



TERMS OF SERVICE

1. DEFINITIONS AND INTERPRETATION

1.1 The following definitions apply in these Terms:

Williment Travel Group, Williment Travel, Williment, we, us and our means **Williment Travel Group Limited** trading as **Williment Travel**. Williment Travel Group Limited is a division of helloworld Travel Services (NZ) Limited.

Business Day means any day other than a Saturday, Sunday or public holiday in the region in which the Services are provided.

Confidential Information means this Agreement and any non-public financial, business or commercial information relating to a Party (in any form) which the other Party may receive or obtain in connection with this Agreement or the Services.

Customer, you and your means you, the Customer.

Travel Booking means any Travel Product or Travel & Event Products that have been booked by us on your behalf and confirmed by the relevant Travel & Event Provider.

Travel Product means any travel service or product offered by a Travel & Event Provider (for example, an airfare, event ticket, package, cruise or hotel accommodation).

Travel & Event Providers means any provider of Travel & Event Products and **Travel & Event Provider** means any one of them.

Services means any travel consulting and advisory services that we provide to you from time to time, including (as applicable) designing travel holiday & Event packages, booking Travel & Event Products on your behalf, facilitating amendments or cancellations to your Travel & Event Booking, advising on relevant travel requirements and all incidental consultancy and advisory services.

1.2 The following rules of interpretation apply in this Agreement:

(a) References to persons include natural persons and any other body corporates (wherever incorporated).

(b) References to the words including, include or similar words do not imply any limitation.

2. AGREEMENT

2.1 Unless agreed otherwise by us in writing, these terms of service (**Terms**) apply to every supply of Services by us to you, including any bookings you make with our travel consultants in-store, over the phone or by email. We reserve the right to amend the Terms from time to time by written notice to you. Your continued use of the Services, or subsequent requests for further Services will be deemed acceptance of such amended Terms and such amended Terms will replace any previous arrangements or understandings between you and us.

2.2 If you instruct us to make a booking and/or accept our quote that shall constitute acceptance these Terms and such quote, together with these Terms, shall constitute the agreement between you and us (**Agreement**). Any variations or additions to the Agreement not expressly agreed in writing by us are expressly rejected.

3. AGENCY

3.1 We are a travel agent only. This means we arrange travel services and sell Travel & Event Products on behalf of third party Travel & Event Providers, including airlines, ticketing companies, tour and cruise operators, car hirers and accommodation providers. Our Services to you include booking and advisory services that allow you to purchase Travel & Event Products from the Travel & Event Providers. We charge a Service Fee for providing these Services to you.

3.2 Each Travel & Event Product is governed by the terms and conditions of the relevant Travel & Event Provider. This means that your rights to amend or cancel your Travel Booking, and the cost of doing so, will be governed by the Travel & Event Provider's terms and conditions. In no circumstances is Williment Travel Group liable to you for the delivery of the Travel & Event Product by the Travel & Event Provider.

3.3 We will use reasonable endeavours to ensure you are aware of the Travel & Event Provider's terms and conditions. This includes notifying you of key terms such as the Travel & Event Provider's amendment and cancellation policies, and any additional fees which may apply to the Travel & Event Product (for example, tipping, resort fees etc.) at the time of travel.

4. OUR SERVICES

4.1 We will provide the Services on the basis set out in our quote and otherwise in accordance with the terms and conditions contained in this Agreement.

4.2 In our performance of the Services, we will:

(a) exercise due care and skill; and

- (b) comply with all applicable laws, regulations and by-laws in force relating to the provision of the Services.
- 4.3 Subject to clause 4.4, we will provide our Services in accordance with the consumer guarantees contained in the Consumer Guarantees Act 1993 (**CGA**). In summary, this means the Services:
- (a) will be carried out with reasonable care and skill;
 - (b) will be reasonably fit for any particular purpose made known by you to us;
 - (c) will be of such a nature and quality that they can reasonably be expected to achieve the desired result; and
 - (d) will be provided within any agreed timeframe or, if no timeframe is agreed, within a reasonable time.

If we do not meet any of the consumer guarantees, you have rights under the CGA.

- 4.4 Where you are in “trade” and acquiring the Services for the purposes of “trade” (as that term is defined in the CGA), you acknowledge and agree that:
- (a) the provisions of the CGA will not apply to this Agreement or any Services provided by us under this Agreement; and
 - (b) it is fair and reasonable to be bound by this provision.

5. SERVICE FEES AND COMMISSIONS

- 5.1 The fees payable by you shall be as agreed or quoted in writing prior to our provision of the Services, or, in the absence of any agreement thereof, at our rates set out in the Schedule (**Service Fees**). The Service Fees are not refundable, even if the Travel Product is cancelled or not used for any reason.
- 5.2 You acknowledge and agree that we may receive commissions, fees, rebates, gifts or other financial incentives from Travel & Event Providers in respect of your Travel Booking (**Commissions**). We are not obligated to pass such Commissions on to you.
- 5.3 Unless we require payment in part or in full in advance of providing any Services (which we may so require in our sole discretion), we will submit invoices to you on a periodic basis or on completion of the Services. You must pay each invoice in full within seven days of the date of invoice. Payment will be made by direct credit to our nominated bank account.
- 5.4 If a sum required to be paid you under this Agreement is not paid to us by the due date:
- (a) you must also pay interest on that sum at the rate of 3% per annum (calculated daily and capitalised monthly) for the period beginning on the due date and ending on the date that the sum (including all accrued interest) is paid in full by you; and
 - (b) we shall not be obliged to perform further Services unless and until such outstanding amounts are paid to you.

6. YOUR TRAVEL & EVENT BOOKING

- 6.1 We will book the Travel & Event Products on your behalf in accordance with your instructions and the information provided by you.
- 6.2 It is your responsibility to provide all required information for each traveller and you must ensure such information is correct. This includes advising us of any medical (including pregnancy), dietary or mobility conditions of any traveller that is relevant to the Travel & Event Product. We are not responsible for any losses or damages arising from any incorrect information provided by you.
- 6.3 You acknowledge and agree that:
- (a) the Travel & Event Products are not guaranteed until payment has been made in full and the Travel & Event Provider has processed and issued a confirmation of the Travel Booking;
 - (b) the Travel & Event Products offered are subject to availability and can be withdrawn or subject to change [without notice] by the Travel & Event Provider at any time in accordance with the Travel & Event Provider’s terms and conditions;
 - (c) it is your responsibility to contact the Travel & Event Provider prior to departure to ensure there is no change to the scheduled departure time.
- 6.4 For international and domestic departure, e-tickets will be issued upon payment and completion of the booking process. All other travel documentation, such as hotel booking confirmations and event tickets, will be emailed to the email address you provided as an e-document. We will not be responsible if your e-ticket does not arrive due to an incorrect email address provided by you or your junk email settings. You must notify us immediately if you change your email address or contact telephone number after making a booking. It is your responsibility to advise us if you have not received your e- ticket confirmation. Should the Travel & Event Provider issue paper vouchers, these will be couriered to the address you provided.
- 6.5 Baggage allowance varies from airline to airline and in many cases the airfare you have paid may not include the cost to cover checked baggage. Please check with your Travel Advisor and/or the airline providing your flights for the allowances.

- 6.6 To determine whether your airfare is eligible for Frequent Flyer rewards, please contact the airline directly. When booking online, please ensure that you have entered your correct number. For bookings made by telephone via our Customer Service Team, please advise of your Frequent Flyer details and these will be added to your reservation. We do not take any responsibility should an airline not register your trip. You should retain copies of your air ticket and boarding pass. Special requests will be passed on to the Travel & Event Provider but cannot be guaranteed.

7. PAYMENT OF TRAVEL & EVENT BOOKING

- 7.1 You must pay for the Travel & Event Products in accordance with the payment terms of the relevant Travel & Event Provider and any deposit requirements set out in the Schedule.
- 7.2 Payment can either be made by you to us at time of confirmation of your Travel Booking, we will hold such funds on trust on your behalf in a separate bank account and pay such funds to the relevant Travel & Event Provider in accordance with the Travel & Event Provider's payment terms where payment is made by cash, bank transfer, or credit card (**Merchant Method**).
- 7.3 Payment may be due in a foreign currency (currency other than the original card holders' country of issue), in which a case currency conversion may be payable. The currency conversion would be calculated on the date of payment using the Travel & Event Provider's exchange rate of the day. Please refer to your financial institution for applicable fees.
- 7.4 Payment by way of the Merchant Method may incur credit card fees as set out in the Schedule.
- 7.5 There may be taxes levied abroad but not paid at the point of purchase that are payable in relation to hotel bookings (e.g. local taxes, sales tax etc.). Any local taxes will be payable by you directly to the Travel & Event Provider at the time of check in/check out.

8. AMENDMENTS TO TRAVEL & EVENT BOOKING

- 8.1 We will assist you with making any amendments required to your Travel Booking (including where such amendments are required to re-schedule your Travel Booking as a result of a Force Majeure Event) as requested by you. You agree to pay the Service Fees to us for such Services, provided that we will waive the Service Fees where an amendment is required due to our error, negligence or fault.
- 8.2 Your rights to make any amendments to your Travel Booking is subject to the Travel & Event Provider's terms and conditions and the applicable consumer laws in the jurisdiction in which the Travel & Event Provider is located.
- 8.3 The Travel & Event Provider may charge amendment fees in accordance with the terms and conditions agreed between you and the Travel & Event Provider. Please be aware many Travel & Event Providers treat name changes and route and/or itinerary alterations as a full cancellation and these can incur the Travel & Event Provider's full cancellation charges.
- 8.4 We are not liable for any amendment or cancellation fees charged by the Travel & Event Provider or any refusals to amend the Travel Booking made by the Travel & Event Provider.

9. CANCELLATION OF TRAVEL & EVENT BOOKING

- 9.1 If you cancel or do not use your Travel Product for any reason (including where such cancellation is due to a Force Majeure Event), your right to a refund or credit is subject to the terms and conditions of the Travel & Event Provider or the applicable consumer laws in the jurisdiction in which the Travel & Event Provider is located.
- 9.2 The Travel & Event Provider may charge cancellation fees in accordance with the terms and conditions agreed between you and the Travel & Event Provider.
- 9.3 If the Travel & Event Provider is required to provide you with a refund or credit for the Travel Product, we will liaise with the Travel & Event Provider to arrange that refund or credit on your behalf. You agree to pay the Service Fees to us for such assistance.
- 9.4 If you are entitled to a refund and you originally paid for the Travel Product via the Merchant Method, we are unable to provide you with such refund until we receive it from the Travel & Event Provider. Please note that most Travel & Event Providers take between 60 and 90 days to process any refund.
- 9.5 We will return to you any Commission received by us in respect of any cancelled Travel Product, provided that we reserve the right to retain a portion of the Commission to cover our reasonable costs incurred in facilitating the refund to the extent our costs exceed any Service Fees paid by you.
- 9.6 We are not liable for any cancellation or amendment fees charged by the Travel & Event Provider or any refusals to refund made by the Travel & Event Provider.

10. YOUR WARRANTIES

- 10.1 You warrant to us that:
- (a) you are at least 18 years old and have the power, capacity and authority to enter into a binding contract with us and with the Travel & Event Providers of the Travel & Event Products that you acquire;

- (b) you have read and understood these Terms and if booking on behalf of third parties, you have conveyed these Terms to them;
- (c) the information you provide us about yourself and your fellow travellers is true, accurate, current and complete (apart from any optional items) as required by any registration process;
- (d) you have considered acquiring comprehensive travel insurance and you acknowledge and agree that we are not responsible for any failure by you to acquire adequate insurance cover.

11. PASSPORTS, VISAS AND HEALTH REQUIREMENTS

- 11.1 It is your responsibility to ensure that you have the required documents, including visas and passports, before travelling to a destination. For more information please log on to <https://www.safetravel.govt.nz> and <https://www.mfat.govt.nz>. Please check with the respective Embassy or Consulate of each country that you are travelling to, as many destinations require visas for both New Zealanders and non-New Zealand passport holders. For more information, log on to www.visalink.com.au. You need to ensure that you have at least 6 months validity on your passport from the date of your departure return.
- 11.2 For international travellers booked on flights to the USA (including Hawaii) it is mandatory under the Visa Waiver Program to receive an electronic authorisation known as ESTA (**Electronic System for Travel Authorisation**) no less than 72 hours before travel to the USA. New Zealand or Australian passport holders will not be able to enter the United States without a valid ESTA (or visa). Please note, you may not meet the eligibility requirements of ESTA and may be required to obtain a visa. An ESTA can be obtained from the following website: <https://esta.cbp.dhs.gov/esta/>.
- 11.3 For international travellers booked on flights to Canada, you either need a visitor visa or an Electronic Travel Authorization (**eTA**) to fly to, or transit through, a Canadian airport. An eTA can be obtained from the following website: <https://www.canada.ca/en/immigration-refugees-citizenship/services/visit-canada/eta/apply.html>. Please also see <http://www.cic.gc.ca/english/visit/eta.asp> for important information regarding compulsory eTA for visa-exempt foreign nationals.
- 11.4 For international travellers booked on flights to the UK, from January 8th 2025, the UK Government is introducing an Electronic Travel Authorisation (ETA). New Zealand passport holders travelling to the UK visa free will now need to apply for an ETA.
New Zealanders will be able to apply for an ETA from 27 November 2024. Please see here for further details on how to apply: <https://apply-for-an-eta.homeoffice.gov.uk/how-to-apply>
- 11.5 For non-New Zealand Passport holders, you may also require a returning residents visa to re-enter New Zealand. Please check here for more information <https://www.immigration.govt.nz/new-zealand-visas/apply-for-a-visa/visa-factsheet/permanent-resident-visa>.
- 11.6 We recommend that you contact the Ministry of Foreign Affairs and Trade (**MFAT**) or visit their website at <https://www.safetravel.govt.nz/> for general travel advice, as well as specific advice (including safety alert levels) relating to the destination you wish to visit.

12. TRAVEL INSURANCE

- 12.1 We strongly recommend that you take out appropriate travel insurance to cover your travel arrangements. Your insurance protection should include cover for cancellation, medical and repatriation expenses, personal injury and accident, death and loss of personal baggage and money and personal liability insurance. Evidence of such insurances must be provided to your Williment Travel Group travel consultant on request. Please be aware that insurance cover offered by credit card companies or reciprocal medical cover agreements are often not comprehensive.
- 12.2 Please contact your Williment Travel Group travel consultant to take out travel insurance through us or if you have any questions about our travel insurance products. If you make a Travel Booking through us, and decline to take out travel insurance, you may be required to sign a disclaimer.

13. OUR LIABILITY

- 13.1 To the fullest extent permitted by law, our aggregate liability under this Agreement is limited to 100% of the total Service Fees paid or payable by you under this Agreement.
- 13.2 We are not liable for any technical errors, corruption of data, inaccuracies in information supplied by you or third parties or failure to complete bookings when that failure is due to circumstances beyond our control.
- 13.3 Notwithstanding any other clause under these Terms, you acknowledge and agree that in no circumstances will we be liable to you or anyone else for any loss or damage which is suffered directly or indirectly in connection with the delivery or non-delivery of any Travel Product or any act or omission of any Travel & Event Provider or other third parties. As an agent of the Travel & Event Provider, we have no control over or liability for the Travel & Event Products provided by Travel

& Event Providers. We cannot guarantee the performance of the Travel & Event Provider and we have no liability in respect of the supply of any Travel & Event Products including any liability in contract, tort or otherwise, for any injury, damage, loss, delay, additional expense or inconvenience caused directly or indirectly by any Travel & Event Provider.

- 13.4 To the fullest extent permitted by law, we shall not be liable, whether in contract, tort (including negligence), breach of statutory duty or otherwise for any loss of profit, or indirect, consequential or special loss or damage or for any business interruption, whether or not that loss was, or ought to have been, contemplated by us.

14. TERMINATION

- 14.1 We may terminate this Agreement with immediate effect by giving written notice to you if:
- (a) you dishonour or attempt to dishonour any payment made to us under this Agreement (including by way of a credit card chargeback);
 - (b) you breach a material obligation imposed on you under this Agreement and the breach is not capable of being remedied, or the breach is capable of being remedied and you fail to remedy the breach to our satisfaction within 14 Business Days of receiving notice requiring such breach to be remedied;
 - (c) a Force Majeure Event continues for more than seven consecutive days.
- 14.2 Upon the termination of this Agreement (for whatever reason):
- (a) you shall promptly pay all sums due and owing to us for Services provided up to and as at the date of termination;
 - (b) all rights granted under this Agreement shall immediately cease, except where they are expressed to survive termination.
- 14.3 Termination of this Agreement will not affect any accrued rights or obligations of any of the Parties.

15. FORCE MAJEURE

- 15.1 We shall not be liable to you, or be deemed to be in breach of this Agreement, as a result of any delay or failure to perform our obligations in booking the Travel Product or otherwise providing the Services due to any event that is beyond our reasonable control which cannot reasonably be avoided or overcome by us and which is not attributable to our actions, including cyber warfare, cyberattacks or ransomware attacks, operation of the forces of nature such as earthquakes, hurricanes, lightning, typhoons or volcanic activity, instances of exceptionally adverse weather, outbreaks of disease, epidemics or quarantine or acts of government authority, whether lawful or unlawful (**Force Majeure Event**).

16. CONFIDENTIALITY

- 16.1 You agree to keep confidential any non-public financial, business or commercial information relating to us (in any form) which you may receive or obtain in connection with this Agreement.

17. GENERAL PROVISIONS

- 17.1 This Agreement constitutes the entire agreement and understanding of the Parties relating to the matters dealt with in this Agreement and supersedes and extinguishes any previous Agreement or quote (whether oral or written) between the Parties in relation to such matters.
- 17.2 We will not be deemed to have waived any right under this Agreement unless the waiver is in writing and signed by us.
- 17.3 If any provision of this Agreement is found by a court or other competent authority to be void or unenforceable, such provision will be deemed to be deleted from this Agreement and the remaining provisions of this Agreement will continue in full force and effect.
- 17.4 The Parties agree that the provisions of clauses 14 and 16 shall survive the termination or expiry of this Agreement.
- 17.5 This Agreement will be governed by and construed in accordance with the laws of New Zealand and the Parties submit to the exclusive jurisdiction of the courts of New Zealand.

SCHEDULE

Service Fees (all fees are in NZD and include GST)

\$75 Domestic airfare per person

\$75 Trans-Tasman airfare per person

\$150 International airfare per person

\$110 Domestic/Trans-Tasman package, tour or cruise per booking

\$150 International package, tour or cruise per booking

\$150 Other Services (such as preparing an itinerary on your behalf but not booking it, or foreign exchange or visa assistance)

From \$150 Itinerary planning per booking (credited towards reservation once booked)

Changes to Domestic/Trans-Tasman bookings will incur a fee of \$75 per passenger per booking in addition to Travel & Event Provider and credit card fees.

Changes to International bookings (excluding Trans-Tasman bookings) will incur a fee of \$150 per passenger per booking in addition to Travel & Event Provider and credit card fees.

Cancellations to Domestic/Trans-Tasman bookings will incur a fee of \$75 per booking in addition to Travel & Event Provider and credit card fees.

Cancellations to International bookings (excluding Trans-Tasman bookings) will incur a fee of \$150 per passenger in addition to Travel & Event Provider and credit card fees.

Reservation Deposit

You are required to pay a non-refundable deposit towards your Travel Booking, payable prior to reservation. Your deposit amount will include:

1. The minimum amount required for us to book and confirm your travel itinerary, including, but not limited to, airlines & wholesale suppliers. There may be more than one Travel & Event Provider for your booking.
2. The total commission your consultant will make on your booking, which covers their wages, documentation and associated costs to make your booking and look after you for the duration of your booking, including cancellation if applicable.

Final payment is required no later than 6 weeks prior to departure unless otherwise stated. Some airfares or services must be paid in full at the time of booking.

Credit Card Fees

Visa or Mastercard - an additional 2% applies

AMEX - an additional 3% applies

ACCEPTANCE OF TERMS & CONDITIONS

I _____ acknowledge I have read and accept these terms and conditions.

Signature

Date