

General conditions

GoF1brasil.com explicitly states:

1. Responsibility

GoF1brasil.com acts as an intermediary in the reservation or contraction of the different services linked and included in the respective tour or service reservation, hotels, land transportation means or any other suppliers. Notwithstanding, the responsibility of the company, whether as organizer or travel intermediary, will be determined according to the provisions contained in the International Convention related to the travel contract approved by Law 19918. The company does not take responsibility for unexpected or force majeure situations, climatic phenomena or any situation that may occur before or during the event which may prevent, delay or somehow become an impediment for the total or partial execution of the services promised by the company, according to what is arranged in the Civil Code. Therefore, GoF1brasil.com declines any kind of responsibility on damages, loss, robbery or detriment the people or their properties may suffer, no matter what external causes may originate them. GoF1brasil.com neither takes responsibility for the modifications on the schedule of the event and/or changes on the flights which may be decided by the airlines in a unilateral form.

2. Reservations

2.1 EVENT

The reservations must be confirmed by paying out 50% of the total price of the tour. The resulting balance should be paid out 45 days before the start of the program, and the vouchers will be issued once the total payment is performed. Partial payments may be performed after the initial 50% has been paid. The total amount must be paid 45 days before the start of the event. In the case when the contract is done 45 days or less before the date planned for the event to start, the total price must be paid out completely.

3. Requests and payments

The price and/or reservation of the services are subject to modifications without previous notice whenever alterations on the services, modifications on the costs and the provided currency exchange types occur due to any cause that may not be attributed to any of the parties. All taxes paid before the definite confirmation of the services are received in the concept of reservation. The definite confirmation of services and prices will be completed with the emission of the tickets and/or vouchers and the corresponding billing. Credit operations must satisfy the proper requirements established on them. On the other hand, the person hiring the services will have to comply with the payment of the amounts according the terms and conditions established in the contract.

4. Limits to the rights to stay

The hereby travel company reserves the rights to have any passenger pay the tour at any point provided that the conduct, way of acting, health status or any other reason related to the passenger and considered severe by the company may cause danger or inconveniences to the rest of the travelers, thus compromising the success of the tour or the normal development of it.

5. The prices include

All the services specifically stated in each itinerary. Accomodation for the number of nights as specified and stated in the itineraries and/or vouchers, in the specified hotels or any other with the same or a higher category, occupying rooms according to the one chosen, tax included. Meal plans, according to specified in the voucher and indicated in each case and place. Visits and tours included in the service acquired and detailed in the voucher, as well as the transportation from and to the airports, terminals and hotels as indicated. The hotel industry considers the day of the arrival a full day, and there are no claims when the time differences shorten the period of stay. The rooms must be left at 10:00 a.m. being available for the passenger the facilities of the hotel and/or the luggage storage until the passenger takes it back. Regarding the rooms, they will be assigned at the arrival of the

passengers according to the room acquired and specified in the voucher, and according to availability at check-in. The difference corresponding to any category change on the room assigned will be paid by the passenger. All rooms are standard except specified differently in the documents issued. The passenger may agree with the local operator the change of the schedules of the tours included, provided his request may be satisfied, otherwise, the passenger will have to follow the regular and planned schedule. In the case of contracting any optional tours, they will run at the expenses and risk of the passenger at the moment of acquiring them, and the travel company hereby will have no responsibility on the completion of it, or the amount paid, since it is implied that they are unrelated to the services acquired and/or agreed.

6. The prices do not include

Extras, beverages, telephone expenditures, laundry, tips, medical services, bilingual guides if not specified, entrance tickets for parks, museums and reservations, visa fees, passport fees, excess luggage, boarding fees, services fees, IVA and other taxes, current and/or in the future, or any other service not specified in the corresponding vouchers issued by the travel company hereby and delivered by it or through the agency performing the operation. Accommodation, meals and/or additional expenditures or harms produced by cancelations, delays in the departure or arrival of the means of transportation or by any unexpected reason unrelated to the company. Meals in transit, except those included or planned and specified. Expenditures and interests in credit or debit operations. Any expenditure performed by the passenger when in need to go beyond the fixed terms due to unexpected or force majeure events which will be at the passenger's expenses without the right for a refund or any compensation.

7. Cancelations

7.1 ON THE PART OF THE COMPANY

The company reserves the faculty of legitimately canceling the tour under the following circumstances:

Force majeure events. The total amount received until that moment will be refunded, excluding the expenses derived from the bank transaction performed. In the case of trips that might require a minimum number of passengers to be performed and when such number is not reached during the reservations period, according to established by Law 18829. In this case, the cancelation will be communicated with a minimum of 30 days in advance to the date of the event and the total amount received until that moment will be refunded, excluding the expenses derived from the bank transaction performed. The cancelation will be notified in written form directly to the passenger.

7.2 ON THE PART OF THE CLIENT

Todas las cancelaciones deberán ser notificadas por escrito. Para las cancelaciones anticipadas, los gastos de anulación, una vez deducido el porcentaje correspondiente al/a los prestadores, serán los siguientes: All the cancelations will have to be notified in written form. For the anticipated cancelations, once the corresponding percentage is deducted from the suppliers, the cancelation expenditures will be as follow:

- In the period of 90 days, the penalty will be 100%
- Canceling in the period between the day of reservation and 91 days before the event, there will be a penalty of 50%

Once the service starts, the hereby established on cancelation and voluntary waiver of the services will be applied.

8. Documentation

Although the travel agency involved must guide and advise regarding the documentation, it is a unique and exclusive responsibility of each passenger to have all the necessary documents for the trip in order. The passenger should have a current passport and the visa and vaccines required according to the chosen itinerary. It is responsibility of the traveler having everything needed for his/her personal identification, before, during and at arrival or when returning to the place of origin. Not complying with the previously described will cause the loss of the rights to any refund. The consequences the omission and the

expenditures originated as a consequence of will be at the traveler expenses, applying the conditions established for the voluntary waiver of the services. The same will happen whenever the authorities of any country deny the entrance to the passenger. Further information will be provided by the airlines involved and/or the corresponding consulates.

9. Luggage

The company does not take any responsibility on the luggage and any other personal belongings of the client, since they are not subject to the transportation contract, understanding that the passenger always keeps them on his/her account and at his/her expenses, no matter where is being transported. The travel company hereby will not have any obligation to respond under contract for the loss or damage they may suffer, which is why it is recommended to hire an insurance policy to cover the risks mentioned before.

10. Information and images on the website

F1, Formula 1, Formula One, the FIA FORMULA ONE WORLD CHAMPIONSHIP, Grand Prix and Grand Prix are commercial brands property of Formula One Licensing BV. This site is just an AUTHORIZED site to sell Formula 1 packages.