

Travel industry standard terms and conditions

The part of Recruitment planning travel contract

The first chapter General Provisions

(Scope of application)

First article The Agreement regarding the recruitment type travel planning that between the travelers with company that depends on the provisions of this Agreement. For matters not expressly set forth in this Agreement, it depends on the convention or has been established in general law.

2 Company do not violate the law, when it signed a special agreement in writing does not lie disadvantage of travelers, regardless of the provisions of the preceding paragraph, the special contract takes precedence.

(definition of terms)

Second article The "recruitment type planning travel" is that the Company in advance schedule the contents of the service of the accommodation or transport and travel destinations, what travelers can receive provision for recruitment of travelers in this Agreement. At the same time a plan for travel that defines the travel price to be paid by travelers to the Company is carried out by this plan.

2 The term "domestic travel" refers to travel only in Japan in this Agreement, the term "overseas travel" means travel other than domestic travel.

3 The "communication contract", means cardholders (Referred to as "partners") credit card company companies over which the Company, to sell on behalf of our recruitment type planning travel of our or our partner in this part a recruitment type planning travel contract to conclude by receiving the application phone, postal or facsimile by the communication means of other, which based on the recruitment type planning travel contract which the Company has for travelers or about to be settled in accordance with the card membership rules of alliance company determined separately on or after the date should be honored debt or the debt, the debt, the first travel price or the like of the recruitment type planning travel contract travelers and accept in advance This is called the recruitment type planning travel contract to the content that you pay in the manner set forth in paragraph twelve, paragraph, Article 16 first sentence of paragraph, Article 19.

4 The "electronic acceptance notice", is a company that is a notification of acceptance of the application of the contract, to sell on behalf of our recruitment type planning travel Company or out of the way to use information and communications technology in this part if you do not follow instructions carried out by a method to be sent through an

electric telecommunication line that connects the electronic computer, such as travelers to and use (. referred to as "electronic computer, etc.") phone electronic computer to be used, facsimile machine, or telex.

5 A "card usage date",the day we should fulfill the refund obligation or payment of travel price that based on the type recruitment planning travel contract.t.

(Contents of the travel contract)

The third article According to the recruitment type planning travel contract, the itinerary prescribed by the Company, transportation provided by the transportation, accommodation agencies that provide (. Referred to as the "Travel Services") services related to travel service in order travelers to be able to receive it, the Company, arrange and manage the itinerary.

(Arrange delegate)

The fourth article The Company, upon recruitment type planning travel fulfillment of the contract, may delegate travel agencies or assistant to arrange all or part of the arrangements outside Japan or in Japan.

Second chapter Conclusion of contract

(The application of the contract)

The fifth article Fill out, matters prescribed in the application form prescribed by the Company ,along with the application fee of the amount of money that travelers trying to apply for recruitment type planning travel contract to us, must be submitted to the Company.

2 The travelers who wants to try to apply for communication agreement to the Company are notwithstanding the provisions set forth in the preceding paragraph, must notify the Company the name of the recruitment type planning travel and travel start date, and the membership number .

3 The application fee of paragraph (1), it will be treated as part of the penalty fee or cancellation fee of the travel price.

4 By entering the type of recruitment planning travel, travelers who need special consideration, please tell when you apply for the contract. At this time, we will response to the extent possible.

5 The cost required for special measures on the basis for the offer set forth in the preceding paragraph, it will be taken from travelers.

(Reservation by telephone)

The sixth article We will accept a reservation for recruitment type planning travel contract by phone, mail, facsimile and other means of communication tool. In this case, the contract is not satisfied at the time of reservation, after the Company has notified

the effect of the consent of the reservation, within the period that we set, traveler must notify the membership number and submit the application fee and the application form to the Company by the provisions of paragraph (1) or the preceding Article

2 When there is a notification of the membership number or a submission of the application fee and application form, pursuant to the provisions of the preceding paragraph, the order of conclusion of recruitment type planning travel contract, will be by order of the acceptance of the reservation.

3 If there is no notification of the membership number or if traveler fails to submit the application fee within the period of the first paragraph, the Company will treat as there was no reservation.

(Refusal of agreement)

The seventh article The Company, in the following cases, may refuse recruitment type planning travel contract.

I When you do not meet the conditions of participation traveler gender age, qualifications, skills and others that we explicitly in advance.

II At the time of application number of travelers has reached the recruitment plan number.

III If there is a possibility that travelers have a nuisance to other travelers, or interfere with the smooth implementation of collective action.

IV In a case when you are trying to conclude a communication contract, when travelers credit card is invalid or, when it may not be settled in some or all of the debt of the travel price accordance with the card membership rules of the partner company.

V Travelers, when it is found to be anti-social forces of the General Assembly shop, gangsters quasi-members, gang-related person, or companies related to organized crime groups.

VI When a traveler is, to have committed an act pursuant to these acts or using violence or threatening behavior and request act violent against us, unreasonable demands action to the transaction.

VII Travelers who disseminate rumors, using fraudulent means or by using the power to damage the credit of the Company and interfere with the business of the Company .

VIII When there is the convenience of our business .

(Establishment period of the contract)

The eighth article

The recruitment type planning travel contract shall be satisfied when we accept the conclusion of the contract and the application fee of paragraph (1) of Article 5.

2 The communication contract, notwithstanding the provisions of the preceding

paragraph, will be satisfied when it was issued a notice to the effect that the Company to accept the conclusion of the contract. However, if you emit an electronic acceptance notice in the contract, it shall be satisfied when the notification has reached the travelers.

(Delivery of contracts)

The ninth article After the establishment of the contract in the preceding article, the Company will immediately issue a document stating the matters of itinerary, travel services, travel conditions of the travel price and our liability for the travelers.

2 Range of travel services an obligation to manage the itinerary we arrange by type recruitment planning travel contract, depends on the agreements set forth in the preceding paragraph.

(confirmed document)

The tenth article In contracts of paragraph 1 of the preceding Article, in cases where it is not possible to describe determined travel schedule, the name of the accommodation institution or transportation, a confirmed document stating the confirmation of these situations as limiting the name of important transportation agencies, accommodation and agencies will be delivered before the trip start day (If the application for recruitment type planning travel contract is made on the seventh day retroactively by counting from the day before the trip start day, the travel start day) that the date determined by the agreement.

2 When in the case of the preceding paragraph, there is an inquiry from travelers who wish to confirm the arrangements situation, even before delivery of the defined writing, we will respond to this quickly and appropriately.

3 If you have delivered a definitive document set forth in paragraph (1), the range of travel services an obligation to manage the itinerary we arrange pursuant to the provisions of paragraph (2), are specific to where you described in the confirm document.

(information and communications technology)

The eleventh article With the agreement of the travelers, when to conclude the recruitment type planning travel contract, instead of delivering the written document of the contents of the travel services, our liability and travel conditions, travel price, we will make sure that the items mentioned have been recorded in communications equipment of the travelers.

2 In the case of the preceding paragraph, if communication device of the travelers is not recorded the items that mentioned in the file that we will make sure that the travelers have viewed the items that mentioned by company.

(The Travel price)

The Twelfth article Before the travel start date, the traveler must pay the travel fee to the Company by the deadline set forth in the Contract Document.

2 When you have entered into a communication agreement, the Company is subject to the payment of the travel price of the amounts described in the Contract Document Without signing of travelers to slip given by the card company of the alliance. In addition, the date of card used day will be the date of the day of the travel contract formation day.

Chapter III Change of contract

(Change of contract)

Thirteenth article The Company, reasons which can not be involved in the Company's, like natural disaster, war, riot, transportation, lodging institutions, instruction of public office, if it is unavoidable in order to achieving a smooth implementation and safety of travel, describes the causal relationship between the event and why is that such event can not be involved as soon as possible in advance to the traveler,, may have to change the contents of the recruitment planning travel contract type of the contents of travel dates and other travel services.

However, in case of an emergency, if it is unavoidable, the company will explain it after the change.

(Change in the amount of travel price)

The Fourteenth article Due to changes of significant economic conditions, (. Called "applied fare and fees" in this Article) fares and fees subject to the transportation agency to be used in carrying out the recruitment form planning travel, recruitment type planning travel compared to the applied fare charge being advertised as valid at the time that the explicit time of recruitment, in the case where it is increased or decreased beyond the significant extent to which normally we expect, increase or decrease the you can then increase the amount of the travel price within the amount that is, or to decrease.

2 When increase the travel price, pursuant to the provisions of the preceding paragraph, the Company will notify the traveler before the date that falls on the 15th day retroactively by counting from the day before the trip start date.

3 When the reduction of applicable fare and fees prescribed by the first paragraph is made, pursuant to the provisions of the same paragraph, the Company will reduce the travel price only decrease the amount.

4 If the increase or decrease (This includes pay, the costs or you have to pay now already cancellation fee, penalty fee for other travel services that did not receive the offer for the change of the contract details) occurs in of implementation of the trip due to a change in

the content of agreements based on the provisions of the preceding Article, (it will except when due to an increase in expenses, transportation, lodging institutions despite the fact that the Company provides the travel services, seat of transportation, accommodation institutions, lack of various facilities in the room other has occurred.) the Company may change the amount of the travel price in that range at the time of change of the contract details .

5 The Company, in the case as described in the contract to the effect that travel price is different by the personnel of transportation, accommodation institutions, if the use of personnel to change regardless of the reasons attributable to the Company after the establishment of recruitment type planning travel contract, may change the amount of the travel price pursuant to the described in the Contract Document.

(Alternation of travelers)

The Fifteenth article Travelers who have entered into a recruitment type planning travel contract with us, with the consent of the Company, you can hand over contractual status to a third party.

2 When you try to get the approval of the Company set forth in the preceding paragraph, along with the commission of a predetermined amount of money, the traveler must submit to the Company the matters prescribed in the paper prescribed by the Company.

3 And shall become effective when the third party was handed the position of the travel contract on the transfer of the contractual status of the first term is related to the recruitment type planning travel contract of travelers it assumes that the third party shall succeed to the rights and obligations of all.

Chapter IV Cancellation of the contract

(Termination rights of travelers)

The Sixteenth article Travelers will be able to cancel the recruitment type planning travel contract to pay to the Company a cancellation fee prescribed in Schedule first at any time. That in the case you want to cancel the communication agreement, the Company is subject to the payment of the cancellation fee and without signing of travelers to slip given by the card company of the alliance.

2 Travelers, may be referred to in the following cases, regardless of the provisions of the preceding paragraph, to cancel the recruitment type planning travel contract to not to pay a cancellation fee to travel before starting.

i When the contract has been modified by the Company. However, it is only when it is critical of what other the change is listed in the second column above Schedule

ii When the travel price has been increased on the basis of the provisions of Article 14

(1)

iii By natural disaster, war, riot, transportation, lodging institutions, reasons of instruction other public office occurs, and in the case of cancellation of travel service providing ,the smooth implementation and safety of the travel becomes impossible.

iv For travelers, by the deadline set forth in Article 10, paragraph 1, the Company do not issue a definitive writing.

v When the reasons attributable to the Company, the implementation of travel in accordance with the itinerary as described in the Contract Document has become impossible.

3 Regardless of the reasons attributable to the relevant traveler, When we told the fact or when it is no longer able in travel after the start, and can not to receive a travel service that was described in the contract, the travelers can cancel the contract of the part can no longer be without Notwithstanding the provisions of section, and not to pay the cancellation fee for the part of the travel services that is not received.

4 In the case of the preceding paragraph, the Company will refund to the traveler the amount relating to the part that is no longer able to travel the receipt of service of the travel price. However, in case you do not depend on the reason the case referred to in the preceding paragraph should attributable to the Company, Subtract from the amount of money, payment, amount or according to the costs that must be paid from the all cancellation fee, penalty fee other with respect to the travel service will refund to travelers.

(Cancellation right of the trip of the company—before start.)

The Seventeenth article The Company, in the following cases, may explain the reasons to the travelers, and to cancel the recruitment type planning travel contract before starting.

i When that does not meet the conditions of participation traveler gender, age, qualifications, skills and other that we expressly pre-travelers.

ii When it is found travelers disease donot tolerate the trip.by reason of the absence of other necessary assistant.

iii If it is deemed that there is a possibility that travelers have a trouble to other travelers, or interfere with the smooth implementation of group travel.

iv When travelers sought assume an unreasonable burden in regard to the contract.

v When it did not reach the minimum number of travelers as set forth in the contract.

vi When a very large possibility that what was explicitly at the time of conclusion of the contract and a trip implementation conditions of snowfall the like necessary in travel for the purpose of skiing is not fulfilled.

vii Like the natural disaster, war, riot, transportation, lodging institutions, and

cancellation of travel service providing reasons which do not be involved in our instruction and other public office order, the smooth implementation of the itinerary as described in the Contract Document becomes impossible.

viii A If you have entered into a communication contract, when such a credit card of the traveler is disabled, it can no longer be settled in accordance with the card membership rules of the partner some or all of the debt travelers pertaining to the travel price, etc..

ix When traveler is found to correspond to any one of up to seventh degree from Article 7 paragraph (v) .

2 If travelers do not pay the travel fee by the deadline described in the Contract Document under Article 12, paragraph (1), it is assumed that the traveler has canceled the recruitment type planning travel contract in the day following the due date. In this case, to the Company, the traveler must pay a penalty fee of the amount equivalent to cancellation fee stipulated in the preceding Article.

3 When you are trying to cancel the recruitment type planning travel contract by the grounds listed in paragraph (v) the first term, then go back by counting from the day before the trip start date, in the domestic travel on the 13th day the Company, (day for travel, from the date of hitting the thirty-three day) about what to start a trip to the peak referred to in paragraph , and on a abroad trip (Appendix first the 23rd day before the date that falls on the third day), we will inform the traveler to the effect when cancel the trip.

(Termination rights of the Company--Cancellation of the trip after the start)

The Eighteenth article The Company, in the following cases, even after the start of travel, can explain the reasons to the travelers and to release the part of the recruitment type planning travel contract.

i Traveler cannot stand the continuation of travel by reason of the absence of necessary attendants.

ii When you interfere with the smooth implementation and safety of the trip. Like disrupting the discipline of collective action by intimidation, violating to our tour operators other for travelers to practice safely and smoothly travel, or violating against other travelers to accompany or these persons.

iii When traveler was found corresponds to any one of up to seventh degree from Article 7 paragraph (v).

iv Natural disaster, war, riot, transportation, lodging institutions, reasons which can not be involved in our instruction and other public office order has occurred, services of travel has become impossible .

2 When the Company has canceled a recruiting trip planning type contract on the basis

of the provisions of the preceding paragraph, the contractual relationship between the traveler and the Company will disappear only toward the future. In this case, the debt of the Company's travel services that travelers have received already, it is assumed that a valid payment has been made.

3 In the case of the preceding paragraph, subtract from cancellation fee, penalty fee, the amount relating to expenses that must be paid, or other which respect to the travel service, the amount in accordance with the portion relating to travel services that travelers have not received yet will be refund to travelers.

(Refund of the travel price)

The Nineteenth article In the case of recruitment type planning travel contract has been canceled pursuant to the provisions of the preceding three articles or if travel price has been reduced by the provisions of paragraph (5) from the fourteenth paragraph (3), the Company, the amount to be refunded to the traveler when occurs, before the travel, as described in the contract within seven days as from the day following the release, in the refund due to cancellation of the trip after the start, when after the start, refund due to cancellation of the trip to traveler will be within thirty days as from the day the end of the travel the date written in the contract.

2 The Company, in a case that it has entered into a communication contract with travelers, when the communication contract has been canceled pursuant to the provisions of the preceding three articles or if travel price has been reduced by the provisions of paragraph (5) from the fourteenth paragraph (3), the amount to be refund occurs for travelers, according to the card membership rules of alliance company, it will refund to the traveler. In this case, cancellation of the trip before the start, within seven days as from the day following the release, will be refunded to the travelers. when cancellation of the trip after the start, the amount to be refunded to the traveler within thirty days as soon as the end of travel termination as described in the contract, the notification shall be from the day which called the card use day.

3 The provisions of the preceding two paragraphs does not preclude the fact that our travelers or to exercise the right to seek damages pursuant to the provisions in paragraph (1) of Article 30 or Article 27.

(Arrange return of the contract after the release)

The Twentieth article Depending on the request of the traveler, when you release the recruitment type planning travel contract after the departure of the travel, depend on the provisions of the fourth issue or Article 18, paragraph 1 first issue, the Company will arrange the trip which in order to let traveler return to the point of departure.

2 In the case of the preceding paragraph, the cost of all that it takes to travel to return

to the starting point will be paid by the traveler.

Chapter V Organizations and group contract

The twenty-first article For the conclusion of the recruitment planning travel contract type who apply multiple travelers to travel at the same time the same stroke defines its representative who is responsible, we will apply the provisions of this chapter.

(person who responds for the contract)

The Twenty-second article But unless you signed a special agreement, the Company authority of agency concerning absolutely conclusion of recruitment type planning travel contract (. Called "configurator" below) travelers that make up the organization group contract responsible it is assumed that you have, transactions related to travel business according to the organizations and groups, is done in between the contract supervisor.

2 The contract supervisor must submit list of the configuration to the Company before the deadline.

3 For obligation or debt that the contract supervisor shall bear actually to the configuration's, or to bear the future is expected, the Company assumes no responsibility for that.

4 If the contract supervisor is not responsible to accompany organizations and groups, after the starting of the travel, the Company considers the contract supervisor configuration who be appointed as the contract supervisor in advance.

Chapter VI Journey Management

(Journey Management)

The Twenty-third article We will strive to ensure the implementation of the travel safe and smooth, the Company will make the following duties for the traveler. However, if you signed a special contract with the Company and this does not be applied possible.

i If it is deemed that there is a risk that travelers can not receive a travel services, and the company will take necessary measures in order to ensure the provision of travel service in accordance with the recruitment type planning travel contract.

ii Despite measures were taken in the preceding item, change forced in the agreement, and company will make arrangements for alternative service.

In this case, when to change the itinerary, company will try as being consistent with the itinerary after the change come true with the spirit of the itinerary of the original, when to change the contents of the travel services, company are always seeking to become a thing of the same travel and service of the original, which it strive to minimize the change of the contract details.

(Our instructions)

The Twenty-fourth article During the trip to end from the start, travelers must follow our instructions to be carried out safely and smoothly travel, when you act in a group.

(Business of tour operators, etc.)

The Twenty-fifth article Our company, to conduct all or part of the business to recognize our need to be accompanied by the recruitment type planning travel business other listed in each item of Article 23 and is allowed to accompany those of tour operators other by the contents of travel .

2 Tour operators in the preceding paragraph who engage time zone in the work will be the 8:00 to 20:00 in principle.

(Protection measures)

The Twenty-sixth article The Company, when it was recognized travelers during the trip, and is said to be in a state that requires protection illness, injury, etc. The company may want to take the necessary measures. In this case, when it is not due to reasons attributable to the Company, to be borne by the traveler expenses required in the measure, travelers must pay the cost before the deadline that is designated by the company.

Chapter VII responsibility

(the responsibility of the company)

The Twenty-seventh article The Company, upon recruitment type planning travel performance of the contract, (. Called "arrange Delegate" below) who was intercepted arrange based on the provisions of Article 4 , when you have damage to the traveler by the negligence or willful ,you appointed the responsibility to compensate for the damage. However, it is only when there is a notification to the Company within two years as from the day following the damage occurred.

2 Discontinuation of travel services provided by natural disaster, war, riot, transportation, lodging institutions and other public offices, when it suffered a loss by reason that can not be involved in the arrangements behalf of the Company's or our instructions travel and is not responsible for the exception of the case referred to in the preceding paragraph, to compensate for the damage.

3 The Company, for damages under paragraph that arise regarding baggage, regardless of the provisions of the same paragraph, the domestic travel, on the 14th within, when to travel abroad, within the 21st from the day following the damage occurred, when there is a notification to the company only the compensation as (. unless there is gross negligence) to limit 150,000 yen per one travelers.

(Special compensation)

The Twenty-eighth article Pursuant to regardless of our responsibility under the

provisions of paragraph 1 of the preceding Article ,what shall be prescribed in Attachment special compensation regulations, the life, the baggage or body to recruitment type planning trip participating in the travel for damages of certain incurred, company pay the ex gratia payment and compensation which shall be fixed in advance.

2 In the limit of the amount of damages to be paid on the basis of the responsibility, when the Company is responsible under the provisions of the preceding Article for damages set forth in the preceding paragraph, compensation in the preceding paragraph to be paid by the Company .

3 In the case prescribed in the preceding paragraph, the compensation payment obligations of the Company under the provisions of paragraph (1), it assumes that you are reduction only amount equivalent to the damages to be paid by the Company on the basis of the provisions of paragraph 1 of the preceding Article.

4 For recruitment type planning travel as a target travelers recruitment type planning trip participating in the Company, the Company is carried out by levying travel price of separate, will be handled as part of the contents of the main recruitment type planning travel contract.

(Itinerary guarantee)

The Twenty-ninth articleIf significant changes in the content of agreements listed in the second upper column appendix occurs, the Company, from the day following the trip end date change compensation in the amount greater than or equal to the multiplied by the Kaisaiuru rate in the table under the column on the trip price you pay is not later than the 30st. However, if that liability under the provisions of Article 27 paragraph (1) the Company occurs for this change is clear, it is not limited to this.

I The changes made by the following grounds:

i Natural disasters

ii War

iii Riot

iv Instruction of public office

v Discontinuation of travel service providers of transportation, lodging institutions

vi The provision of transportation services that do not depend on the operation of the original plan

vii Necessary measures to ensure safety of life or body of travel participants

II Changes related to the part that has been released at the time of the recruitment type planning travel contract has been terminated in accordance with the provisions of Article 18 from the sixteenth Article

2 The amount of change compensation to be paid by the Company is the limit to have the amount obtained by multiplying the rate at which our fifteen percent or more is prescribed in the tour price per type recruitment planning travel for one traveler.

In addition, when the amount of change compensation to be paid is less than one thousand yen per recruitment type planning travel for one person traveler, the Company does not pay the compensation.

3 If that, after the Company has paid the change compensation in accordance with the provisions of paragraph, liability under the provisions of Article 27 paragraph (1) the Company for the relevant change occurs revealed, it must be returned to our change compensation from the travelers relating to the change.

In this case, the Company will pay the remaining balance was offset by the amount of change compensation, traveler be the amount of damages to be paid by the Company in accordance with the provisions of the same paragraph should return.

The Thirtieth article When the Company has suffered damage as a result of negligence or willful by the traveler ,the traveler must compensate for damages.

2 Upon concluding a recruitment type planning travel contract, the traveler must endeavor to utilize the information provided from the Company, to understand the contents of the recruitment type planning travel contract of rights and obligations and others.

3 In order to let travel receive a smooth travel service that is described as some as the Contract Document, the traveler must notice the Company or to the travel service provider or arrangements of the Company's behalf.as soon as possible in Travel Destinations if travel service that is different from Contract Document has been provided.

Chapter VIII Operating guarantee deposits (If it is not a guarantee employees of Travel Industry Association)

(Operating guarantee deposits)

The Thirty-first Article Regard to receivables generated by the transaction, the structure's or traveler has signed a recruitment type planning travel contract with the Company, subject to reimbursement from operating deposit which is based on the provisions of paragraph (1) of Article 7 Travel Agency Law.

2 Name and address of the deposit office which we are to deposit the sales deposit is as follows.

- ① Name
- ② Address

Chapter VIII Payment business deposit (If it is a guarantee employees of

Travel Industry Association)

(Payment business deposit)

Thirty-first ArticleThe Company has become a guarantee employees generally Japan Travel Industry Association (Tokyo - streetnumber).

2Regard to receivables generated by the transaction, the structure's or traveler has signed a recruitment type planning travel contract with the Company, that you receive payment until it reaches the circle from the payment business deposit General Association of Travel Industry Association set forth in the preceding paragraph has been deposited.

3 Based on the provisions of Article first term of the twenty-second Article Travel Agency Law, we have to pay the payment business deposit contribution to the Institute of Travel Industry Association, based in Article 7, paragraph (1) the law the Company does not have a deposit and operating deposit.

Appendix I Cancellation fee (Article 16, paragraph 1 related)

1, Cancellation fee in accordance with the domestic travel

Classification	Cancellation fee
1 other recruitment type planning travel contract in the next section	
<p>① If you cancel on or after the date which falls on the 20th day (The 10th day to meet for a day trip) retroactively by counting from the day before the trip start date (Except for the cases listed through ② from ⑤)</p> <p>② If you cancel on or after the date that falls on the seventh day retroactively by counting from the day before the trip start date (Except for the cases listed through ③ from ⑤)</p> <p>③ If you want to cancel the day before the trip start date</p> <p>④ If you want to cancel the trip on the start day (Except for the cases listed on the ⑤)</p> <p>⑤ In the case of cancellation of travel after the start or non-contact non-participation</p>	<p>Within 20% of the travel price</p> <p>Within 30% of the travel price</p> <p>Within 40% of the travel price</p> <p>Within 50% of the travel price</p> <p>Within 100% of the travel price</p>
2 recruitment type planning travel contract to use the chartered ship	Depend on the provisions of the cancellation fee relating to the ship
<p>Remarks</p> <p>1 The amount of the cancellation fee will explicitly written in the contract.</p> <p>2 In applying this table as "travel after the start" is that "when you start that you receive the provision of services" specified in the second paragraph 3 of Attachment special compensation regulations.</p>	

2 Cancellation fee according to travel abroad

Classification	Cancellation fee
1 recruitment type planning travel contract to use the aircraft upon returning home to Japan or upon departure from Japan(Excluding travel contract listed in the next section)	
<p>① If the travel start date is a travel peak, when you cancel on or after the date that falls on a forty day retroactively by counting from the day before the trip start date(Except for the cases listed through ②from④)</p> <p>② If you cancel on or after the date which falls on the 30th day retroactively by counting from the day before the trip start date(Except for the cases listed ③and ④)</p> <p>③ If you cancel two days earlier on start date of travel(Except for the cases listed on④)</p> <p>④ In the case of cancellation of travel after the start or non-contact non-participation</p>	<p>Within10% of the travel price</p> <p>Within20% of the travel price</p> <p>Within50% of the travel price</p> <p>Within100% of the travel price</p>
2 recruitment type planning travel contract to use the chartered aircraft	
<p>①If you cancel on or after the date that falls on a ninety day retroactively by counting from the day before the trip start date(Except for the cases listed through②from④)</p> <p>②If you cancel on or after the date that falls on a thirty day retroactively by counting from the day before the trip start date(Except for the cases listed ③and ④)</p> <p>③ If you cancel on or after the date that falls on a twentyday retroactively by counting from the day before the trip start date.(Except for the cases listed on④)</p> <p>④ If you cancel on or after the date that falls on third day retroactively by counting from the day before the trip start date or non-contact non-participation</p>	<p>Within20% of the travel price</p> <p>Within50% of the travel price</p> <p>Within80% of the travel price</p> <p>Within100% of the travel price</p>
3 recruitment type planning travel contract to use the	Dependson the

ship upon returning home and upon departure	provisions of the cancellation fee relating to the ship
The "peak" means from December 20 to January 7, April 27 to May 6 and July 20 to August 31.	
<p>Remarks</p> <p>1 The amount of the cancellation fee will explicitly written in the contract.</p> <p>2 In applying this table as "travel after the start" is that "when you start that you receive the provision of services" specified in the second paragraph 3 of Attachment special compensation regulations.</p>	

Appendix II Change compensation (Article 29 first-term related)

Changes required the payment of change compensation	Rate of one review per	
	Travel before the start	Travel after the start
1 Changing the travel end date or travel start date set forth in the Contract Document	1.5	3.0
2 Tourism facilities or Tourist attraction that described in the Contract Document (include the restaurant.) other change of travel destinations.	1.0	2.0
3 Changes to those of lower rates or equipment grade of facilities for transportation as set forth in the Contract Document (But only when it falls below that of the equipment grades and the total amount of fees and equipment grade after the change has been described in the Contract Document)	1.0	2.0
4 Changing the company name or the type of facilities for transportation as set forth in the Contract Document	1.0	2.0
5 Changes to the different bins airport serving travel destinations Exit airport or travel start serving destinations within Japan as set forth in the Contract Document	1.0	2.0
6 Changing indirect flights to connecting flights	1.0	2.0

between the Japan and outside Japan within the contract.		
7 Change the name or type of accommodation institutions described in the Contract Document	1.0	2.0
8 Change of conditions and room type of accommodation facilities, landscape and other institutions described in the Contract Document	1.0	2.0
9 Change of such matters described in the tour title of the contract of the changes listed in each item before	2.5	5.0
<p>Remark 1 The "travel before the start" refers to a case that was notified to the traveler by the day before the trip start date for the change, The "travel after the start" means if you notify the traveler to travel start after the date for the change.</p> <p>Remark 2 If finalized document has been issued, the phrase "written contracts" was read as "confirmed in writing", and you can apply this table. In such cases, if the change has occurred between the contents of the travel services that have been provided and the actual description of the defined or written between the description of the defined writing and the description of the contract in writing, one per each change will treat as a matter.</p> <p>Remark 3 If it is intended to transport engine according to the changes listed in the fourth issue or third issue involves the use of accommodation, will be handled as one review per night.</p> <p>Remark 4 For information about changing the company name of transportation agency listed in item 4, it does not apply to cases involving a change to something higher or higher equipment grade.</p> <p>Remark 5 Even if the changes listed in the or fourth issue or eighth issue or seventh issue has occurred more in the night or per ride ship, it will be handled as one review per night or per ride boats.</p> <p>Remark 6 For a change listed in the ninth issue, does not apply a rate of up to eighth degree from the first issue, it depends on the ninth issue.</p>		

The part of make-to-order planning travel contract

Chapter 1 General Provisions

(Scope of application)

First article The Agreement regarding the make-to-order planning travel contract that between the travelers with company that depends on the provisions of this Agreement. For matters not expressly set forth in this Agreement, it depends on the convention or has been established in general law.

2 Company do not violate the law, when it signed a special agreement in writing does not lie disadvantage of travelers, regardless of the provisions of the preceding paragraph, the special contract takes precedence.

(definition of terms)

Second article The "make-to-order planning travel", is called a trip to create a plan for travel which at the request of the traveler, dates and destination of the trip, as well as the contents of the service of accommodation or transportation can be provided by the Company which is based on the amount of the travel price to be paid by traveler in this Agreement.

2 The term "domestic travel" refers to travel only in Japan in this Agreement, the term "overseas travel" means travel other than domestic travel.

3 The "communication contract", means cardholders (Referred to as "partners") credit card company companies over which the Company, to sell on behalf of our recruitment type planning travel of our or our partner in this part a make-to-order planning travel contract to conclude by receiving the application phone, postal or facsimile by the communication means of other, which based on make-to-order planning travel contract which the Company has for travelers or about to be settled in accordance with the card membership rules of alliance company determined separately on or after the date should be honored debt or the debt, the debt, the first travel price or the like of the make-to-order planning travel contract travelers and accept in advance This is called the recruitment type planning travel contract to the content that you pay in the manner set forth in paragraph twelve, paragraph, Article 16 first sentence of paragraph, Article 19.

4 The "electronic acceptance notice", is a company that is a notification of acceptance of the application of the contract, to sell on behalf of our make-to-order planning travel contract Company or out of the way to use information and communications technology in this part if you do not follow instructions carried out by a method to be sent through an electric telecommunication line that connects the electronic computer, such as travelers to and use (. referred to as "electronic computer, etc.") phone electronic computer to be used, facsimile machine, or telex.

5 A "card usage date", the day we should fulfill the refund obligation or payment of travel price that based on the make-to-order planning travel contract (Contents of the travel contract)

The third article According to the make-to-order planning travel contract, the itinerary prescribed by the Company, transportation provided by the transportation, accommodation agencies that provide (referred to as the "Travel Services") services related to travel service in order for travelers to be able to receive it, the Company, arrange and manage the itinerary.

(Arrange delegate)

The fourth article The Company, upon make-to-order planning travel contract fulfillment of the contract, may delegate travel agencies or assistants to arrange all or part of the arrangements outside Japan or in Japan.

chapter 2 Conclusion of contract

(Delivery of the plan)

The fifth article When there is a request from the traveler to try to apply for make-to-order planning travel contract to the Company, except when there is the convenience of the business, the company will deliver a travel plan to the traveler describing the contents of the travel service, the contents of the planning on the travel conditions of the travel price or the other which was created along with the contents of the request.

2 We may clear the amount of handling fees for planning as a breakdown of the travel price in the planning document set forth in the preceding paragraph.

(The application of the contract)

The sixth article Fill out, matters prescribed in the application form prescribed by the Company, along with the application fee of the amount of money that travelers trying to apply for make-to-order planning travel contract to us, must be submitted to the Company.

2 The travelers who want to try to apply for communication agreement to the Company are notwithstanding the provisions set forth in the preceding paragraph, must notify the Company the membership number.

3 The application fee of paragraph (1), it will be treated as part of the penalty fee or cancellation fee of the travel price.

4 By entering the type of make-to-order planning travel contract, travelers who need special consideration, please tell when you apply for the contract. At this time, we will respond to the extent possible.

5 The cost required for special measures on the basis for the offer set forth in the preceding paragraph, it will be taken from travelers.

(Refusal of agreement)

The seventh articleThe Company, in the following cases, may refuse make-to-order planning travel contract.

1 If there is a possibility that travelers have a nuisance to other travelers, or interfere with the smooth implementation of collective action.

2 In a case when you are trying to conclude a communication contract, when travelers credit card is invalid or, when it may not be settled in some or all of the debt of the travel price accordance with the card membership rules of the partner company.

3 Travelers, when it is found to be anti-social forces of the General Assembly shop, gangsters quasi-members, gang-related person, or companies related to organized crime groups.

4 When a traveler is, to have committed an act pursuant to these acts or using violence or threatening behavior and request act violent against us, unreasonable demands action to the transaction.

5 Travelers who disseminate rumors, using fraudulent means or by using the power to damage the credit of the Company and interfere with the business of the Company .

6 When there is the convenience of our business.

The eighth article

The make-to-order planning travel contract shall be satisfied when we accept the conclusion of the contract and the application fee of paragraph (1) of Article 6.

2 The communication contract, notwithstanding the provisions of the preceding paragraph, will be satisfied when it was issued a notice to the effect that the Company to accept the conclusion of the contract. However, if you emit an electronic acceptance notice in the contract, it shall be satisfied when the notification has reached the travelers.

(Delivery of contracts)

The ninth articleAfter the establishment of the contract in the preceding article, the Company will immediately issue a document stating the matters of itinerary, travel services, travel conditions of the travel price and our liability for the travelers.

2 If you have an explicit amount of planning fee in planning writing of paragraph (1) of Article 5, the Company will expressly in the contract document set forth in the preceding paragraph the amount of money.

3 Range of travel services an obligation to manage the itinerary we arrange by make-to-order planning travel contract, depends on the agreements set forth in the preceding paragraph.

(confirmed document)

The tenth article In contracts of paragraph 1 of the preceding Article, in cases where it is not possible to describe determined travel schedule, the name of the accommodation institution or transportation, a confirmed document stating the confirmation of these situations as limiting the name of important transportation agencies, accommodation and agencies will be delivered before the trip start day (If the application for make-to-order planning travel contract is made on the seventh day retroactively by counting from the day before the trip start day, the travel start day) that the date determined by the agreement.

2 When in the case of the preceding paragraph, there is an inquiry from travelers who wish to confirm the arrangements situation, even before delivery of the defined writing, we will respond to this quickly and appropriately.

3 If you have delivered a definitive document set forth in paragraph (1), the range of travel services an obligation to manage the itinerary we arrange pursuant to the provisions of paragraph (2), are specific to where you described in the confirm document.

The eleventh article With the agreement of the travelers, when to conclude the make-to-order planning travel contract, instead of delivering the written document of the contents of the travel services, our liability and travel conditions, travel price, we will make sure that the items mentioned have been recorded in communications equipment of the travelers.

2 In the case of the preceding paragraph, if communication device of the travelers is not recorded the items that mentioned in the file that we will make sure that the travelers have viewed the items that mentioned by company.

(The Travel price)

The Twelfth article Before the travel start date, the traveler must pay the travel fee to the Company by the deadline set forth in the Contract Document.

2 When you have entered into a communication agreement, the Company is subject to the payment of the travel price of the amounts described in the Contract Document Without signing of travelers to slip given by the card company of the alliance. In addition, the date of card used day will be the date of the day of the travel contract formation day.

Chapter 3 Change of contract

(Change of contract)

Thirteenth article Travelers can ask to change the contents of the make-to-order planning travel contracts or other contents itinerary, travel service. In this case, the Company will at the request of the traveler as much as possible.

2 The Company, reasons which can not be involved in the Company's, like natural

disaster, war, riot, transportation, lodging institutions, instruction of public office, if it is unavoidable in order to achieving a smooth implementation and safety of travel, describes the causal relationship between the event and why is that such event can not be involved as soon as possible in advance to the traveler, , may have to change the contents of make-to-order planning travel contract type of the contents of travel dates and other travel services. However, in case of an emergency, if it is unavoidable, the company will explain it after the change.

(Change in the amount of travel price)

The Fourteenth article Due to changes of significant economic conditions, (. Called "applied fare and fees" in this Article) fares and fees subject to the transportation agency to be used in carrying out make-to-order planning travel contract, make-to-order planning travel contract compared to the applied fare charge being advertised as valid at the time that the explicit time of recruitment, in the case where it is increased or decreased beyond the significant extent to which normally we expect, increase or decrease the you can then increase the amount of the travel price within the amount that is, or to decrease.

2 When increase the travel price, pursuant to the provisions of the preceding paragraph, the Company will notify the traveler before the date that falls on the 15th day retroactively by counting from the day before the trip start date.

3 When the reduction of applicable fare and fees prescribed by the first paragraph is made, pursuant to the provisions of the same paragraph, the Company will reduce the travel price only decrease the amount.

4 If the increase or decrease (This includes pay, the costs or you have to pay now already cancellation fee, penalty fee for other travel services that did not receive the offer for the change of the contract details) occurs in of implementation of the trip due to a change in the content of agreements based on the provisions of the preceding Article, (it will except when due to an increase in expenses, transportation, lodging institutions despite the fact that the Company provides the travel services, seat of transportation, accommodation institutions, lack of various facilities in the room other has occurred.) the Company may change the amount of the travel price in that range at the time of change of the contract details .

5 The Company, in the case as described in the contract to the effect that travel price is different by the personnel of transportation, accommodation institutions, if the use of personnel to change regardless of the reasons attributable to the Company after the establishment of make-to-order planning travel contract, may change the amount of the travel price pursuant to the described in the Contract Document.

(Alternation of travelers)

The Fifteenth article Travelers who have entered into a make-to-order planning travel contract with us, with the consent of the Company, you can hand over contractual status to a third party.

2 When you try to get the approval of the Company set forth in the preceding paragraph, along with the commission of a predetermined amount of money, the traveler must submit to the Company the matters prescribed in the paper prescribed by the Company.

3 And shall become effective when the third party was handed the position of the travel contract on the transfer of the contractual status of the first term is related to the make-to-order planning travel contract of travelers it assumes that the third party shall succeed to the rights and obligations of all.

Chapter 4 Cancellation of the contract

(Termination rights of travelers)

The Sixteenth article Travelers will be able to cancel the make-to-order planning travel contract to pay to the Company a cancellation fee prescribed in Schedule first at any time. That in the case you want to cancel the communication agreement, the Company is subject to the payment of the cancellation fee and without signing of travelers to slip given by the card company of the alliance.

2 Travelers, may be referred to in the following cases, regardless of the provisions of the preceding paragraph, to cancel the recruitment type planning travel contract to not to pay a cancellation fee to travel before starting.

i When the contract has been modified by the Company. However, it is only when it is critical of what other the change is listed in the second column above Schedule

ii When the travel price has been increased on the basis of the provisions of Article 14 (1)

iii By natural disaster, war, riot, transportation, lodging institutions, reasons of instruction other public office occurs, and in the case of cancellation of travel service providing, the smooth implementation and safety of the travel becomes impossible.

iv For travelers, by the deadline set forth in Article 10, paragraph 1, the Company do not issue a definitive writing.

v When the reasons attributable to the Company, the implementation of travel in accordance with the itinerary as described in the Contract Document has become impossible.

3 Regardless of the reasons attributable to the relevant traveler, When we told the fact or when it is no longer able in travel after the start, and can not to receive a travel service that was described in the contract, the travelers can cancel the contract of the

part can no longer be without Notwithstanding the provisions of section, and not to pay the cancellation fee for the part of the travel services that is not received.

4 In the case of the preceding paragraph, the Company will refund to the traveler the amount relating to the part that is no longer able to travel the receipt of service of the travel price. However, in case you do not depend on the reason the case referred to in the preceding paragraph should attributable to the Company, Subtract from the amount of money, payment, amount or according to the costs that must be paid from the all cancellation fee, penalty fee other with respect to the travel service will refund to travelers.

(Cancellation right of the trip of the company—before start.)

The Seventeenth article The Company, in the following cases, may explain the reasons to the travelers, and to cancel the make-to-order planning travel contract before starting.

1 When it is found travelers disease do not tolerate the trip. by reason of the absence of other necessary assistant.

2 If it is deemed that there is a possibility that travelers have a trouble to other travelers, or interfere with the smooth implementation of group travel.

3 When travelers sought assume an unreasonable burden in regard to the contract.

4 When a very large possibility that what was explicitly at the time of conclusion of the contract and a trip implementation conditions of snowfall the like necessary in travel for the purpose of skiing is not fulfilled.

5 Like the natural disaster, war, riot, transportation, lodging institutions, and cancellation of travel service providing reasons which do not be involved in our instruction and other public office order, the smooth implementation of the itinerary as described in the Contract Document becomes impossible.

6 If you have entered into a communication contract, when such a credit card of the traveler is disabled, it can no longer be settled in accordance with the card membership rules of the partner some or all of the debt travelers pertaining to the travel price, etc..

7 When traveler is found to correspond to any one of up to seventh degree from Article 7 paragraph (v) .

2 If travelers do not pay the travel fee by the deadline described in the Contract Document under Article 12, paragraph (1), it is assumed that the traveler has canceled the make-to-order planning travel contract in the day following the due date. In this case, to the Company, the traveler must pay a penalty fee of the amount equivalent to cancellation fee stipulated in the preceding Article.

(Termination rights of the Company--Cancellation of the trip after the start)

The Eighteenth article The Company, in the following cases, even after the start of travel, can explain the reasons to the travelers and to release the part of the make-to-order planning travel contract.

i Traveler cannot stand the continuation of travel by reason of the absence of necessary attendants.

ii When you interfere with the smooth implementation and safety of the trip. Likedisrupting the discipline of collective action by intimidation, violating to our tour operators other for travelers to practice safely and smoothly travel, or violating against other travelers to accompany or these persons.

iii When traveler was found corresponds to any one of up to seventh degree from Article 7 paragraph (v).

iv Natural disaster, war, riot, transportation, lodging institutions, reasons which can not be involved in our instruction and other public office order has occurred, services of travel has become impossible .

2 When the Company has canceled a make-to-order planning travel contract on the basis of the provisions of the preceding paragraph, the contractual relationship between the traveler and the Company will disappear only toward the future. In this case, the debt of the Company's travel services that travelers have received already, it is assumed that a valid payment has been made.

3 In the case of the preceding paragraph, subtract from cancellation fee, penalty fee, the amount relating to expenses that must be paid, or other which respect to the travel service ,the amount in accordance with the portion relating to travel services that travelers have not received yet will be refund to travelers.

(Refund of the travel price)

The Nineteenth article In the case of make-to-order planning travel contract has been canceled pursuant to the provisions of the preceding three articles or if travel price has been reduced by the provisions of paragraph (5) from the fourteenth paragraph (3), the Company, the amount to be refunded to the traveler when occurs, before the travel ,as described in the contract within seven days as from the day following the release, in the refund due to cancellation of the trip after the start ,when after the start ,refund due to cancellation of the trip to traveler will be within thirty days as from the day the end of the travel the date written in the contract.

2 The Company, in a case that it has entered into a communication contract with travelers, when the communication contract has been canceled pursuant to the provisions of the preceding three articles or if travel price has been reduced by the provisions of paragraph (5) from the fourteenth paragraph (3), the amount to be refund

occurs for travelers, according to the card membership rules of alliance company, it will refund to the traveler. In this case, cancellation of the trip before the start, within seven days as from the day following the release, will be refunded to the travelers. When cancellation of the trip after the start, the amount to be refunded to the traveler within thirty days as soon as the end of travel termination as described in the contract, the notification shall be from the day which called the card use day.

3 The provisions of the preceding two paragraphs does not preclude the fact that our travelers or to exercise the right to seek damages pursuant to the provisions in paragraph (1) of Article 30 or Article 27.

(Arrange return of the contract after the release)

The Twentieth article Depending on the request of the traveler, when you release the make-to-order planning travel contract after the departure of the travel, depend on the provisions of the fourth issue or Article 18, paragraph 1 first issue, the Company will arrange the trip which in order to let traveler return to the point of departure.

2 In the case of the preceding paragraph, the cost of all that it takes to travel to return to the starting point will paid by the traveler.

Chapter 5 organizations and group contract

The twenty-first article For the conclusion of the make-to-order planning travel contract type who apply multiple travelers to travel at the same time the same stroke defines its representative who is responsible, we will apply the provisions of this chapter.

(person who responses for the contract)

The Twenty-second article But unless you signed a special agreement, the Company authority of agency concerning absolutely conclusion of make-to-order planning travel contract (. Called "configurator" below) travelers that make up the organization group contract responsible it is assumed that you have, transactions related to travel business according to the organizations and groups, is done in between the contract supervisor.

2 The contract supervisor must submit list of the configuration to the Company before the deadline.

3 For obligation or debt that the contract supervisor shall bear actually to the configuration's, or to bear the future is expected, the Company assumes no responsibility for that.

4 If the contract supervisor is not responsible to accompany organizations and groups, after the starting of the travel, the Company considers the contract supervisor configuration who be appointed as the contract supervisor in advance.

The Twenty-third Article We accept the conclusion of a make-to-order planning travel contract without payment of the application fee with the contract supervisor on the

provisions of Article 6, paragraph 1.

2 If you entered into a make-to-order planning travel contract without receiving the payment of application fee in accordance with the provisions of the preceding paragraph, make-to-order planning travel contract shall be delivered to contract supervisor, when the Company has issued the document.

Chapter 6 Journey Management

(Journey Management)

The Twenty-fourth article We will strive to ensure the implementation of the travel safe and smooth, the Company will make the following duties for the traveler. However, if you signed a special contract with the Company and this does not be applied possible.

i If it is deemed that there is a risk that travelers can not receive a travel services, and the company will take necessary measures in order to ensure the provision of travel service in accordance with the recruitment type planning travel contract.

ii Despite measures were taken in the preceding item, change forced in the agreement, and company will make arrangements for alternative service.

In this case, when to change the itinerary, company will try as being consistent with the itinerary after the change come true with the spirit of the itinerary of the original, when to change the contents of the travel services, company are always seeking to become a thing of the same travel and service of the original, which it strive to minimize the change of the contract details.

(Our instructions)

The Twenty-fifth article During the trip to end from the start, travelers must follow our instructions to be carried out safely and smoothly travel, when you act in a group.

(Business of tour operators, etc.)

The Twenty-sixth article Our company, to conduct all or part of the business to recognize our need to be accompanied by the recruitment type planning travel business other listed in each item of Article 23 and is allowed to accompany those of tour operators other by the contents of travel .

2 Tour operators in the preceding paragraph who engage time zone in the work will be the 8:00 to 20:00 in principle.

(Protection measures)

The Twenty-seventh article The Company, when it was recognized travelers during the trip, and is said to be in a state that requires protection illness, injury, etc. The company may want to take the necessary measures. In this case, when it is not due to reasons attributable to the Company, to be borne by the traveler expenses required in the measure, travelers must pay the cost before the deadline that is designated by the

company.

Chapter 7 responsibility

(the responsibility of the company)

The Twenty-eighth articleThe Company, upon make-to-order planning travel performance of the contract, (. Called "arrange Delegate" below) who was intercepted arrange based on the provisions of Article 4 , when you have damage to the traveler by the negligence or willful ,you appointed the responsibility to compensate for the damage.However, it is only when there is a notification to the Company within two years as from the day following the damage occurred.

2Discontinuation of travel services provided by natural disaster, war, riot, transportation, lodging institutionsand other public offices, when it suffered a loss by reason that can not be involved in the arrangements behalf of the Company's or our instructions travel and is not responsible for the exception of the case referred to in the preceding paragraph, to compensate for the damage.

3 The Company, for damages under paragraph that arise regarding baggage,regardless of the provisions of the same paragraph, the domestic travel, on the 14th within, when to travel abroad,within the 21st from the day following the damage occurred,when there is a notification to the company only the compensation as (. unless there is gross negligence) to limit 150,000 yen per one travelers.

(Special compensation)

The Twenty-nintharticlePursuant to regardless of our responsibility under the provisions of paragraph 1 of the preceding Article ,what shall be prescribed in Attachment special compensation regulations, the life, the baggage or body to recruitment type planning trip participating in the travel for damages of certain incurred, company pay the ex gratia payment and compensation which shall be fixed in advance.

2 In the limit of the amount of damages to be paid on the basis of the responsibility, when the Company is responsible under the provisions of the preceding Article for damages set forth in the preceding paragraph, compensation in the preceding paragraph to be paid by the Company .

3 In the case prescribed in the preceding paragraph, the compensation payment obligations of the Company under the provisions of paragraph (1), it assumes that you are reduction only amount equivalent to the damages to be paid by the Company on the basis of the provisions of paragraph 1 of the preceding Article.

4 For recruitment type planning travel as a target travelers recruitment type planning trip participating in the Company, the Company is carried out by levying travel price of

separate, will be handled as part of the contents of the main recruitment type planning travel contract.

(Itinerary guarantee)

The Thirtieth Article If significant changes in the content of agreements listed in the second upper column appendix occurs, the Company, from the day following the trip end date change compensation in the amount greater than or equal to the multiplied by the Kisaisuru rate in the table under the column on the trip price you pay is not later than the 30st. However, if that liability under the provisions of Article 27 paragraph (1) the Company occurs for this change is clear, it is not limited to this.

I The changes made by the following grounds:

i Natural disasters

ii War

iii Riot

iv Instruction of public office

v Discontinuation of travel service providers of transportation, lodging institutions

vi The provision of transportation services that do not depend on the operation of the original plan

vii Necessary measures to ensure safety of life or body of travel participants

II Changes related to the part that has been released at the time of make-to-order planning travel contract has been terminated in accordance with the provisions of Article 18 from the sixteenth Article

2 The amount of change compensation to be paid by the Company is the limit to have the amount obtained by multiplying the rate at which our fifteen percent or more is prescribed in the tour price per make-to-order planning travel contract for one traveler.

In addition, when the amount of change compensation to be paid is less than one thousand yen per make-to-order planning travel contract for one person traveler, the Company does not pay the compensation.

3 If that, after the Company has paid the change compensation in accordance with the provisions of paragraph, liability under the provisions of Article 27 paragraph (1) the Company for the relevant change occurs revealed, it must be returned to our change compensation from the travelers relating to the change.

In this case, the Company will pay the remaining balance was offset by the amount of change compensation, traveler be the amount of damages to be paid by the Company in accordance with the provisions of the same paragraph should return.

The Thirty-first Article When the Company has suffered damage as a result of negligence or willful by the traveler, the traveler must compensate for damages.

2 Upon concluding a make-to-order planning travel contract, the traveler must endeavor to utilize the information provided from the Company, to understand the contents of the recruitment type planning travel contract of rights and obligations and others.

3 In order to let travel receive a smooth travel service that is described as some as the Contract Document, the traveler must notice the Company or to the travel service provider or arrangements of the Company's behalf.as soon as possible in Travel Destinations if travel service that is different from Contract Document has been provided.

Chapter 8 Operating guarantee deposits (If it is not a guarantee employees of Travel Industry Association)

(Operating guarantee deposits)

The Thirty-second Article Regard to receivables generated by the transaction, the structure's or traveler has signed make-to-order planning travel contract with the Company, subject to reimbursement from operating deposit which is based on the provisions of paragraph (1) of Article 7 Travel Agency Law.

2 Name and address of the deposit office which we are to deposit the sales deposit is as follows.

② Name

③ Address

Chapter 8 Payment business deposit (If it is a guarantee employees of Travel Industry Association)

(Payment business deposit)

The Thirty-second Article The Company has become a guarantee employees generally Japan Travel Industry Association (Tokyo - streetnumber).

2 Regard to receivables generated by the transaction, the structure's or traveler has signed a recruitment type planning travel contract with the Company, that you receive payment until it reaches the circle from the payment business deposit General Association of Travel Industry Association set forth in the preceding paragraph has been deposited.

3 Based on the provisions of Article first term of the twenty-second Article Travel Agency Law, we have to pay the payment business deposit contribution to the Institute of Travel Industry Association, based in Article 7, paragraph (1) the law the Company does not have a deposit and operating deposit.

Classification	Cancellation fee
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Appendix I Cancellation fee (Article 16, paragraph 1 related)

1 othermake-to-order planning travel contractin the next section	
①Except for the cases listed through②from⑥(. To Classification	The amount Cancellation fee
be limited if the Company expressly agreed to the amount of planning fee in the contract documents)	corresponding to the planning fee
②If you cancel on or after the date which falls on the 20th day(The 10th day to meet for a day trip) retroactively by counting from the day before the trip start date(Except for the cases listed through ③from⑥)	Within 20% of the travel price
③ If you cancel on or after the date that falls on the seventh day retroactively by counting from the day before the trip start date(Except for the cases listed through ④from⑥)	Within 30% of the travel price
④If you want to cancel the day before the trip start date	
5 If you want to cancel the trip on the start day(Except for the cases listed on the ⑤)	Within 40% of the travel price
⑥In the case of cancellation of travel after the start or non-contact non-participation	Within50% of the travel price
	Within100% of the travel price
2make-to-order planning travel contractto use the chartered ship	Dependson the provisions of the cancellationfee relating to the ship
Remarks	
1 The amount of the cancellation fee will explicitly written in the contract.	
2In applying this table as "travel after the start" is that "when you start that you receive the provision of services" specified in the second paragraph 3 of Attachment special compensation regulations.	

1,Cancellation fee in accordance with the domestic travel

2 Cancellation fee according to travel abroad

1 make-to-order planning travel contract to use the aircraft upon returning home to Japan or upon departure from Japan(Excluding travel contract listed in the next section)	
1If the travel start date is a travel peak, when you cancel on or after the date that falls on a forty day retroactively by counting from the day before the trip start date(Except for the cases listed through②from ④)	Within10% of the travel price
2If you cancel on or after the date which falls on the 30th day retroactively by counting from the day before the trip start date(Except for the cases listed ③and ④)	Within20% of the travel price
3 If you cancel two days earlier on start date of travel(Except for the cases listed on④)	Within50% of the travel price
4 In the case of cancellation of travel after the start or non-contact non-participation	Within100% of the travel price
2 make-to-order planning travel contract to use the chartered aircraft	
1If you cancel on or after the date that falls on a ninety day retroactively by counting from the day before the trip start date(Except for the cases listed through②from④)	Within20% of the travel price
2If you cancel on or after the date that falls on a thirty day retroactively by counting from the day before the trip start date(Except for the cases listed ③and ④)	Within50% of the travel price
3If you cancel on or after the date that falls on a twentyday retroactively by counting from the day before the trip start date.(Except for the cases listed on④)	Within80% of the travel price
4If you cancel on or after the date that falls on third day retroactively by counting from the day before the trip start date or non-contact non-participation	Within100% of the travel price
3 make-to-order planning travel contract to use the ship upon returning home and upon departure	Dependson theprovisions of the

	cancellation fee relating to the ship
Remarks	
<p>1 The amount of the cancellation fee will explicitly written in the contract.</p> <p>2 In applying this table as "travel after the start" is that "when you start that you receive the provision of services" specified in the second paragraph 3 of Attachment special compensation regulations.</p>	

AppendixII Change compensation(Article 29 first-term related)

Changes required the payment of change compensation	Rate of one review per	
	Travel before the start	Travel after the start
1 Changing the travel end date or travel start date set forth in the Contract Document	1.5	3.0
2 Tourism facilities or Tourist attraction that described in the Contract Document(include the restaurant.) other change of travel destinations.	1.0	2.0
3 Changes to those of lower rates or equipment grade of facilities for transportation as set forth in the Contract Document(But only when it falls below that of the equipment grades and the total amount of fees and equipment grade after the change has been described in the Contract Document)	1.0	2.0
4 Changing the company name or the type of facilities for transportation as set forth in the Contract Document	1.0	2.0
5 Changes to the different bins airport serving travel destinations Exit airport or travel start serving destinations within Japan as set forth in the Contract Document	1.0	2.0
6 Changing indirect flights to connecting flights between the Japan and outside Japan within the contract.	1.0	2.0

7 Change the name or type of accommodation institutions described in the Contract Document	1.0	2.0
8 Change of conditions and room type of accommodation facilities, landscape and other institutions described in the Contract Document	1.0	2.0
9 Change of such matters described in the tour title of the contract of the changes listed in each item before	2.5	5.0

Remark 1 The "travel before the start" refers to a case that was notified to the traveler by the day before the trip start date for the change, The "travel after the start" means if you notify the traveler to travel start after the date for the change.

Remark 2 If finalized document has been issued, the phrase "written contracts" was read as "confirmed in writing", and you can apply this table. In such cases, if the change has occurred between the contents of the travel services that have been provided and the actual description of the defined or written between the description of the defined writing and the description of the contract in writing, one per each change will treat as a matter.

Remark 3 If it is intended to transport engine according to the changes listed in the fourth issue or third issue involves the use of accommodation, will be handled as one review per night.

Remark 4 For information about changing the company name of transportation agency listed in item 4, it does not apply to cases involving a change to something higher or higher equipment grade.

Remark 5 Even if the changes listed in the or fourth issue or eighth issue or seventh issue has occurred more in the night or per ride ship, it will be handled as one review per night or per ride boats.

Remark 6 For a change listed in the ninth issue, does not apply a rate of up to eighth degree from the first issue, it depends on the ninth issue.

Enclosure

Special compensation regulations

Chapter 1 Payment of compensation

(Liability for payment of the Company)

The First article The traveler who participate in planning trip that we implement, when he suffered the injury on the body by accident in planning travel, we pay compensation for death, disability compensation, and solatium to the legal heir or the person by from the present chapter until the provisions of Chapter IV.

2 The injury referred to in the preceding paragraph, includes symptoms of poisoning that occurs rapidly when ingested or absorbed toxic gas from external at a time or by chance. (Except symptoms of poisoning that occurs ingestor absorber continuously) However, it does not include bacterial food poisoning.

(Definition of terms)

The second article The "planning travel", which is prescribed in Article 2 (1) of the part of make-to-order planning travel contract and Article 2 (1) of the part of recruitment type planning travel contract .

2 In these Regulations the "planning trip participating in" ,form the service of transportation, accommodation institutions of first stipulated in the planning itinerary provided by the ticket, to the time it has completed that receive service of transportation, lodging institutions that we have to arrange in advance to have the purpose of travelers to participate in planning travel. However, when in the case of detached from the process of planning travel , and had been reported to the Company in advance the scheduled date and time of return and withdrawal, during the time of the scheduled return from the time of withdrawal "planning ,it is so called 'travel and participating in ' ; when it has left no plans of return or when the withdrawal without travelers notify the Company in advance the scheduled date and time of return and withdrawal thereof, or until the time of return from the time of its withdrawal ,it is not called "planning trip participating in" after from the time you have left. In addition, in the case where in the planning itinerary, a date not received any provision of services of transportation, accommodation institutions travelers pertaining to the arrangements of the Company have been established, travelers by accident that occurred on that date and a statement to that effect when you have specified in the contract in writing to the effect that payment of ex gratia payment and compensation by these regulations is not made to the damage, it is not called the "planning trip participating in" to that date.

3 The "when you start that you receive the provision of services" referred to in the preceding paragraph, it refers to the time of any of the following items.

I If the servants or agents tour operators, the Company conducts a reception, when the

receptionist is finished.

II In the case of acceptance of the preceding paragraph is not carried out, transportation, accommodation institutions at first

1 When it is an aircraft, upon completion of the inspection of baggage in the airport premises admission can only passengers

2 When the ship is upon completion of the boarding procedure

3 If it is a rail, ride during the absence of ticket or ticket

4 When it is a vehicle, and when riding

5 When is an accommodation agency, and at the time of admission to the facility

6 When it is not a facility of the accommodation institution, you can use the procedure of the facility.

4 The "when you have completed that you receive the provision of services" in the second paragraph, is when any of the following items.

I 、 If the agentservants or tour operator of the Company tells the dissolution

II 、 In the case where the announcement of the dissolution of the previous issue is not carried out, last transportation, accommodation institutions,

1 If it is an aircraft, the exit time from the airport premises entry can only passengers

2 If it is a ship, when disembark

3 When it is a railway, getting off the train at the time when go through a wicket

4 When get off the vehicle

5 The exit time from the facility

6 When it is not a facility of the accommodation institution, sent off from the facility.

Chapter 2 when compensation is not paid

(when compensation is not paid ---situation1)

The third article We do not pay compensation for such injury that occurred on the grounds listed in each of the following.

1 When travelers do it on purpose. However, the injury person other than the traveler suffered, it is not limited to this.

2 when the person who should receive the death compensation do it on purpose. However, if that person is a recipient of part of the compensation for death, for the amount of money others should receive, it is not limited to this.

3 Suicide ,struggle or acts criminal act of travelers. However, the injury person other than the traveler suffered, it is not limited to this.

4 Accident that occurred while driving a moped or car in a state where there is a risk that you do not have a driving qualifications stipulated in the laws and regulations travelers, or can not be normal driving when drunk. However, the injury person other

than the traveler suffered, it is not limited to this.

5 Accident that occurred during the conduct acts travelers to violate the law intentionally, or are subject to the provision of services in violation of the laws and regulations. However, the injury person other than the traveler suffered, it is not limited to this.

6 Brain disease ,insanity or disease of travelers. However, the injury person other than the traveler suffered, it is not limited to this.

7Medical treatment of surgical and other pregnancy of travelers, birth, premature birth, abortion.However, if you want to treat the injury to be compensated of the Company and is not limited to this.

8 Accident that occurred in the input or detention or execution of sentence of travelers.

9In this (regulations, by the actions of the population of persons or a large number of crowd, remarkably peaceful in the district or a part of the nationwide riots or Incident similar to these wars, use of force foreign, revolution, takeover, civil war, armed rebellion and other is impaired, is a condition where deemed serious situation to maintain security on.)

10 (Including spent fuel.. Then the same below) nuclear fuel material and accidents due to the characteristics of these radioactive (. Includes atomic fission product) contaminated by nuclear fuel material or, or adverse characteristics of explosive .

11 Accident that arose under the confusion of order due to these or accident caused by concomitant grounds of the preceding two items

12 other thanradioactive contamination or radiation of the tenth issue

2 The Regardless of the cause, for those with no other objective symptoms in the low back pain and neck syndrome (the so-called "whiplash") ,the Company does not pay the compensation.

(when compensation is not paid ---situation2)

The fourth article In the case of planning travel for the purpose of domestic travel, in addition to the provisions of the preceding Article, even for injuries that occurred on the grounds listed in each of the following, the Company does not pay the compensation.

1 Tsunami ,earthquake, eruption

2 Accident that arose under the confusion of order due to these or accident caused by concomitant grounds of previous issue

(when compensation is not paid ---situation3)

The fifth articleFor injury listed in the following items, unless if it is included in the itinerary of planning travel that we have pre-determined act of the items, the Company does not pay the compensation.However, in the case where the action of each item is

included in the itinerary, even for injury to planning travel participating in the itinerary outside, caused by the act of the same kind, the company will pay the compensation.

1 Injury that occurred while performing the exercise travelers stipulated in Schedule first

2 Injury that occurred while the traveler is the commissioning competition by motorboat car, or Moped, competition, or box office. However, the injury that occurred while performing these things on the road by using a motorized bicycle or car, we will pay the compensation, even it is not included in the itinerary of planning travel.

3 Injury that occurred while the travelers are piloting the aircraft (. Does not matter if there in the irregular service or a regular service) aircraft that air carrier is operated for a fixed route.

(when compensation is not paid ---situation 4)

The fifth article-2 In the case where there are grounds corresponding to one of those who should receive compensation for death or traveler is listed in the following items, company may not pay the compensation. However, if that person is a recipient of part of the compensation for death, for the amount of money others should receive, it does not apply to this

1 It is found to be applicable to the (. Called "anti-social forces" below) antisocial gangsters, gangster, gangsters quasi-members, of other companies related to organized crime groups.

2 It is found to provide funds for the anti-social forces, or that it has been the involvement of such donating convenience.

3 It is found and are using unfairly anti-social forces.

4 It is recognized as having a relationship reprehensible socially and anti-social forces

Chapter 3 Payments and the type of compensation

(Payment of compensation for death)

The sixth article If travelers suffer injury first Article, as a result of its direct, and died in one hundred and eighty days from the date of the accident, per person traveler, the Company, in planning travel for the purpose of international travel the twenty-five million yen, we pay the legal heir of the traveler as compensation for death and one thousand five hundred ten thousand jpy in planning travel for the purpose of domestic travel. However, for the traveler, if you have a disability compensation paid already, you will be paid the amount calculated by deducting the amount already from the compensation amount.

(Payment of disability compensation)

The seventh article If travelers suffer injury first Article, as a result of its direct, disability occurs in the one hundred and eighty days from the date of the accident, per person traveler, we second appendix to the amount of compensation will pay to travelers as disability compensation an amount multiplied by the percentage listed in each item.

2 When it is in the state regardless of the provisions of the preceding paragraph, beyond the one hundred eighty days after the date of the accident, based on the diagnosis of the doctor in one hundred eighty-one day from the date of the accident the certified the degree of disability, the Company will pay disability compensation.

3 For disability that is not listed in each issue of the second Schedule, regardless of occupation of travelers, age, social status, etc. and, depending on the degree of disability of the body, the classification of each item of the second Schedule determine the payment of disability compensation. However, due to a failure does not lead to the dysfunction that are listed in five (two) (three) one of the second, one (four), two (three), and four (four) separate table, we do not pay the disability compensation.

4 If the disability of two or more caused by the same accident, the Company will pay the total amount applying the preceding three paragraphs for each. However, for disability of (legs and feet) or lower extremities (arms and hands) upper limb referred to in paragraph nine seven, and eight of the second Schedule, disability compensation of one limb each, sixty of the amount of compensation % to the limit

5 The amount of disability compensation to be paid by the Company on the basis of the preceding paragraphs, per planning travel have a limit to have the amount of compensation for one person travelers.

(Payment of hospital solatium)

The eighth article Travelers suffer the injury of the first Article, as a result of its direct, the normal life and will not be able to or can be engaged in the business normally, if you were hospitalized, for that number of days, the Company, the following categories will pay travelers hospitalization ex gratia payment in accordance.

I In the case of planning travel for the purpose of international travel

1 When he suffered the injury of one hundred and eighty days or more days of hospitalization Four hundred thousand yen

2 When he suffered the injury of ninety days or more days of hospitalization, but less than one hundred and eighty days. Two hundred thousand yen

3 When he suffered the injury of seven days or more days of hospitalization, but less than ninety days. One hundred thousand yen

4 When he suffered the injury less than seven days of hospitalization.

Forty thousand yen

II、 In the case of planning travel for the purpose of domestic travel

1、 1 When he suffered the injury of one hundred and eighty days or more days of hospitalization Two hundred thousand yen

2 When he suffered the injury of ninety days or more days of hospitalization ,but less than one hundred and eighty days. One hundred thousand yen

3 When he suffered the injury of seven days or more days of hospitalization ,but less than ninety days. Fifty thousand yen

4 When he suffered the injury less than seven days of hospitalization.

Twenty thousand yen

2、 Even in the case where the traveler is not hospitalized, and falls under any of the third Schedule, when he received medical attention for a certain period of time in the state, we will consider the number of days of hospitalization for the purposes of the provisions of the preceding paragraph.

3、 If it is payable piled the disability compensation hospitalization and ex gratia payment or compensation for death and hospitalization ex gratia payment for one person travelers, the Company will pay the total amount.

(Payment of hospital solatium)

The Ninth article

When travelers suffer injury of first Article, as a result ,trouble occurs the lives of normal or that engage in the business of normal, in the case of the hospital,when it became the number of days with more than three days,the company will pay to travelers visits ex gratia payment in accordance with the following divisions.

I In the case of planning travel for the purpose of international travel

1 When he suffered the injury of ninety days or more days of hospitalization ,but less than one hundred and eighty days. One hundred thousand yen

2 When he suffered the injury of seven days or more days of hospitalization ,but less than ninety days. Fifty thousand yen

3 When he suffered the injury of three or more days of hospitalization, but less than seven days.

Twenty thousand yen

II、 In the case of planning travel for the purpose of domestic travel

1 When he suffered the injury of ninety days or more days of hospitalization ,but less than one hundred and eighty days. Fifty thousand yen

2 When he suffered the injury of seven days or more days of hospitalization ,but less

than ninety days.

Twenty-five thousand yen

3 When he suffered the injury of three or more days of hospitalization, but less than seven days.

Ten thousand yen

2、 Even if the traveler does not visit hospital, as a result of wearing constantly cast, etc. according to the instruction of a physician in order to fix the site suffered the injury of fracture, etc., significant adverse effect on the lives in normal occur or can not be engaged in the business in normal when the Company has recognized that it has, for a certain period of time in the state, for the purposes of the provisions of the preceding paragraph, it is considered as hospital days.

3、 For hospital visits of time since the injury has healed to the extent that there is no hindrance to normal life or in the business in normal, we do not pay the hospital solatium.

4、 In any case, for a visit after a lapse of one hundred and eighty days after the date of the accident, the Company does not pay the hospital solatium

5、 If it is payable piled the disability compensation and hospital ex gratia payment or compensation for death and hospital solatium for one person travelers, the Company will pay the total amount.

(The Special provisions relating to the payment of ex gratia payment and outpatient hospital solatium)

The tenth article If you visit dates and length of hospital stay has become more than a day each for one person travelers, regardless of the provisions of the preceding two Articles, the Company will only pay the large amount of money any one of the ex gratia payment listed in the following items. (In the case of the same amount, and those listed in the first issue)

1, Hospitalization ex gratia payment to be paid by the Company with respect to the number of days in the hospital.

2, On was considered hospital days the number of days plus the number of days in the hospital, hospital ex gratia payment to be paid by the Company with respect to the number of days.

(Estimation of mortality)

The Eleventh article When ship or aircraft has gone missing or from distress, or when the traveler is not found still even after the 30th from the distress day, we will assume that on the date of distress the travelers were killed by injury of the first Article.

(The effects of disease or disability)

The Twelfth article Of illness or injury occurred regardless of the accident due to the

influence of disease or disability that existed already when the traveler suffered injury first Article, or became the cause after it suffered injury first Article when the injury first Article has become critical due to the effect, we can pay it by determining the amount corresponding to the case where there is no impact.

Chapter IV The Accident and Proceedings of the claims of compensation

(Claimor an explanation about the severity of injury, etc.)

The Thirteenth article When the traveler suffered injury first Article, the person to whom it should receive compensation for death of travelers, sought explanations degree of injury, an overview of the accident that caused it, may be requested to mortem inspection of carcasses or practice of the body of the traveler. In this case, the person who is supposed to receive compensation for death or travelers, must cooperate with the request of these.

2 When you have suffered injury Article by reasons unknown on our degree of injury, an overview of the accident that caused it, to the Company, the person who is supposed to receive the compensation for death or traveler, the accident must be reported within thirty days from the date of the accident.

3 The person who is to receive the compensation for death or traveler, when he or she has violated the provisions of the preceding two paragraphs without a legitimate reason accepted by the Company, or told that disloyal, the Company does not pay the compensation.

(Claim for compensation, etc.)

The Fourteenth article When the person that should receive compensation for death or traveler intends to receive the payment of compensation, you must submit the documents that are listed in the following and compensation invoice prescribed by the Company.

I、 In the case of compensation for death claims

- 1、 Seal certificate and family register of legal heir, as well as family register of travelers
- 2、 (If unavoidable, third party) organization of public accident certificate
- 3、 Postmortem certificate or death certificate of travelers

II、 In the case of disability compensation claims

- 1、 Seal certificate of travelers
- 2、 (If unavoidable, third party) organization of public accident certificate
- 3、 Medical certificate to prove the degree of disability

III、 In the case of hospitalization ex gratia payment claim

- 1、 (If unavoidable, third party) organization of public accident certificate

2、 Medical certificate to prove the extent of injury

3、 Proof of a hospital or clinic setting forth the dates of visits or days of hospitalization

IV、 In the case of hospital solatium claim

1、 (If unavoidable, third party) organization of public accident certificate

2、 Medical certificate to prove the extent of injury

3、 Proof of a hospital or clinic setting forth the dates of visits or days of hospitalization

2、 We may acknowledge the omission of part of the documents submitted in the preceding paragraph or that request the submission of documents referred to in the preceding paragraph .

3、 When the person who should receive compensation for death has violated the provisions of the first paragraph, or told that disloyal, we will not pay compensation.

(Subrogation)

The Fifteenth article Even if the Company has paid the compensation, when damages claims that the heir has to third parties for injuries suffered by the traveler will not transferred to the Company.

Chapter V Mobile goods damage compensation

(Payment responsibility of the Company)

The Sixteenth article The traveler to participate in planning trip that we implement, when it suffered damage to personal belongings by a chance accident that occurred in the planning travel participating, pursuant to the provisions of this chapter, the Company will pay baggage loss compensation.

(we do not pay a damage deposit - the one)

The Seventeenth article For any damage caused by the grounds listed in each of the following, the Company does not pay the damage deposit.

1 Deliberate by travelers. However, for the loss of a person other than the traveler suffered, it does not apply to this

2 Deliberate relatives having the same household and travelers. However, if it is not the purpose of receive damage compensation to travelers, it does not apply to this

3 Suicide of travelers, struggle or acts criminal act. However, for the loss of a person other than the traveler suffered, it does not apply to this.

4, Accident that occurred while driving a moped or car in a state where there is a risk that you do not have a driving qualifications stipulated in the laws and regulations . However, for the loss of a person other than the traveler suffered, it is not limited to this.

5 Accident that occurred during the conduct acts travelers to violate the law intentionally, or subject to the provision of services in violation of the laws and regulations. However, for the loss of a person other than the traveler suffered, it is not limited to this.

6, Exercise of public power of governments seizure, requisition, confiscation, or destruction countries. However, unless it has been made as a treatment necessary to evacuation or fire.

7, Defects of goods for compensation. However, excluding the defects which could not have been discovered person who manages the goods for compensation on behalf of this or travelers even with reasonable care.

8, Consumption of natural products subject of compensation, rust, mold, discoloration, rat-eating, worm-eaten, etc.

9, Damage to the mere appearance which does not disturb the function of the goods for compensation.

10, Outflow of liquids which are goods for compensation. However, for damage caused to the compensation of other products subject as a result, it is not limited to this.

11, Lost or misplaced goods for compensation.

12, Grounds set forth in up to twelfth degree from ninth No. Article 3, paragraph 1.

2, In the case of planning travel for the purpose of domestic travel, in addition to the preceding paragraph, even for damage caused on the grounds listed in each of the following, the Company does not pay a damage deposit.

- 1, earthquake, eruption or Tsunami.
- 2, Accident that arose under the confusion of order due to these or accident caused by concomitant grounds of previous issue.

(we do not pay a damage deposit - Part 2)

The Seventeenth article-2rd part The Company, in the case where there are grounds corresponding to any travelers is listed in the following items, we may not pay a damage deposit.

1 It is found to be applicable to anti-social forces.

2 It is found to provide funds for the anti-social forces, or that it has been the involvement of such donating convenience.

3 It is found using unfairly anti-social forces.

4 It is found in the case of a corporation, anti-social forces dominate the corporation, or to be involved substantially in the management of the corporation.

5, It is recognized as having a relationship reprehensible socially and anti-social forces.

(The scope and compensation subject goods)

The Eighteenth article Goods for compensation is limited to the personal belongings of the owner travelers to carry on participating in travel planning.

2 That regardless of the provisions of the preceding paragraph, it is listed in each of the following items are not included in the compensation subject goods

1 Equivalent to these securities cash, checks and other, stamp, stamps and other

2 Equivalent to these credit cards, coupons, flights, passport and other

3 Equivalent to these manuscripts, design documents, designs, books and other (Magnetic tape, magnetic disk, Sea Dee ROM, such as an optical disk information equipment (Peripherals of the terminal device, such as a computer) Includes those recorded on the recording medium to perform direct processing)

4 Automobile and ship (include yachts, boats and motorboats), these accessories and Moped

5 Those and similar equipment mountain climbing, expedition equipment

6 similar to these dentures, prosthetics, contact lenses and other

7 Animals and plants

8 What other company specified in advance

(Payment of the damage deposit and damages)

The Nineteenth article Amount of damages to be paid by the Company a damage deposit by the following Article and repairs necessary to the previous state of the claim the compensation object or article of value of goods for compensation at the time and place where the damage has occurred and be determined on the basis of the amount of the lower of the total amount of the cost of three paragraphs.

2 When the amount of damages for the pair or one of goods is more than one hundred thousand yen for compensation, the Company will apply the provisions of the preceding paragraph shall be deemed to be an one hundred thousand yen the amount of damage itself.

3 The amount of the damage deposit to be paid by the Company, and shall not exceed one hundred and fifty thousand yen per planning travel for one person travelers. However, if the amount of damage does not exceed three thousand yen per accident once for one person travelers, we do not pay a damage deposit.

(Prevention of damage)

The Twentieth article When the damages prescribed in Article 16 for the compensation subject goods has occurred, the traveler must fulfill the following matters.

1 Efforts shall be made to prevent the damage.

2 Notice to the Company on time, extent of the damage, overview of the accident that caused suffered damage and the presence or absence of insurance contracts for

compensation.

3 If travelers can receive compensation for damages from the others, taking the necessary procedures for the exercise of rights.

2 The Company considers the amount of damages the balance minus the amount deemed when the traveler is in violation of the preceding paragraph without good reason, that it was able to prevent mitigate. When it is in violation of the same paragraph, the company will not pay the damage deposit. It is treated as the amount of damages the balance minus the amount deemed when it is in violation of item (iii) of the preceding paragraph, and was able to receive by the exercise of the rights to be acquired

3 The Company will pay the expenses listed below.

1 What was recognized as the Company was beneficial or necessary within the expenses required in order to prevent the reduction of damages of paragraph.

2 Expenses necessary for the procedures prescribed under paragraph (1) (iii)

(Request for damage deposit)

The Twenty-first article When you intends to receive the payment of the damage deposit, the traveler must submit the documents that are listed in the following damages and compensation bill prescribed by the Company.

- 1, Accident certificate of police station or a third party should be alternative
- 2, Documents to prove the extent of the damage of goods for compensation
- 3, other documents that be requested by the Company

2 When traveler has violated the provisions of the preceding paragraph, or indicate that disloyal deliberately per filings or were counterfeit or altered the documents, we do not pay a damage deposit.

(If there is an insurance contract)

The Twenty-second article If there is an insurance contract should pay the insurance for damages of Article 16, the Company may reduce the amount of the damage deposit.

The Twenty-third article For damages to be paid by the Company a damage deposit, if the traveler has a right to claim damages against third parties, the damages claim rights of travelers can be transferred to the Company within the limits.

The part of arrange travel contract

Chapter 1 General Provisions

First article The Agreement regarding arrange travel contract that between the travelers with company that depends on the provisions of this Agreement. For matters not expressly set forth in this Agreement, it depends on the convention or has been established in general law.

2 Company do not violate the law, when it signed a special agreement in writing does not lie disadvantage of travelers, regardless of the provisions of the preceding paragraph, the special contract takes precedence.

Second article The "arrange travel contract", is commissioned by travelers, our agency provides or mediated, transportation, accommodation institutions in order the travelers can be able to receive the service .

2 The term "domestic travel" refers to travel only in Japan in this Agreement, the term "overseas travel" means travel other than domestic travel.

3 The "travel fee", for the Company to arrange travel services, is called the travel business handling fee prescribed by the Company and pay for transportation costs, accommodation institutions fares, prices of other in this Agreement.

4, The "communication contract", means cardholders (Referred to as "partners") credit card company companies over which the Company, to sell on behalf of our arrange travel contract of our or our partner in this part a arrange travel contract to conclude by receiving the application phone, postal or facsimile by the communication means of other, which based on arrange travel contract which the Company has for travelers or about to be settled in accordance with the card membership rules of alliance company determined separately on or after the date should be honored debt or the debt, the debt, the first travel price or the like of the arrange travel contract travelers and accept in advance set forth Article 16 first sentence or second sentence of paragraph.

5 The "electronic acceptance notice", is a company that is a notification of acceptance of the application of the contract, to sell on behalf of arrange travel contract Company or out of the way to use information and communications technology in this part if you do not follow instructions carried out by a method to be sent through an electric telecommunication line that connects the electronic computer, such as travelers to and use (. referred to as "electronic computer, etc.") phone electronic computer to be used, facsimile machine, or telex.

6 A "card usage date", the day we should fulfill the refund obligation or payment of travel price that based on the arrange travel contract (Contents of the travel

contract)

(End of arrange debt)

The third article When the Company has the travel arrangements service concluded care of a good manager, the performance of the obligation of the Company based on the travel arrangements contract expires. Therefore, even if the full house, holiday, by reason of conditions unsuitable, etc., could not be entered into an agreement to provide travel services of the transportation, accommodation institutions, but the Company has fulfilled its obligations, travelers must pay the travel business handling fee to the Company that prescribed by the Company. In case you have entered into a communication agreement, the card use day is the date of the notification to the traveler when it could not be entered into an agreement to the provision of travel services between the Company and the transportation, accommodation agencies.

(Arrange delegate)

The fourth article The Company, upon arrange travel contract fulfillment of the contract, may delegate travel agencies or assistant to arrange all or part of the arrangements outside Japan or in Japan.

chapter 2 Completion of a contract

The fifth article Fill out, along with the application fee of the amount of money that we specified separately, travelers who intends to conclude arrange travel contract with the Company, must submit to the Company matters prescribed in the application form prescribed by the Company.

2 Traveler who intends to conclude the communication agreement with the Company, must be notified to the Company the membership number and the contents of the travel services that regardless of the preceding paragraph.

3 The application fee, travel price, cancellation fee and other payable to the Company of paragraph 1 will be treated as part of the money travelers should pay to the Company.

(Rejection of the contract)

The sixth article The Company may not depending on the conclusion of the travel contract arrangements in the following cases

1 In a case when you are trying to conclude a communication contract, when travelers credit card is invalid or, when it may not be settled in some or all of the debt of the travel price accordance with the card membership rules of the partner company.

2 Travelers, when it is found to be anti-social forces of the General Assembly shop, gangsters quasi-members, gang-related person, or companies related to organized crime groups.

3 When a traveler is, to have committed an act pursuant to these acts or using violence or threatening behavior and request act violent against us, unreasonable demands action to the transaction.

4 Travelers who disseminate rumors, using fraudulent means or by using the power to damage the credit of the Company and interfere with the business of the Company .

5 When there is the convenience of our business .

(Establishment period of the contract)

The seventh article Arrange travel contract shall be satisfied when we accept the conclusion of the contract, and accept the application fee of paragraph (1) of Article 5.

2 The communication contract shall be satisfied when issue a notice to the effect that the Company's acceptance of the application of Article 5, paragraph. However, if you emit an electronic acceptance notice in the contract, and shall be satisfied when the notification has reached the traveler.

(Special Provisions of the contract established)

The eighth article We may without Notwithstanding the provisions of paragraph (1) of Article 5, with a special agreement we may without receiving payment of the application fee to establish arrange travel contract only by the consent of the conclusion of the contract.

2 In the case of the preceding paragraph, the establishment time of travel arrangements agreement will be clear in the document set forth in the preceding paragraph.

(Special Provisions of the passenger ticket and Hotel voucher)

The ninth article Notwithstanding the provisions of paragraph 1 of the preceding Article and paragraph (1) of Article 5, the Company, subject to the provision of the travel service in exchange for the travel price A travel arrangements contract only for the purpose of accommodation arrangements services or transportation services for those that deliver a document to display the right, we accept the application by oral.

2 In the case of the preceding paragraph, arrange travel contract shall be satisfied when we accept the conclusion of the contract.

(Written contract)

The tenth article After the establishment of the contract in the preceding article, the Company will immediately issue a document stating the matters of itinerary, travel services, travel conditions of the travel price and our liability for the travelers. However, when you issue a document that displays the right to affect our provision of travel services tickets include all arrange voucher ,travel services, we may choose to not deliver the contract in writing.

2 In case you have been delivered the contract document set forth in the preceding

paragraph text, range of travel services we owe a duty to arrange travel arrangements by agreement depends on that is described in the Contract Document.

(information and communications technology)

The eleventh article With the agreement of the travelers, when to conclude the arrange travel contract, instead of delivering the written document of the contents of the travel services, our liability and travel conditions, travel price, we will make sure that the items mentioned have been recorded in communications equipment of the travelers.

2 In the case of the preceding paragraph, if communication device of the travelers is not recorded the items that mentioned in the file that we will make sure that the travelers have viewed the items that mentioned by company.

Chapter 3 Cancellation and change of contract

(Change of contract)

The Twelfth article The travelers can ask to change itinerary, travel service and the contents of the travel contract arrangements. In this case, the Company will at the request of the traveler as much as possible.

2 If change the contents of the travel arrangements contract when requested by any traveler in the preceding paragraph, the traveler, the expense required for the change cancellation fee to be paid to transportation, accommodation institutions when you want to cancel the arrangements already completed, arrangements penalty fee other in addition to the burden, must pay the fee change to the Company procedure prescribed by the Company.

(And any release by traveler)

The Thirteenth article Travelers will be able to cancel all or part of the travel arrangements Agreement at any time. Cancellation fee in accordance with the travel services as consideration for travel services that travelers were provided already, or have not received the offer yet, when travel arrangements contract has been terminated in accordance with the provisions of the preceding paragraph, the traveler, penalty fee in addition to the payment, or to bear the cost to be paid from now already for the transportation, accommodation institutions of the other, to the Company, must pay a handling fee and our cancellation procedure fee prescribed by the Company was should get.

(Release by reasons attributable to the traveler)

The Fourteenth article The Company can cancel the travel contract arrangements in the following cases.

- 1, When the traveler does not pay the travel fee by the specified date.
- 2, If the travelers have entered into a communication contract, when such a credit card

with the traveler is disabled, it can no longer be settled in accordance with the card membership rules of the some or all of the debt travelers pertaining to the travel price, etc..

3,When traveler was found corresponds to any one of up to fourth degree from sixth Article second item

2,When travel arrangements contract has been terminated in accordance with the provisions of the preceding paragraph, the traveler, from this payment or, already cancellation fee in accordance with the travel service that has not received the offer yet, for transportation, accommodation institutions penalty fee other in addition to bear the costs that must be paid, must pay a handling fee and our cancellation procedure fee prescribed to the Company.

(Release by reasons attributable to the Company)

The Fifteenth article When travel arrangements service becomes impossible by reasons attributable to the Company, travelers will be able to cancel the travel contract arrangements.

2,When travel arrangements contract has been terminated in accordance with the provisions of the preceding paragraph, as consideration for payment that travel services that travelers received the offer already, or must to be paid from now already for transportation, lodging institutions ,with the exception of the costs that do need to be paid, it will refund to travelers who travel fee levying already.

3,Provisions of the preceding paragraph does not preclude a claim for damages against the Company of travelers.

Chapter IV Travel Fee

The sixth article By a period of our trip before the start set, the traveler must pay the travel price to the Company,

2,When have entered into a communication agreement, the Company is subject to the payment of the travel price without signing of travelers given by the card of partners. In this case, the card use day, and the date on which it was notified to the traveler the contents of the travel services that we established.

3,When travel before the start, revision of fares and fees for transportation, lodging institutions, resulted in a change in the travel price by reason of fluctuations other exchange rate, the company can change the travel price.

4,In the case of the preceding paragraph, the increase or decrease in travel price shall belong to the traveler.

5,If have entered into a communication contract with the traveler, if the expenses, such as travelers should bear in accordance with the provisions of Chapter IV or Chapter III

has occurred, the Company will receive the payment of such costs without the signature of the travelers given by the card of partners. In this case, the card use day is the date on which the Company has notified to the traveler the amount should reimburse the traveler or the amount of expenses. However, that if the Company has canceled the travel arrangements contract pursuant to the provisions of item (ii) Article 14 (1), travelers must pay the costs by the payment method prescribed by the Company or before a date to be fixed by the Company.

(Settlement of the travel price)

The Seventeenth article The Company arranges travel services, and (. Referred to as the "settlement travel price" below) handling fee and those that should be borne by the traveler at a cost that was paid for transportation, lodging institutions in the case where the amount of money that has already toll collection as price does not match, after the trip ends the price of travel will be settled as soon as possible in accordance with the provisions of the third paragraph and the next section.

2, When travel fee exceed the amount that travelers have already paid to the Company, the traveler must pay the difference.

3, When it is less than the amount that settlement travel price has already toll collection as a travel price, we will refund the difference to travelers.

Chapter V organizations and group contract

The eighteenth article For the conclusion of the arrange travel contract type who apply multiple travelers to travel at the same time the same stroke defines its representative who is responsible, we will apply the provisions of this chapter.

(person who responses for the contract)

The Twenty-second article But unless you signed a special agreement, the Company authority of agency concerning absolutely conclusion of arrange travel contract (. Called "configurator" below) travelers that make up the organization group contract responsible it is assumed that you have, transactions related to travel business according to the organizations and groups, is done in between the contract supervisor.

2 The contract supervisor must submit list of the configuration to the Company before the deadline.

3 For obligation or debt that the contract supervisor shall bear actually to the configuration's, or to bear the future is expected, the Company assumes no responsibility for that.

4, If the contract supervisor is not responsible to accompany organizations and groups, after the starting of the travel, the Company considers the contract supervisor configuration who be appointed as the contract supervisor in advance.

(Special Provisions of the contract established)

The Twenty ArticleWe accept the conclusion of arrange travel contract without payment of the application fee with the contract supervisor on the provisions of Article 5, paragraph 1.

2 If you entered into arrange travel contract planning travel contract without receiving the payment of application fee in accordance with the provisions of the preceding paragraph, arrange travel contract shall be delivered to contract supervisor, when the Company has issued the document.

(Configuration changes)

The Twenty-first Article Upon the application of the configuration changes from the contract, we will respond to this as much as possible.

2, Cost required for the change and an increase or decrease in the travel price caused by a change set forth in the preceding paragraph, shall be attributable to the configuration's.

(Tour Service)

The Twenty-second ArticleThe Company may provide a service Tour to accompany the tour conductor to organizations and groups by request from the person responsible for the contract.

2, The contents of the Tour services that tour operators do that has been determined in advance, in principle, to the work required to travel on dates, to perform a collective group action.

3, The time zone in which tour operators to provide service Tour which supposed to be 8:00 to 20:00 as a general rule.

4, When we provide a service Tour, contract responsible person must pay a service charge Tour prescribed.

Chapter VI responsibility

(the responsibility of the company)

The Twenty-third articleThe Company, upon arrange travel contract performance of the contract, (. Called "arrange Delegate" below) who was intercepted arrange based on the provisions of Article 4 , when you have damage to the traveler by the negligence or willful ,you appointed the responsibility to compensate for the damage. However, it is only when there is a notification to the Company within two years as from the day following the damage occurred.

2 Discontinuation of travel services provided by natural disaster, war, riot, transportation, lodging institutions and other public offices, when it suffered a loss by reason that can not be involved in the arrangements behalf of the Company's or our

instructions travel and is not responsible for the exception of the case referred to in the preceding paragraph, to compensate for the damage.

3 The Company, for damages under paragraph that arise regarding baggage, regardless of the provisions of the same paragraph, the domestic travel, on the 14th within, when to travel abroad, within the 21st from the day following the damage occurred, when there is a notification to the company only the compensation as (unless there is gross negligence) to limit 150,000 yen per one travelers.

(Responsibility of the traveler)

The Thirtieth article When the Company has suffered damage as a result of negligence or willful by the traveler, the traveler must compensate for damages.

2 Upon concluding arrange travel contract, the traveler must endeavor to utilize the information provided from the Company, to understand the contents of the recruitment type planning travel contract of rights and obligations and others.

3 In order to let travel receive a smooth travel service that is described as some as the Contract Document, the traveler must notice the Company or to the travel service provider or arrangements of the Company's behalf as soon as possible in Travel Destinations if travel service that is different from Contract Document has been provided.

Chapter VII Operating guarantee deposits (If it is not a guarantee employees of Travel Industry Association)

(Operating guarantee deposits)

The Thirty-first Article Regard to receivables generated by the transaction, the structure's or traveler has signed a arrange travel contract with the Company, subject to reimbursement from operating deposit which is based on the provisions of paragraph (1) of Article 7 Travel Agency Law.

2 Name and address of the deposit office which we are to deposit the sales deposit is as follows.

④ Name

⑤ Address

Chapter VIII Payment business deposit (If it is a guarantee employees of Travel Industry Association)

(Payment business deposit)

Thirty-first Article The Company has become a guarantee employees generally Japan Travel Industry Association (Tokyo - streetnumber).

2 Regard to receivables generated by the transaction, the structure's or traveler has

signed a arrange travel contract with the Company, that you receive payment until it reaches the circle from the payment business deposit General Association of Travel Industry Association set forth in the preceding paragraph has been deposited.

3 Based on the provisions of Article first term of the twenty-second Article Travel Agency Law, we have to pay the payment business deposit contribution to the Institute of Travel Industry Association, based in Article 7, paragraph (1) the law the Company does not have a deposit and operating deposit.

The part of Passports agency contract

The first chapter General Provisions

(Scope of application)

First article The Agreement regarding the Passports agency contract that between the travelers with company that depends on the provisions of this Agreement. For matters not expressly set forth in this Agreement, it depends on the convention or has been established in general law.

2 Company do not violate the law, when it signed a special agreement in writing does not lie disadvantage of travelers, regardless of the provisions of the preceding paragraph, the special contract takes precedence.

(Travelers to conclude a travel agency contract procedures)

The second article Travelers who has entered into a contract the Company on behalf of the travel or Wanted type planning travel contract, recruitment type planning of travel agencies other which we are entrusted travelers or entered into an arrange travel contract or make-to-order planning travel contract with us is the travelers who entered into a Passports agency contracts with us.

(Definition of Passports agency contract)

The third article The "Passports agency contract" means a contract to assume that you have promised that we will levying travel business handling fee for the agency of travel procedures, commissioned by travelers, to perform the following duties in this Agreement you.

- 1, The procedure passport, visa, on the acquisition of various certificate and re-entry permit
- 2, Creation of immigration procedures documents
- 3, Business related to each of the preceding other

(Formation of the contract)

The fourth article Traveler who intends to conclude a Passports agency contract with the Company, you must fill out and submit to the Company the matters prescribed in the application form prescribed by the Company.

2, The Passports agency contract shall be satisfied when we accept the conclusion of the contract and the application set forth in the preceding paragraph.

3, We may accept an application for Passports agency contract phone, mail, by the communication means of facsimile other without Notwithstanding the provisions of the preceding two paragraphs, to receive the submission of the application form. In this case, the travel agency procedures Agreement shall be satisfied when we have to accept the conclusion of the contract.

4,The Company can refuse conclusion of a travel agency contract procedures in the following cases.

1,Travelers, when it is found to be anti-social forces of the General Assembly shop, gangsters quasi-members, gang-related person, or companies related to organized crime groups.

2, When a traveler is, to have committed an act pursuant to these acts or using violence or threatening behavior and request act violent against us, unreasonable demands action to the transaction.

3, Travelers who disseminate rumors, using fraudulent means or by using the power to damage the credit of the Company and interfere with the business of the Company .

4, When there is the convenience of our business .

5,After the establishment of Passports agency contract, a documentdescribes the amount of travel procedures agency fee, how the toll collection, the contents of the agency business, necessary matters other obligations of the Company will deliver to the traveler immediately.

6,With the agreement of the travelers, instead of delivering the written document of the contents of the travel services, our liability and travel conditions, travel price, we will make sure that the items mentioned have been recorded in communications equipment of the travelers.

2 In the case of the preceding paragraph, if communication device of the travelers is not recorded the items that mentioned in the file that we will make sure that the travelers have viewed the items that mentioned by company.

(Confidentiality)

The fifth article We will do so as not to divulge the information about what we have learned from the contract work.

(Obligations of traveler)

The sixth article By the deadline stipulated by the Company, travelers must pay the travel agency fee procedures.

2,Travelers must submit to the Company documents ,things of other materials that required for contract work before the day we set.

3,When we pay government offices in Japan and a person of foreign residents in Japan diplomatic missions for the fee, visa fee, or other fee in performing the contract work , travelers must pay the visa fees to the Company by the date that Company stipulated.

4,When carrying out the contract work, postage costs, transportation and other expenses occurs, travelers must pay the cost to the Company by the date set by the Company.

(Cancellation of the contract)

The seventh article Travelers will be able to cancel all or part of the travel agency contract procedures at any time.

2, The Company can cancel the travel agency contract procedures in the following cases.

① When the traveler does not submit a travel procedures documents by the specified date.

② When we admitted that there is a deficiency in travel procedures documents that have been submitted by travelers.

③ Travelers do not pay the cost of paragraph (4) Passports agency fee, or visa fees by the specified date.

④ When traveler was found corresponds to any one of up to third degree from Article 4 (4) first item.

⑤ When we admit in the case where it is assumed the agency business of the third Article first issue, regardless of the reasons attributable to the company, travelers is not possible to obtain a re-entry permit passport or visa is very large at a very large risk.

3, When Passports agency contract has been terminated in accordance with the provisions of the preceding two paragraphs, travelers, in addition to bear the cost of paragraph (4) and visa fees already paid, must pay what we have already done about the travel agency fee procedures relating to contract work to the Company.

(Responsibility of the Company)

The eighth article When we have damage to the traveler by the negligence or intentionally in travel agency contract enforcement procedures, the Company appointed the responsibility to compensate for the damage. However, it is only when there is a notification to the Company within six months as from the day following the damage occurred.

2, The Company does not guarantee that the immigration to the countries concerned actually is allowed and that travelers can obtain passport by the travel agency procedures agreement. Therefore, regardless of the reasons attributable to the Company, if the travelers cannot get a passport, or immigration to the countries concerned were not allowed, the Company does not assume the responsibility.

The part of Travel consultation contract

The first chapter General Provisions

(Scope of application)

First article The Agreement regarding the travel consultation contract that between the travelers with company that depends on the provisions of this Agreement. For matters not expressly set forth in this Agreement, it depends on the convention or has been established in general law.

2 Company do not violate the law, when it signed a special agreement in writing does not lie disadvantage of travelers, regardless of the provisions of the preceding paragraph, the special contract takes precedence.

(Definition of travel consultation contract)

The second article The "travel consultation agreement" means the agreement to assume that we promise that we will be levying travel business handling fee for consultation which is commissioned by travelers, to perform the following duties in this Agreement.

- 1, Necessary advice for travelers to create travel plans
- 2, Creating a plan of travel
- 3, Estimate of the expenses necessary to travel
- 4, Providing information on transportation, accommodation agencies and Travel Destinations
- 5, Providing other information and advice necessary to travel

(Formation of the contract)

The third article Traveler who intends to conclude a travel consultation contract with the Company, you must fill out and submit to the Company the matters prescribed in the application form prescribed by the Company.

2, The travel consultation contract shall be satisfied when we accept the conclusion of the contract and the application set forth in the preceding paragraph.

3, We may accept an application for Passports agency contract phone, mail, by the communication means of facsimile other without Notwithstanding the provisions of the preceding two paragraphs, to receive the submission of the application form. In this case, the travel consultation contract shall be satisfied when we have to accept the conclusion of the contract.

4, The Company can refuse conclusion of a travel consultation contract in the following cases.

- ① When it is intended to consult the contents of travelers is contrary to public policy, or is likely to violate the laws and regulations in force in Travel

Destinations.

②Travelers, when it is found to be anti-social forces of the General Assembly shop, gangsters quasi-members, gang-related person, or companies related to organized crime groups.

③When a traveler is, to have committed an act pursuant to these acts or using violence or threatening behavior and request act violent against us, unreasonable demands action to the transaction.

④Travelers who disseminate rumors, using fraudulent means or by using the power to damage the credit of the Company and interfere with the business of the Company .

⑤When there is the convenience of our business .

(Consultation fee)

The fourth articleWhen you make a business that we listed in the Article, travelers must pay a consultation fee to the company prescribed by the Company on the date which is set by the company.

(Cancellation of the contract)

The fifth article When the traveler falls under any category of the fourth degree from third paragraph 4 second issue is found, the company may cancel the travel consultation contract.

The sixth articleWhenwe have damage to the traveler by the negligence or intentionally, the Company appointed the responsibility to compensate for the damage in the performance of the travel consultationcontract.However, it is only when there is a notification to the Company within six months as from the day following the damage occurs.

2,The Company does not guarantee that the arrangement is indeed possible,as transportation, accommodation institutions as described in the travel plans prepared by the Company.Therefore, by reason of the full house, the transportation, accommodation institutionscan not be provided, as well as could not be entered into an agreement ,we shall not be responsible for that.