

## General Conditions of Travel of Campus fuer Christus

### 1. Registration and Conclusion of Agreement

In principle, anyone can take part in our recreational activities/seminars, referred to as events here, provided that no restriction on participation on the group of people is specified for the respective program. Registration must be made on our form. In the case of minors, the registration must be signed by the parent/s or guardian/s. The participation agreement is concluded when the registration has been confirmed in writing by us. Decisive factors for the content of the participation agreement are only the advertisement of the event and these conditions of participation. Verbal side agreements are ineffective as long as they have not been confirmed by us in writing. The data of the participants is stored with the aid of electronic data processing (§ 26 Data Protection Act). It is used only for our own purposes and not passed on to unauthorised persons

### 2. Payment Terms

Unless otherwise stated in the individual advertisement with the registration part, the participation fee must be credited to our account specified in the advertisement no later than 2 weeks before the start of the event. Please indicate the number or name of the event when paying.

### 3. Service and price changes

Please note that four months after the conclusion of the agreement, we may charge a price increase of up to 5% of the total travel price, if verifiable and unforeseen increases in prices, in particular the transport costs, the charges for certain services such as port, airport or entry fees have occurred, or exchange rate changes have come into force for the trip in question.  The price increase can only be requested until the 21st day before the agreed departure date. The tour operator must declare an admissible price change to a significant travel service to the traveller immediately after becoming aware of the reason for the price increase.  In the case of price increases that turn out to be more than 5% of the total travel price after the conclusion of the agreement, the traveller may withdraw from the agreement free of charge or instead may request to participate in another at least equivalent trip if the organiser is able to offer such a trip without additional charge for the traveller from his offer. The traveller must assert the aforementioned rights to the organiser immediately after the organiser's declaration. Changes and deviations from individual travel services from the agreed content of the travel agreement which become necessary after the conclusion of the agreement, and which were not brought into effect by the tour operator contrary to good faith, are only permitted if the changes or deviations are not significant and do not affect the overall arrangement of the booked service. The organiser must notify the traveller of any admissible change to a significant travel service immediately after becoming aware of the reason for the change  In the event of a significant change to an essential travel service, the traveller may withdraw from the agreement or, instead, may request to participate in another at least equivalent trip if the organiser is able to offer such a trip without additional charge for the traveller from his offer. The traveller must also assert the aforementioned rights to the organiser immediately after the organiser's declaration.

### 4. Cancellation of participants, booking changes, representative

You can cancel at any time before the start of your recreational activity. The cancellation must be made in writing for reasons of securing evidence. The decisive factor for the cancellation date is the receipt of the declaration of resignation by us. If you cancel the travel agreement or if you do not take part in the recreational activity without cancelling the travel agreement, we are entitled to demand reasonable compensation for the travel arrangements made. We can produce a specific calculation of our damages, or assert a lump-sum compensation claim of at least 20.00€, unless other claims for compensation related to the event are specified in the individual advertisement with the registration part or in the travel confirmation. If you are being represented by a suitable representative with our consent or if you are taking part in another recreational activity with our consent, an administration fee of 20.00€ will be charged. Taking out a travel cancellation insurance policy is therefore recommended

## **5 Cancellation by the event agency**

If an advertised or officially stipulated minimum number of participants is not reached, we are entitled to cancel the recreational activity up to 6 weeks before the start of the recreational activity. The travel price paid will be returned to you in full immediately. Further claims do not arise. □

## **6. Liability**

We are liable as an organiser of recreational activities for •1. the conscientious preparation of recreational activities •2. the careful selection and monitoring of the service providers •3. the accuracy of the service descriptions •4. the proper provision of the contractually agreed recreational activities in accordance with the local customs of the respective destination country or place. •We are not liable for services in connection with services that are only provided as third-party services, and that are expressly designated as third-party services in the recreational activity advertisement, even if the local recreational activity management participates in these events. •

## **7. Limitation of Liability**

Our liability for claims arising from the travel agreement is limited to the amount of three times the travel price, •1. insofar as damage to the recreational activity participant is neither deliberate nor grossly negligent or •2. if we are responsible for a damage caused to the recreational activity participant solely due to the fault of a service provider. Our liability is excluded or limited, as far as due to legal regulations, which are to be applied to the services to be provided by a service provider whose liability is also excluded or limited. •

## **8. Crises during trips abroad**

If crises occur during trips abroad, it should be noted that the organiser is able to organise necessary evacuations. No extortion or ransom monies will be paid by us. If negotiations are necessary in a crisis situation, we will manage them in close cooperation with competent bodies (for example, the Foreign Office).

## **9. Obligation to cooperate**

Each traveller is obligated in particular to notify the local tour operator of his complaint without delay. It is the duty of this operator to provide a solution. If you culpably fail to meet these obligations, the right to reduction shall not apply. •

## **10. Exclusion of claims and statute of limitations**

Claims for the non-contractual provision of travel must be made by the traveller to the organiser within one month of the contractually agreed end of the trip. After end of this period, the traveller is only able to assert claims if s/he has been prevented from observing the deadline through no fault of his/her own. Claims of the traveller in accordance with §§ 561 c to 651f BGB (German Civil Code) shall expire in one year. The statute of limitations shall begin with the date on which the journey should end according to the agreement. If negotiations are pending relating to the claim or the circumstances giving rise to the claim between the traveller and the tour operator, the statute of limitations shall be suspended until the traveller or the organiser refuses to continue the negotiations. The statute of limitations shall come into effect at the earliest three months after the end of the suspension. •