all Passengers have valid travel documents and entry or transit permits if necessary, as well as abide by all safety measures. The Charterer is liable to AVIONCO Ltd. for any damage due to Passengers not having valid travel documents or due to not abiding by safety measures.
9. This Contract shall be governed by the British Law.
10. In the event of dispute about the existence, effects and end of this Contract, both parties agree to exercise their best efforts to resolve the dispute as soon as possible. If the dispute is not resolved, they shall submit the dispute to a competent court in Great Britain.
11. This is a short-term contract and will end when both parties have fulfilled their obligations.
12. For any other circumstances not stated in this contract, the General Conditions of Carriage for Passengers and Luggage will be in effect, as they are an integral part of this Contract.
13. The Charterer confirms that the Passenger and/or any other interested party accepts AVIONCO Ltd.'s General Conditions and guarantees that the Passengers will comply with all rules stated in this Contract, as well as AVIONCO Ltd.'s General Conditions.
14. This contract has been executed in two copies of which the parties have taken one each.

CARRIER (Signature)
AVIONCO LTD.

CHARTERER (Signature)
DATE;