

TERMS AND CONDITIONS

Participation and Payment:

In case you want to participate in this program, please select first, read it carefully to learn details involved and then proceed with the booking and payment of the fee provided. After that your participation is regarded as “Confirmed” and we will be waiting, to welcome you.

Cancellation:

The “Client” reserves the right to cancel his participation until 12 hours before the starting day and time of the program. In such a case, the “Company” withholds as compensation, the 50% of the participation fee paid and refunds to the “Client” the remaining 50%.

In case the cancellation is made within 12 hours prior to the starting day and time as above, the “Client” is charged with the 100% of the entry fee paid.

In case the “Client” commences or not the program, but for his own reasons, is forced to interrupt or to prematurely depart the program, he is not entitled to a compensation or refund of any amount from the total program’s fee paid.

As cancellation day is considered the day and the time that our “Company” will receive the corresponding notice from the “Client”.

Amendment

The programs offered by our “Company” are predefined and do not accept amendments from the side of the “Client”.

Our “Company” is obliged to re-schedule, postpone or cancel the program before its start, in case it deems that due to “forces majeure”, governmental measures, political unrest or strikes, could be endangered or seriously complicated. In case the re-scheduling is not approved by the “Client”, our “Company” will refund to him the total amount of fee that has already collected. Any further claim by the “Client” cannot be satisfied.

Also, our “Company” reserves the right to make any necessary alterations to this program due to unforeseen circumstances that might occur (weather conditions, traffic obstacles, etc.), during its progress provided that these alterations will not substantially affect its overview and total concept.

Liability for Increased Risk

The proposals and programs that include alternative activities usually involve higher level of risk and due to this, require the participants to be in excellent health status. Our “Company” does not undertake any responsibility for compensation or other expenditure for any health problems or accidents that may occur throughout the course. Our “Company” also takes it for granted that the “Client” are aware of the nature of the programs participate and of the dangers involved and assume his own responsibility for his choice.

Our “Company” will, of course, assist the “Client” under the existing infrastructure, face similar incidents in case of need.

Service grievances

Should the “Client” have any service grievances during the program, he should contact and inform accordingly the equivalent service provider immediately (ex. Leader, Hotel, etc.). In most of the cases, a solution to this kind of problems is found on the spot.

Furthermore, our “Company” is not responsible for products and services rendered to the “Client” under this program from third parties, taking care that the best possible options are followed every time is obviously, our aim.

Governing law

This particular agreement between the “Client” and our “Company”, Arcadian Trails OTC, is governed by Greek Law. In the event of legal dispute, the city of Athens is the sole place of jurisdiction.