

GENERAL Upon full payment of price by the participant(s) named below, Fantasy Villa Vacations, Inc. 3704 N. Amelia, Oklahoma City, Ok 73112 (the Company) agrees to arrange through other companies the transportation, accommodations and services specified in the accompanying advertising subject to the terms, conditions and limitations contained herein. This contract shall be effective when the reservations application contract is properly completed, signed and the payment therein specified is received by the Company.

PREMATURE DEPARTURE. Trips are sold only in units, beginning and ending on a specific day. No refund or credit will be given, in whole or in part, for unused days resulting from premature departure or late arrival.

LONG DISTANCE CALLS. Will be on a collect basis only. A _____ deposit per person is to be paid to the Company to cover long distance calls made in violation of the "collect call" rule. Said deposit shall be applied to any calls made during the time the undersigned is scheduled at the villa regardless of who made the call. Any surplus from said deposit will be refunded within 10 days to the undersigned, after receipt of final telephone bill verification. (Estimated time 90 days.) If the telephone bill exceeds the deposit, the undersigned agrees to pay to the Company any excess regardless of whether the undersigned actually made said calls.

LOST/DAMAGED BAGGAGE INSURANCE may be obtained through your insurance company or travel agent. The Company is not liable or responsible for damage or destruction or the loss of baggage, documents, money, jewelry or valuables of any description owned or in the possession of the participant(s).

GROUND SUPPLIER'S CONSUMER DISCLOSURE NOTICE. The payment of required deposit or any partial or full payment for a reservation on a tour shall constitute consent to all provisions of the list of Conditions and General information contained in the brochure for the tour. These provisions are hereby incorporated by reference in this Disclosure Notice and passengers are advised to take note of them.

The Company is the principal ground supplier and is responsible to the participants for arrangements, tour services and accommodations as described in the brochure. The Company acts only in the capacity as agents for you and neither owns, manages, controls or operates any transportation vehicle, any villa or restaurant or any other supplier of services. The Company, its agents or servants shall not be responsible for personal injury or property damage, loss or delay, or change of itinerary incurred by any person or tour participant arising out of the act of negligence of any direct or supplemental air carrier, hotel, villa or other person rendering any of these services, or accommodations being offered in these tours. The Company shall not be responsible for any injuries, death, damages, loss or delay in any means of transportation or by reason of any event beyond the actual control of the Company or of any agent or supplier or due to force majeure. The Company reserves the right to decline or accept or to retain any person as a member of a trip, or to cancel a trip due to circumstances beyond the control of the Company.

If the contract between the Company and the passenger, on the one hand, and/or the contract between the Company and the designated carrier, on the other hand, is canceled by the ground supplier (as described in brochure), for any reason whatsoever, all partial or full payments made for the trip will be refunded in their entirety, without further obligation on the part of the ground supplier.

The right is reserved by the Company to substitute in its sole discretion, villas of similar category or change schedules without prior notice should circumstances so demand. In the event of a change in the itinerary necessitated by factors or conditions beyond the control of the Company no refund can be made nor will credit be allowed, provided that in the event of such change in itinerary, the Company shall provide accommodations and services of comparable quality and standard as set forth in the brochure. Any such change shall not modify the cancellation provisions in the brochure. No credit will be allowed or refund given for any services provided in the itinerary and Conditions List should any such services not be utilized by tour members.

Availability of refunds for air transportation included in a tour and additional transportation costs for a person who does not utilize an air transportation part of a tour will vary with the type of transportation and the point at which transportation is not used.

All rates quoted in the brochure are based on the current carrier tariffs and current international exchange rates and are subject to adjustment without prior notification in the event changes therein and any increase resulting from such adjustment shall not modify the cancellation provision in the brochure.

This Tour Participation Contract shall be governed by the laws of the State of Oklahoma.

FANTASY VILLA VACATIONS, INC. herein gives notice that it cannot be held responsible for any disruption of travel and/or related services in "troubled area" due to monetary crisis, political or social unrest, labor problems, mechanical or construction difficulties, climatic aberrations, local laws, diseases or novel conditions.

ASSUMPTION OF RISK: I have been informed and am aware that travel, wherever it may be and by whatever means, contains some inherent risk of injury, illness or death, which may be caused by forces of nature, negligence or actions of other or other agencies. I am voluntarily participating in the trip with knowledge that travel in foreign countries and remote areas involve numerous risks and dangers, including, but not limited to, the forces of nature, terrorism, civil unrest, wild animals, roads, hotel, vehicles, taxis, boats elevated railways trails or other means of conveyance or accommodation which may not be operated nor maintained to standards common to the United States. I assume the risk for traveling in countries where standards of safety, maintenance and health may not be common to those in the United States. I acknowledge that the enjoyment and excitement of travel is derived in part from inherent risks incurred by travel and activity beyond the accepted safety of life at work or home.

RELEASE OF LIABILITY: I hereby release, waive, indemnify, and agree not to sue Fantasy Villa Vacations, Inc. or any of its officers or representatives from any and all liability to the undersigned, his/her personal representatives, heirs assigns and next of kin, for any and all losses, damages, or injuries or any claim or demand on account of injury to the person or property of the undersigned. I acknowledge that this hold-harmless clause is prerequisite to my taking part in any tour or events sponsored by Fantasy Villa Vacations, Inc.

TRAVEL INSURANCE: INSURANCE FOR TRIP CANCELLATION, BAGGAGE DAMAGE OR LOSS AND TRIP ACCIDENTS IS REQUIRED.

Full name _____ Date of Birth _____
Last name First Name Middle initial Month, day and year

Address _____ City _____ State _____ Zip _____

Home Phone _____ Work Phone _____ E-mail address _____

If you do not have an e-mail address check with friends or relatives for one you may use.

Enclosed is my deposit for \$ _____ (\$ _____ per person) checks payable to Fantasy Villa Vacations, Inc. by paying this deposit I acknowledge that all terms and conditions have been read and accepted. Return mail: Return your booking form and deposit to Fantasy Villa Vacations, Inc., 3704 N. Amelia, Oklahoma City, OK 73112

Signature: I have read and do understand the conditions and accept them on behalf of myself and my party and declare that I / they are not traveling against any medical advise.

Signature and date