

TOUR CONFIRMATION FORM | PASSENGER DATA SHEET | TERMS AND CONDITIONS

BOOKING DETAILS Booking Date Source Destination No. of Days			PASSENGER CONTACT DETAILS Full Address : SANJAY KESHAVMURTHICHARI #11,Lakkappa Layout ,First cross ,Singapura ,Vidyaranyapura Post ,Bengaluru 560097						
Dep. Date		Mobile:9731231974 Landline				 E Mail ID			
				:charisanjay@	gmail.com	<u> </u>			
SI. No	SURNAME		GIVEN NAME		AGE / DOB	TITLE	FLIGHT MEALS (NV/V)	TOUR MEALS (NV/V)	ROO M No.
1	CHARI	S	SANJAY KESH	AVMURTHI	20-06- 1962	MR.	V	V	
2	CHARI	I	REKHA SANJA	Y		MS.	V	V	
3									
4									
5									
6 PASSPO	RT DETAILS (VALIDITY OF	THE PASSPOR	T SHOULD BE M	IORE THAN 7 MONTHS	BEYOND T	HE STAY	ABROAD)		
PASSPO er passi	port scans sent								
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EMERGENCY CONTACT DETAILS

In case of any emergency, please provide details of your family member we must contact

NAME OF THE PERSON	MOBILE NUMBER	ALTERNATE NUMBER	EMAILID
Meena Shashidhar	9845537350	9901199001(Shashidhar)	

TOUR COST DETAILS

		No. of Pax	Cost / Pax (Including Applicable GST and Excluding TCS)	Category Total (Including Applicable GST and Excluding TCS)
A	dult (12 years and above)			
Cł	nild with Bed (B/w 7 & 12 yrs)			
Cł	nild No Bed (B/w 2 & 7 yrs)			
In	fant (less than 2 yrs)			
To	otal ((Including Applicable G S T))			

Children who have not completed age of two years on the date of completion of the tour are considered infant and will not be charged for land arrangements. Infant must share the parent's bed

Children aged between 2 years -11 years of age (completed age on the date of completion of the tour) need to pay either child-no bed tour cost if the child is sharing parent's bed or need to pay child-with-extra-bed tour cost if additional bed is required for the child

Child is considered an adult if the child is completing 12 years of age on the date of completion of the tour Only one extra bed can be provided in each room

PAYMENT DETAILS

COLLECTION DETAILS			
AMOUNT (INR)	Receipt No.	Date	
BALANCE RECEIVABLE DET	AILS		
AMOUNT (INR)	Due Date		

IMPORTANT: PLEASE READ THE TERMS AND CONDITIONS IN THE FOLLOWING PAGES

SIGNATURE OF THE CUSTOMER



TERMS & CONDITIONS

All our products are sold subject to these Terms and Conditions and the contract between the Client and us shall be governed by the same.

1. ITINERAY ACCURACY

Itineraries and brochures are prepared and printed several months in advance and the description of services are provided as accurate as possible during the time of its publication. However, Turnkey Holidays (herein after referred to as "we" unless specifically referred to others) does not have direct control over the suppliers as we are a Tour Operator and do not own any hotels, airlines, restaurants, cruises or coaches. Circumstances beyond control like major road works, traffic congestions, weather conditions, fairs, festivals, sport events, political/religious gatherings, strikes, change of management/closure of hotels/restaurants, over booking of hotels/flights, cancellation/ re-routing of flights or railway, closure of / restricted entry at a place of sightseeing and any other circumstances not mentioned herewith may result in changes in the services / itineraries. Therefore, we reserve the absolute right to alter, amend, change or modify the Tour Package, Itineraries, tour Schedule, travel plan, tour arrangements and sightseeing. Where we may know of these sufficiently in advance, we will notify the client, otherwise our Tour Managers or local representative/s will inform you of the changes on the spot. There are also very big Fairs and Exhibitions lasting up to 2 weeks, where all the hotels are fully booked several years ahead. Every effort is made to avoid such dates, but in the few instances where it is unavoidable, it may be necessary to stay in hotels in other cities. (This would be advised as advance as possible).

2. THE BOOKING

Your contract is with Turnkey Holidays. A contract exists between us when we have confirmed that we have space available on the tour of your choice and we have received your signed Travel Confirmation Form and advance.

3 DEPOSIT

Upon completion of the signed booking form 30% of the tour cost, must be paid to the company.

4. PAYMENT

Payments should be made in the name of Turnkey Holidays by cheque or DD preferably. Payment by DD can be drawn at our cost. In unavoidable circumstances, cash payments are accepted. We also accept credit cards. There will be a surcharge of 2% oncard payments which will be added to the total invoice cost. For bookings which are made within 10 working days of tour departure, the full amount will become immediately payable either by DD, CASH OR CREDIT CARD ONLY.

5. BALANCE

The full and final tour cost as agreed in the Tour Confirmation Form must be paid to Turnkey Holidays at least 20 working days before the scheduled departure of the tour. An interim payment of a portion of the tour cost may be required to be paid to Turnkey Holidays. Payments for any such requests must be paid within 7 days of request made by Turnkey Holidays. Further, you expressly authorise Turnkey Holidays to retain in its custody any or all of the original travel documents, including but not limited to, Passports(s), Aadhar, PAN, Driving License or any other document submitted during the process of confirming a tour and handover the said documents only after payments are made as required by Turnkey Holidays. Failure to pay any of the payments within the specified period will result in the cancellation of the booking, and the payment of a cancellation charges, as detailed below

6. IF YOU CANCEL YOUR HOLIDAY

If you or any member of your party wishes to cancel your holiday, you must notify us in writing only. In any case, the date of cancellation will be at the date on which notice is received by us. The person who signed the confirmation form must also sign the letter of cancellation. As this incurs administrative costs and we may not be able to resell your booking, cancellation charges will apply on the following scale:

NATURE OF THE CUSTOMER



Number of days before departure, Turnkey Holidays Tours receives your writtencancellation	Amount of Cancellation charges shown as a % of a total holiday price you must pay	If we cancel your holiday, amount you will receive from us
More than 45 days	Deposit only	Full Advance Received
44 – 30 days	40% of total holiday cost	Full Amount Received
29 – 15 days	60% of total holiday cost	Full Amount Received
15 days or less	90% of total holiday cost	Full Amount Received

In all cases the above cancellation charges, will be applicable in INR.

Force Majeure: This means that we will not pay you compensation if we must cancel or change your travel arrangements in any way because of unusual or unforeseeable circumstances beyond our control. These can include and are not limited to war, riot, industrial dispute, terrorist activity and its consequences, natural or nuclear disaster, fire, adverse weather conditions and many more.

7. IF YOU CHANGE YOUR BOOKING

If, after your confirmation, invoice has been issued and you wish to change your travel arrangements in any way, for example your chosen departure date, names of passengers or accommodation, we will do our utmost to make these changes, but it may not always be possible. Any request for changes to be made must be in writing from the person who made the booking. You may also be asked to pay an administration charge of per person per change and any further costs we incur in making this alteration. You should be aware that these costs could increase the closer to the departure date that changes are made, and you should contact us as soon as possible.

8. SCOPE OF ACTIVITY

We are travel and holiday organisers only. We do not control or operate any airline, neither do we own or control any shipping company, coach or coach company, hotel, transport, restaurant, kitchen caravan or any other facility or service mentioned in this Brochure. Though we take care in selecting all the ingredients in your holiday, we can only select and inspect them. As we have no control in running of them, we cannot be responsible for any delay, improper services provided by any agency, airline, transport, hotel, any provider of services, for any injury, death, loss or damage which is caused by the act or default of the management or employees of any hotel, airlines, shipping companies, cruise, coach owners/coach operators/tour operators who are the Company's independent contractors. We are also not responsible for the delay or deficiency in services provided by agency, airline, transport, hotel, any provider of services, and/or any act or actions of co-travelers, co-passengers which may result in injury, damage to the life or property of the Client or interfere with enjoying or availing the following and /or the other services to be provided on the tour. We do take all reasonable steps in ensuring that the organisation, maintains standards and provide a service that is acceptable to the company. The information within this brochure has been compiled with all reasonable care and is correct to the best knowledge of the company and is published in good faith.

9. TRAVEL DOCUMENTS AND CLEARANCES

It shall be sole responsibility of the Clients to hold valid travel documents and statutory clearances, to enable you to travel on the Tour such as passports, insurance and medical insurance certificates and other statutory certificates including immigration clearance. In any case, your Passport must be valid for at least six months subsequent to the scheduled departure date of the tour. As granting or rejecting visas and immigration clearance is the sole prerogative of the concerned sovereign governments, the Operator shall neither be responsible in case of non-granting of such documents nor liable for any delay, denial or other related act/omission or for any loss, expense, damage or cost resulting there from. The position in respect of cancellation of Tour by Client due to non-availability of travel documents would not change only by virtue of the Client having applied for such documents through us. Even if visas are rejected, our stipulated fees shall be payable by the Client. There will be no refund to the Client, or any member of his party, is unable to travel due to the said reasons. In such cases, the non-refundable deposit paid by the clients shall be forfeited and no claim whatsoever shall be made for the same. In the event that a client is unable to travel on the tour originally booked by him/her, due to rejection of visas by the concerned embassy, the said client shall have the option to postpone his/her tour to any other future date or transfer his tour to any other tour and in such case the transfer fee for the transfer of the tour shall apply. However, if the client books and pays within the cancellation period and is unable to travel due to any reason whatsoever including non-availability of visas or any travel documents, the cancellation policy will apply.

SIGNATURE OF THE CUSTOMER		



10. HEALTH AND INSURANCE

It shall be the duty of the Client to inform the Company in case the Client has any medical condition that may affect his ability to enjoy and pursue fully the Tour Arrangements and wherein the interest of the Group or any member thereof is prejudicially affected. The Company reserves the right to ask the Client to provide written certification of his medical fitness before departure. If a medical condition has not been disclosed the Company will not be liable to provide any assistance or money back. The Company makes it a condition that the Client is adequately covered by Overseas Mediclaim Insurance Policy and other appropriate insurance policies from the Insurance Company identified and named by us to cover the risk of life, limb and property while on tour, as Turnkey Holidays will not be responsible for the same. It may be noted that the tour cost may or may not include the insurance premium and that the clients shall have to acquire the same at their cost.

11. LIABILITY

In the event of the Company exercising its rights to amend or alter any Tour or holiday advertised in their Brochure/ itinerary after such Tour or Holiday has been booked, the Client shall have the right:

To continue with the Tour or holiday as amended or altered;

Or to accept any alternative Tour or holiday, which the company may offer. In either of these above cases the Client shall not be entitled to or the company shall not be liable to the client for any damage, additional expenses, consequential loss suffered by him or to pay any amount as refund. In the event that the Company is unable to conduct a particular Tour, the Company shall at its own discretion, refund the amount of the cost of the said Tour to the Client (after deducting the actual expenses incurred by us on your booking like visa, insurance premium, POE charges, and other overheads as applicable from case to case) without any interest on the same. The Client will not be entitled to make any grievance thereafter in respect of the same. The Company shall, in no circumstances whatsoever is liable to the client or any person traveling with him for any death, personal injury, sickness, accident, loss, delay, discomfort, increased expenses, consequential loss and/or damage or any kind of theft howsoever caused;

Any act, omission, default of any independent Contractor or other person or by any servant or agent employed by them who may be engaged or concerned in the provision of accommodation, refreshment, carriage facility or service for the client or for any person traveling with howsoever caused.

The temporary or permanent loss of or damage to baggage or personal effects howsoever caused including willful negligence on the part of any person.

Loss of baggage by the airlines / coach / cruise / train.

Overbooking of seats by the airline.

Failure on the part of airline to accommodate passengers despite having confirmed tickets or change of route.

If in the event that the Client is booked on a particular airline and the said flight is over booked/cancelled for whatever reason and the Client is not allowed/able to board the flight, the Client shall not hold the company responsible for the same and no claim whatsoever can be made by the Client against the company for refund or compensation.

The Company shall not be responsible and / or liable for any damages caused to the Client due to reasons beyond the control of the Company (Force Majeure / Vis Majeure).

In any case, no liability on the part of the Company arising in any way out of this contract in respect of any tour, holiday, excursion facility shall exceed the total amount paid for the tour holiday, and shall in no case include any consequential loss or additional expense whatsoever

12. CONDITIONS OF TRAVEL

The Client will have to strictly follow the Tour Program and return to India as per the validity of the air ticket. There shall be no refund, if the client fails to join the group at the commencement of the tour or joins the group later or leaves the group before culmination of the tour. It shall be noted that for all purposes, it shall be the responsibility of the Client to reach the place of commencement of the Tour and register with the representative of the company at the appointed place, date and time. In case if a client along with his family is compelled to discontinue the tour due to any reason whatsoever including illness, death or loss of passport or any travel documents, no claim shall be entertained for refund of unutilized services. Even if a client is unable to reach the place of commencement of the

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tour due to any reason whatsoever including loss of baggage or loss of travel documents, his booking shall be treated as "no show" on the tour and 100% cancellation charges will be levied. If a client avails pre - tour services or part thereof, or the air tickets (cost of which is included in the main tour cost) but fails to join the group for the main tour at the appointed place, or cancels the tour after using the air tickets; tour arrangements or part thereof, it shall be treated as "no show" and there will be no refund whatsoever for the unutilized pre-tour or main tour services.

Turnkey Holidays, reserves the right to withdraw tour membership from anyone whose behavior is deemed likely to affect the smooth operation of the tour or adversely affect the enjoyment or safety of other passengers and Turnkey Holidays, shall be under no liability to any such person. It is hereby declared that the immunities provided under this contract shall be available to the Company's Managers, including Tour Managers, Employees, Servants and Agents but not to the Independent Contractors selected by the Company.

Each of these conditions shall be severable from the other and if any provision be invalid, illegal or unenforceable, the remaining provisions shall nevertheless have full force and effect. No liability on the part of the Company arising in any way out of the Contract in respect of any tour, holiday, excursion facilities shall exceed the total amount paid or agreed to be paid for the tour holiday, and shall in no case include any consequential loss or additional expense whatsoever.

If no suit/action is brought against the Company within three months of the last day of the Tour, the Company shall be discharged from all liabilities under/or arising out of this Contract and the Client shall be deemed to have relinquished/abandoned all his rights under or arising from this Contract.

If you book with a travel agent and your booking with that agent includes but is not limited to Turnkey Holidays arrangements, your contract is with your travel agent and Turnkey Holidays is simply a supplier to your travel agent.

In case of publication of any travel scheme offering any discount or benefit by the Company, it shall have the sole right to withdraw such a scheme or discount at any time unless a specific assurance of the contrary is published.

13. LAW & JURISDICTION

For all complaints, suits, claims or disputes of whatsoever nature relating to any products by Turnkey Holidays and third party products and tours the courts, tribunals in Bangalore, India alone shall have exclusive jurisdiction. All tours are subject to laws, rules of RBI/GOI.

DECLARATION AND SIGNATURE

SIGNATURE OF THE CUSTOMER

I/We Mr. / Ms. / Mrs.	have reserved a tour with Turnkey Holidays
limited with tour cost of Rs	
I/We understand that the tour cost includes Applicable GST and Excludes applicable payment that can be made towards the tour cost is INR. 199000/- only and agree	
I/We Mr. / Ms / Mrs. declare that I / We was / were given the Terms and Conditio and accepted it. All the booking information(s) above are true and correct.	ns document and have read, understood

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