



KET TRAVELS LLC

Official Terms & Conditions

Atlanta, Georgia

1. Acceptance of Agreement

By booking any travel package, flight, hotel, tour, excursion, travel insurance product, or customized itinerary through Ket Travels LLC ("Company"), Client agrees to these legally binding Terms & Conditions. This agreement is enforceable under the laws of the State of Georgia.

2. Agency Status

Ket Travels LLC acts solely as an independent agent for third-party suppliers including airlines, hotels, cruise lines, tour operators, and transportation providers. The Company does not own, operate, or control these suppliers.

3. Booking & Payment Terms

A non-refundable deposit is required to confirm reservations. Full payment must be received by the stated deadline. Failure to make timely payment may result in automatic cancellation without refund.

4. STRICT NON-REFUNDABLE POLICY (LEGALLY ENFORCEABLE)

ALL PAYMENTS MADE TO KET TRAVELS LLC ARE FINAL AND NON-REFUNDABLE UNLESS EXPRESSLY STATED OTHERWISE IN A WRITTEN AGREEMENT SIGNED BY THE COMPANY. Client expressly acknowledges: • Travel services require immediate contractual commitments with third-party suppliers. • Funds are disbursed to secure inventory, accommodations, flights, and tours. • Cancellation for ANY reason—including illness, schedule conflicts, financial hardship, government restrictions, weather events, airline disruptions, or personal circumstances—DOES NOT entitle Client to a refund. Client voluntarily waives any claim to refund, chargeback, reimbursement, or dispute except where prohibited by Georgia law. This clause survives cancellation and constitutes a material condition of booking.

5. Changes & Modifications

All change requests must be submitted in writing. Changes are subject to supplier penalties and additional administrative fees.

6. Travel Insurance

Travel insurance is strongly recommended. Ket Travels LLC is not an insurer and is not responsible for claim determinations.

7. Documentation Responsibility

Client is solely responsible for passports, visas, vaccinations, REAL ID compliance, and entry requirements.

8. Assumption of Risk

Client understands that travel involves inherent risks including illness, injury, political instability, and unforeseen disruptions.

9. Limitation of Liability

Liability of Ket Travels LLC shall not exceed the total amount paid directly to the Company. The Company is not responsible for acts, omissions, delays, or negligence of third-party suppliers.

10. Force Majeure

The Company shall not be liable for failure to perform due to events beyond its control including natural disasters, pandemics, war, civil unrest, or government actions.

11. Chargebacks & Legal Remedies

Client agrees not to initiate credit card disputes for services rendered under this Agreement. Improper chargebacks constitute breach of contract and may result in legal action, recovery of attorney's fees, and collection costs under Georgia law.

12. Indemnification

Client agrees to indemnify and hold harmless Ket Travels LLC from claims arising from participation in travel services.

13. Governing Law & Venue

This Agreement shall be governed by Georgia law. Exclusive venue for disputes shall be Fulton County, Georgia.

14. Arbitration

At the Company's discretion, disputes may be resolved via binding arbitration in Atlanta, Georgia.

15. Entire Agreement

These Terms constitute the entire agreement between Client and Ket Travels LLC.

Client Acknowledgment

By completing payment, Client confirms understanding and acceptance of these Terms & Conditions. Electronic acceptance constitutes legally binding signature under Georgia law.

Client Name: _____

Signature: _____

Date: _____