

Terms & Conditions

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Article 1. General Provisions and Definition of Terms

1. Parties. These Terms & Conditions regulate the legally binding relationship between us,
 - (i) the private limited company [Kiwi.com](#) s.r.o., Company ID No.: 29352886, with a registered office at Palachovo náměstí 797/4, Starý Lískovec, Post Code 625 00 Brno, the Czech Republic, registered in the Commercial Register maintained by the Regional Court in Brno, File No. C 74565, Tax ID No. CZ29352886 or (as a mutually exclusive option)
 - (ii) the incorporated company [Kiwi.com](#), Inc., with a registered office at 78 SW 7th St 5th Floor, Miami, Florida, 331 30, United States, provided that You meet following requirements: (i) Your payment of the Full Price for the Booking is made by a credit/debit card branded as a card of Visa, Mastercard or of other supported card brand (scheme) as specified [here](#) (if any), issued by US bank/registered issuer and (ii) You make the payment of the Full Price or respective Handling Fee for the Booking in USD currency selected by You as preferred (the “**US Consumer**”) (hereinafter referred to as “**Kiwi.com**”, “**We**”, “**Our**”, “**Us**”), and you as Our customer (hereinafter referred to as “**You**”, “**Your**”, “**Yourself**”); (“**You**”, “**Your**” and/or “**Yourself**” can also be used to refer to a passenger to be transported in an airplane or other mean of transportation under the Contract of Carriage).
2. Definition of Terms. The terms in **BOLD** listed below, and used throughout these Terms & Conditions refer to the following:
 1. **Booking**: means the purchasing process of selected Flight(s) and the actual outcome of this process, which includes the following (i) Your selection of the Flight(s) listed on Our Website (ii) Your selection of one of Our [Kiwi.com](#) Ticket Fares for the chosen Flight(s) offered on Our Website (iii) eventual selection of offered transport-related services and other Our offers related to Your Booking including Service Packages, (iv) completing the information required in the online form on Our Website, (v) Your acceptance of the Terms & Conditions stated hereunder and Our immediate performance of Services (vi) sending Us the completed online form (vii) and making the payment of the Full Price through the appropriate payment method. The Booking process may be alternatively realized using the means of telephone communication in accordance with Art. 2.9 hereof. By making the Booking, You accept the offer of Our Services. The Booking is completed by Our confirming Our acceptance of Your payment made in accordance with these Art. 1.2.1 (vii) and 3.1 hereof.
 2. **Contract of Carriage**: means the agreement of carriage and related services concluded between You and the Selected Carrier(s) based on the provisions of Our brokerage services provided upon the Service Agreement in accordance with the provision of Art. 2.13 hereof.
 3. **Destination**: means the airport, train station or other selected place You choose from the offers listed on Our Website and which is, according to Your Booking (see Art. 1.2.1 hereof), the last airport, train station or other selected place from the offers listed on Our Website on Your one-way journey. You can order carriage for more than one Destination in a single Booking in the form of Multi-city carriage, further defined in Art. 1.2.8 hereof. The carriage to the Destination can also be arranged for two or more Flight Connections – see Art. 1.2.5 hereof. We reserve the right to change any of the interim destination(s) displayed in Your Booking if it does not affect Your ability to reach Your final Destination, unless You select the interim destination(s) in the form of a Multi-city itinerary.
 4. **Flight or Flights**: means a carriage by air, train, bus or other means of transportation to the Destination via (a) Selected Carrier(s). We display the offered Flight(s) on Our Website together with the information on the departure and arrival airport (train/bus station or other specified location),

Your Destination.

5. **Flight Connection(s):** means a form of carriage wherein You will need to exit the plane or other mean of transportation at each given airport or other transition place and either change planes or other mean of transportation, or re-board, in order to reach Your Destination. In some cases You may also need to change the Selected Carrier when changing the plane, bus, train or other means of transportation. In case of Flight Connections, We may provide You with the [Kiwi.com](https://www.kiwi.com) Guarantee under the terms and conditions specified in Art. 5 and 6 hereof.
6. **Flight Delay:** means a change in Flight schedule due to which You will not have sufficient time to change planes or other means of transportation for Flight Connection(s). The assessment of a reasonable time limit for changing planes or other means of transportation for Flight Connection(s) will be done individually and in accordance with the specific standard transition times provided by the airport or other place of transition.
7. **Full Price:** the price that We charge You for the provision of Our Services and the price for the Flight ticket(s) and other related services (e.g. priority boarding, additional luggage, meal, etc.) You ordered with Us within the Booking. The Full Price is further defined in Art. 3.1 hereof.
8. **Multi-city:** means a form of carriage which includes a combination of Flights which pass through one or more interim destination(s), which You have expressly selected within the Booking. Please note that in the event that You have selected one or more interim destination(s) where You will spend less than 24 hours before continuing Your journey, We cannot guarantee that the respective Selected Carrier(s) do not make any changes, or cancellations, to the Flight(s) within Your travel to and/or from this interim destination as listed in Your original itinerary; in which case We are not responsible for any financial or other obligations to You or the Selected Carriers in this regard.
9. **Additional Services:** means the services provided by Us related to Your Flight(s) which consist of arranging the services that are offered by the Selected Carrier(s) and/or any other third party, such as preferred meals, checked luggage, preferred seat selection, Flight/passenger's name change, priority boarding, Flight itinerary cancellation, Flight rebooking, etc. The fee for these services charged by the respective Selected Carrier(s) and/or any other third party is not included in the Full Price, unless You add them during the Booking. If You order Additional Services after the Booking, We will offer You the processing of these services for an additional Handling Fee (as defined below) and under the conditions pre-agreed by You choosing the respective [Kiwi.com](https://www.kiwi.com) Ticket Fare (as defined below) and/or purchasing the respective Service Package (as specified in Art. 4 hereof); in such case, the Additional Services are provided by Us on the basis of separately concluded Additional Service Agreement (as defined in Art. 1.2.12 hereof).
10. **Selected Carrier:** means the airline or other transportation provider providing the services of carriage by air or the operator of the ground transportation with which You enter into the Contract of Carriage through the use of Our brokerage services. The identity of the Selected Carrier will be made known to You before You enter into the Service Agreement with Us. Your Flight(s) may include the services of two or more Selected Carriers – where this is the case, the term Selected Carrier will be used to mean the airline or other transportation provider carrying You across the corresponding segment of Your route. Please note that the actual operating carrier may differ from the Selected Carrier with which You have entered into the Contract of Carriage and as such, it is Your responsibility to verify the identity of the operating carrier at the place of departure for the relevant route before departure.

defined in Art. 2.1 hereof. Beyond the provision of these brokerage Services We provide You with assistant Optional Services in the form of the [Kiwi.com](#) Guarantee (as defined below) in the case of Flight cancellation, Flight schedule change or Flight Delay as specified in Art. 5 and Art. 6 hereof and Enforcement Services as specified in Art. 6.7 hereof. Please note that Our fee which is included in the Full Price is related solely to the provision of brokerage Services. These assistant Optional Services are provided free of charge under the conditions stipulated herein and the Enforcement Services are provided under the conditions and fees stipulated in Art. 6.7 hereof.

12. **Service Agreement:** means the agreement on the provision of the Services concluded between You and Us in accordance with Art. 1.2.1. hereof. The Service Agreement is concluded upon completing Booking as specified in Art. 1.2.1 hereof. The purpose of the Service Agreement is to set forth the contractual relationship between You and Us on the basis of which We will provide You with the Services related to Your Flight(s) to the chosen Destination with a Selected Carrier for the Full Price. These Terms & Conditions form an integral part of every Service Agreement. Additional Service Agreement means the agreement on the provision of the Additional Services concluded between You and Us separately, upon your request received by Us after the Booking completion; the Additional Service Agreement may be concluded by the various means of the distance communication, including telephone communication (see Art. 2.9 hereof). These Terms & Conditions always constitute the integral part of the Service Agreement or the Additional Service Agreement concluded between You and Us (regardless of the means of communication used for the contracting process) and by the conclusion of the respective agreement You agree to be fully bound by them.
13. **Customer Support Services:** means Our supporting services consist in the availability of the communication channel via which We shall provide You on Your request with all the information We are obliged under these Terms & Conditions, eventually to accept and communicate about any request by You for the provision of Our Optional Services, or Additional Services, or any other inquiry, request or complaint by You regarding Your Booking, Our Services or Our Website. The default level of provided Customer Support Services and their enhanced levels You may upgrade to by selecting the respective [Kiwi.com](#) Ticket Fare (see Art. 4.1, 4.2 hereof) or purchasing the respective Service Package (see Art. 4.5, 4.6 hereof) are specified in Art. 4.6 hereof. Please note that Customer Support Service telephone channel is provided according to the rule of priority of callers. Caller priority categories (Low, Medium, High) dependent on the selected [Kiwi.com](#) Ticket Fare (see Art. 4.2 hereof) or the purchased Service Package (see Art. 4.6 hereof) determine the sequence of Our handling of customers' calls, when the calls on the specific telephone line are put into the queue in real-time on the basis of the caller priority category from High, through Medium to Low (with decreasing priority). Within every caller priority category calls are handled on the basis of the registered time the incoming call is registered by Our system (first come, first served principle). Customer Support Service – telephone support channel availability - shall be provided by Us dependent on the selected [Kiwi.com](#) Ticket Fare (see Art. 4.2 hereof) or the purchased Service Package (see Art. 4.6 hereof) in two different levels - Basic and Extended - as they are described [here](#).
14. **[Kiwi.com](#) Ticket Fares:** has the meaning set forth and defined in Art. 4.1 hereof.
15. **Service Packages** has the meaning set forth and defined in Art. 4.5 hereof.
16. **[Kiwi.com](#) Guarantee:** has the meaning set forth and defined in Art. 5.1 hereof.
17. **Terms & Conditions:** means Our terms and conditions stated herein.

19. **Website:** means the website located at kiwi.com, including the subdomains for respective markets and/or Our other websites or application on which You can make the Booking.
 20. **Handling Fee:** has the meaning set forth and defined in Art. 2.2 hereof.
 21. **No Checked Baggage Booking:** means a Booking itinerary of one or more Flight(s) which is specially construed and offered to You under the condition that You cannot have any other baggage than carry-on baggage as defined and limited by each of the Selected Carriers; should You add any check-in baggage to this itinerary We cannot guarantee that Your itinerary will remain unchanged by the Selected Carriers: in this regard We are not responsible for any financial or other obligations to You or the Selected Carriers.
 22. **Optional Services:** means the free assistance services related to the Flight change, delay, or cancellation which We will provide You under the conditions stipulated herein namely in Art. 5 and 6.
 23. **Linked Travel Arrangements:** means brokerage by Us to You of at least two different types of travel services for the purpose of the same itinerary or holiday that do not constitute a package holiday and the brokerage results in the conclusion of separate contracts between You and the Selected Carrier(s) and You and the provider of a travel service other than carriage of passengers. The brokerage must happen on the occasion of Your single visit at Our Website as defined in Art. 1.2.19 where We broker for You separate selection and separate payment of each travel service or the brokerage of at least one additional travel service from another provider where a contract with such other provider is concluded by You at the latest 24 hours after the confirmation of the Booking and is brokered by Us to You in a targeted manner.
3. **Complete Information.** You must provide Us with complete, accurate and correct information and all data necessary for Our provision of the Services to You (especially the information and data (including personal data) necessary for the conclusion of the Contract of Carriage with (a) Selected Carrier(s), for billing and Flight tickets delivery, etc.), for which You are requested during the Booking or any time before or after. It is Your responsibility to ensure that all the information is correct and updated at the time of the Booking and this information will be in this form valid and complete at the time of Your travel. You must provide Us all the information using Latin script. We are not responsible for any damages, additional costs or any other issues or complications that may arise as a result of Your failure to provide Us with complete, correct and accurate information during the Booking process.
 4. **Intellectual Property.** We retain any, and all, rights to Our Website and its content; including software, hardware, products, processes, algorithms, user interfaces, know-how, technologies, designs and other tangible or intangible technical materials or information made available to You by Us throughout the provision of the Services or by using Our Website. Unless expressly set forth herein, no expressed or implied license or right of any kind is granted to You regarding the Services and/or Our Website, or any part thereof, including any right to obtain possession of any source code, data or other technical material relating to Our Website. All rights not expressly granted to You herein are reserved to Us. Any work product, developments, inventions, technology or materials provided by Us under these Terms & Conditions and/or the Service Agreement or while using Our Website or any Services are exclusively owned by Us. You shall not alter and/or decompile the software used by Us for the provision of the Services and operation of Our Website; You shall not make copies of such software. We, in Our sole discretion, may use all comments and suggestions, whether written or oral, provided by You in connection with Your order and use of the Services and or Our Website. Furthermore, all copyrights, trademarks, design rights,

5. Trademarks. The trademarks, logos, and service marks (hereinafter referred to as the 'Trademarks') displayed on the Website are registered and unregistered Trademarks of their respective owners. All Trademarks related to the operating airlines, railway companies and other third-party providers that are displayed on the Website belong to their respective owners and We use these Trademarks solely for Your convenience. Nothing contained on this Website should be construed as Our pretension to these third-party Trademarks or as granting, by implication, estoppel, or otherwise, any license or right to use any Trademark displayed on the Website without the express written permission of its respective owner. Your misuse of the Trademarks displayed on the Website, or any other content on the Website, is strictly prohibited. You must ensure that Your use of the third-party content (Trademarks, logos, watermarks and other registered details) complies with all applicable laws and the intellectual property and other rights of the relevant third-party provider. You acknowledge and agree that the third-party content and all intellectual property rights subsisting in third-party content will remain the property of the relevant third-party provider. No part of the third-party content may be modified, duplicated, published, uploaded, distributed, translated, adapted, marketed or used, without the prior written consent of the relevant third-party provider.

Article 2. Service Agreement

In order to remain in full compliance with all applicable national laws and regulations of the European Union, by this Art. 2 hereof We provide You with all the mandatory information before entering into the Service Agreement:

1. Service Description. Our Services shall consist, subject to warranties and representations as set forth in Art. 7 and 8 hereof, of the following:
 1. Displaying the offered Flights and their combinations on Our Website; utilizing Our algorithms and other data to provide You with a selection of tailored travel itineraries on Our Website which enables You to assess and manage the risk of missed transportation connections and related disruptions to travel plans;
 2. Brokerage of the Contract of Carriage between You and the Selected Carrier;
 3. Delivery of the Flight tickets (itinerary) for the selected Flight(s), which You have purchased in accordance with Art. 1.2.1 hereof, as a result of the Booking, to You in accordance with Art. 2.18 hereof; and
 4. Performance of online check-in (in the event that it is available, what is indicated in Your e-ticket) with regard to the respective Flight(s) within Your Booking.

Beyond the provision of the previously described Services We provide You with (i) Our Optional services in the form of the [Kiwi.com](#) Guarantee in case of Flight cancellation, Flight schedule change or Flight Delay as specified in Art. 5 and Art. 6 hereof and (ii) Enforcement Services as specified in Art. 6.7 hereof.

2. Additional Services. Please note that Our Services provided to You on the basis of the Booking do not include the Additional Services, unless stated otherwise, and in relation to these Additional Services We shall agree with You separately, concluding the Additional Service Agreement, only for a fee and under the conditions pre-agreed by You choosing the respective [Kiwi.com](#) Ticket Fare and/or Service Package during the Booking procedure, aside from the Service agreement concluded on the basis of Your initial Booking. The Additional Service Agreement and the agreement for the services order by You with the respective Selected Carrier or any other third-party service provider are two separate legal contracts constituting the mutually

Your ultimate purchase of the respective Additional Service. Additional Services in the form of arranging voluntary Flight(s) alteration, change, cancellation, processing of the refunds of any kind with the Selected Carrier and/or processing of any other of Your requests regarding Your Booking are charged by Our additional handling fee as specified in the conditions of the [Kiwi.com](#) Ticket Fare and/or the Service Package selected or purchased by You in compliance with Art. 4 hereof, unless specified otherwise prior to Your ultimate purchase of the Additional Service (hereinafter referred to as the “**Handling Fee**”). The Handling Fee will be charged separately or will be set off against the refund of the Flight price and/or other refunds from the Selected Carrier(s) (see Art. 4.3.4 hereof).

3. Please be informed that the Handling Fee stipulated herein does not apply in a case of Flight cancellation and/or a request for a refund made in relation to the provision of the [Kiwi.com](#) Guarantee. Please note that We will not assist You in relation to the processing of Additional Services within the last 48 hours prior to the departure of Your first Flight in Your itinerary, or any time thereafter, as We are unable to arrange the processing of Your request within this time period; the conditions of the respective [Kiwi.com](#) Ticket Fare as specified in Art. 4 hereof may set out the different specific rule regarding Our provision of Additional Services consisting in the voluntary cancellation of Flight itinerary and processing the related refund request or rebooking of Flights, that shall prevail over the provisions of this Article in case of any discrepancy.
4. Means of Distance Communication and Costs. We will not charge You any extra costs in addition to the Full Price for the use of means of distance communication that We use in order to communicate, negotiate and enter into the Service Agreement with You, i.e. there are no service charges for Our communication with You via the internet or over the telephone, unless You use the extra-charged priority telephone line after You have been acquainted in a comprehensible manner with the specific amount of the call costs charged in this respect in addition to standard rates of Your phone provider. The overall fees relating to all communications with Us are dependent on Your phone or internet provider; We are not liable for any costs incurred and We will not reimburse You for these costs. Given this, You should request the account holder's permission beforehand. Please note that phone calls between Us and You may be monitored, recorded and stored. For more information please refer to Our Privacy Policy.
5. Supervisory Authorities. The authorities that supervise Our business activities and to whom You can address complaints are the Czech Trade Inspection Authority [Česká obchodní inspekce], the competent Trade Licensing Office [živnostenský úřad], the Office for Personal Data Protection [Úřad na ochranu osobních údajů], the Office for the Protection of Competition [Úřad pro ochranu hospodářské soutěže]. In the EU it is possible to address Your complaints to the European Consumer Centre Czech Republic ([evropskyspotrebitel.cz/en/](#)). If you are a US consumer, You may address Your complaint to the competent state authority of Your residence or citizenship, including to authorities supervising Us as a licensed Seller of Travel (see Art. 16.5 hereof).
6. Service Agreement and Contract of Carriage as two separate legal relationships. You should note that by the completion of the Booking, You enter into (i) the Service Agreement concluded with Us as a separated agreement from (ii) the Contract of Carriage for air, train, bus or other transportation to be concluded with the Selected Carrier(s) using Our intermediary Services in accordance with these Terms & Conditions. These two legal relationships are mutually independent, concluded with different parties, (i) You and Us on the one hand and (ii) You and the Selected Carrier on the other, and as such these relationships are regulated by different rules, terms and conditions and usually are governed by different legal orders. Please always be aware that We are not the provider of air, train, bus or other transportation services and Your contractual rights and obligations stemming from the

applicable EU regulation, applies to the Service Agreement concluded between You and Us. In relation to the potential withdrawal from the Contract of Carriage concluded with the Selected Carrier, the terms & conditions of each of the respective Selected Carriers shall apply.

7. Proof of conclusion of the (Additional) Service Agreement. In accordance with the EU Directive (2000/31/EC) on eCommerce and its national transpositions, as applicable, please be informed that (i) the confirmation e-mail of Your Booking is the proof of the conclusion of the Service Agreement between You and Us; and (ii) the confirmation e-mail of the Additional Services ordered after the Booking is the proof of the conclusion of the Additional Service Agreement between You and Us.
8. Language of the Service Agreement. The Service Agreement is executed in the language selected by You, e.g. on Our Website, throughout the Booking. However please note that only the English version of the Terms & Conditions stated herein is legally binding. Translations have been provided purely for user convenience. In the event of any discrepancy between a translation and the English master of the Terms & Conditions stated herein, the English master shall prevail.
9. Technical Steps to enter into the (Additional) Service Agreement with Us / Data Correction. Our Website contains an interactive web interface through the use of which the Service Agreement between You and Us is concluded by completing and sending Us the online order form and Our confirmation of the acceptance of Your online payments in accordance with Art. 1.2.1 hereof. Before sending the online order form, You are able to check, change and correct any data You have entered. The Service Agreement or the Additional Service Agreement may also be concluded via telephone communication between You and Us. The respective agreement shall be concluded on the basis of Your explicit and binding offer to conclude the Service Agreement or Additional Service Agreement addressed and communicated to Us via telephone. Terms of the respective agreement, including the terms of the respective Kiwi.com Ticket Fare (as specified in Art. 4 hereof) and/or the respective Service Package (as specified in Art. 4 hereof) chosen by You (if applicable) shall be specified and mutually approved before submitting Your binding offer. You shall be informed about the applicable terms of the respective agreement sufficiently in advance together with all information We are obliged to provide You with before its final conclusion or Your binding offer for its conclusion. The Service Agreement or the Additional Service Agreement negotiated via telephone is concluded by Our confirmation of Our acceptance of Your payment made in accordance with Art. 2.2 or Art. 3.1 hereof. The conclusion of the Service Agreement via telephone qualifies as Booking under these Terms & Conditions. Throughout the whole phone call, You are able to ask for confirmation of, change, and correct any data You have provided to Us for the purposes of the conclusion of the respective agreement.
10. Code of Conduct. Throughout the provision of Our Services, We always comply with all applicable laws and regulations and Our internal principles of customer satisfaction and rules for personal data protection. We choose not to make these internal rules and principles public.
11. Quoted Prices. The prices quoted on Our Website include the base fare to the Destination, the airport charges, fuel charges, VAT and fee for Our Services. All these components of the quoted price are displayed as a single Full Price. However, given the character of Our Services, Our prices cannot include any extra fees charged by the Selected Carrier, or any other third party in connection with the carriage to the Destination. (For more information please see Art. 3.1 hereof).
12. Territorial Limitations. There are no territorial limitations on the provision of Our Services unless stated otherwise explicitly. Please note that We do not provide Our Services in relation to the territory of the Republic of Cuba.

creation of a “virtual credit card”, which will be issued solely for the purposes of financial settlement with the Selected Carrier(s).

14. Change or cancellation of the Flight(s). We reserve the right to change or cancel any Flights and/or intermediary airport that We offered to You if a Selected Carrier’s offer changes; especially if the change concerns the features of the Flight tickets You have selected, namely when the price of Your selected Flight(s) increases between the moment We accept Your Booking and the moment We complete the reservation processing. If during the provision of Our Services, the conditions of carriage are changed by a Selected Carrier in the aforementioned manner, We will notify You accordingly in a reasonable manner and make every effort to offer You reasonable alternate carriage options and proceed in accordance with the provision of Art. 14.2 hereof.
15. Immediate Performance of the (Additional) Service Agreement and 14-Day No-Withdrawal Period. Given the character of Our Services, Additional Services and Service Packages, which We will start providing immediately after the conclusion of the respective agreement with You, i.e. before the expiration of the 14-day withdrawal period according to EU legislation, You shall not withdraw from the agreement on these services within a 14-day period after its conclusion, or at any time thereafter, even if You are a consumer resident of an EU member state to whom this right generally applies. Your order of these services made via conclusion of the respective agreement between You and Us will be considered as Your request for and the explicit consent with the immediate provision of Our Services, Additional Services and Service Packages. This information is provided in accordance with Arts. 6.1 k) and 16 a) of the Directive 2011/83/EU. This provision of Art. 2.15 hereof does not affect the possibility of withdrawal from the Service Agreement under the conditions stipulated in Art. 14.2 hereof.
16. Brokerage of the Contract of Carriage. We are responsible primarily for brokering the Contract of Carriage between You and a Selected Carrier. By making a Booking, You instruct Us to broker a Contract of Carriage between You and a Selected Carrier. The content of any such Contract of Carriage will be determined by Your selection of the Destination and other Flight attributes on Our Website and the Selected Carrier’s conditions of carriage. A brokered Contract of Carriage can be applied to the carriage of more than one person and/or a person(s) other than Yourself; however, the Contract of Carriage is always concluded between You (as the person making the Booking) and the Selected Carrier. The price for the carriage services provided under the Contract of Carriage brokered by Us with the Selected Carrier(s) is included in the Full Price (Art. 3.1 hereof) and if not specifically ordered during the Booking it does not cover any extra services provided by the Selected Carrier in connection with the carriage to the Destination. Subject to the limitations of Art. 2.15 and 14.2 hereof, We must broker the Contract of Carriage for You without undue delay after Our acceptance of the payment of the Full Price by You in accordance with Art. 1.2.1 hereof and for this purpose You are entitling Us, in this respect, to act on Your behalf with the Selected Carrier(s). On average We broker Contract(s) of Carriage within 30 minutes unless explicitly stated otherwise. Please note that the Service Agreement between You and Us and the Contract of Carriage between You and the Selected Carrier(s) are two separate agreements.
17. Power of Attorney. If the Service(s) and/or Additional Service(s) is/are only provided to You on the basis of a power of attorney, You, by entering into the respective Service Agreement or Additional Service Agreement with Us, appoint Us as Your attorney-in-fact and grant Us all such powers to represent You in the extent necessary for the provision of all Services (including the Optional Services) and/or Additional Services by Us. If a written power of attorney is required, You must undertake to provide it to Us upon Our request.

circumstances on Your part such as entering an incorrect email address or incorrect email settings. You must notify Us without undue delay of any changes to Your contact information that may affect Our ability to deliver the ordered Flight e-ticket(s) to You. Please be reminded that We do not deliver Flight e-ticket(s) in paper form; please print out the Flight e-ticket(s), boarding pass(es), visa(s), and a copy of Your passport and/or other travel documents required by the Selected Carrier(s) and/or relevant authorities and bring them with You to the airport, bus or train station or other departure location.

19. Legal Capacity. By conclusion of the Service Agreement or Additional Service Agreement, You express and represent to Us that You have the necessary legal capacity to enter into and be bound by these Terms & Conditions and that You are familiar with the terms & conditions of each of the respective Selected Carriers; namely their terms regarding potential withdrawal from or termination of the Contract of Carriage, voluntary and involuntary cancellation and change of the Flight(s), and/or any other changes related to the Flight(s).

Article 3. Fees, Costs and Charges

1. Full Price. The Full Price that is displayed on Our Website is the final price for the Flight ticket(s) and it includes the base fare to the Destination, the airport charges, fuel charges, VAT and price of Our Services. Provided You add them during the Booking, Full Price includes also other fees, charges or payments for services related to Your carriage under the Contract of Carriage, which are provided by the Selected Carrier(s) and/or third parties, such as priority boarding, additional luggage, meal, etc. However, it does not include other fees, charges or payments for Our Additional Services (Handling Fees), tourist taxes, banking fees, visa fees, airport transfer fees etc. You must pay the Full Price with a payment card or by another online payment method offered on Our Website by entering the required data in the relevant online form. Until We receive the payment of the Full Price from You and confirm its acceptance to You, We are not obliged to commence the provision of any Service(s).
2. Price change. Please note that in case the price of the Flight ticket(s) changes any time after You make Your Booking with Us, namely when the price becomes lower, We are not obligated to provide You with any kind of a refund, because We booked Your Flight(s) and processed the respective payment(s) for the price valid at the time of Your Booking and We are unable to make any further changes in this regard.
3. Set-off. In case Your itinerary is changed due to Your application of the [Kiwicom](#) Guarantee (hereinafter referred as “Itinerary Change”), You hereby assign Us, as a prerequisite for processing Your application for the [Kiwicom](#) Guarantee, any refunds which shall be provided by the respective Selected Carrier(s) to Our account. These collected refunds shall be used to reimburse Us for the price paid for an alternate Flight(s) or refunds provided to You in relation to the Itinerary Change.

Article 4. [Kiwicom](#) Ticket Fares and Service Packages – customized terms and conditions of the provision of Our Customer Support Services and Additional Services

As We believe that You are the one who should decide what level of Our Customer Support Services You are about to utilize, under what conditions You will be catered for by Our Additional Services and ultimately for which of Our services You are willing to pay extra, We offer You several options to influence the scope and conditions of the provision of Our Customer Support Services and Additional Services, and ultimately the total price of Your Booking, by choosing

advance with the conditions and limitations of the offered [Kiwi.com](#) Ticket Fares and Service Packages as specified in this Article and as will be clearly communicated to You prior to the selection/purchase of any of them, in order to make a choice best fitting Your needs.

1. [Kiwi.com](#) Ticket Fares and their selection. As the prerequisite of the completion of the Booking and the execution of the Service Agreement between You and Us, You shall be offered within Booking procedure to select one of the [Kiwi.com](#) Ticket Fares offered by Us. Each [Kiwi.com](#) Ticket Fare represents the specific set of binding terms and conditions under which we shall provide You with (i) Customer Support Services; (ii) Additional Services consisting in Our brokerage of Flight cancellations and processing of the related refunds and Our brokerage of Flight changes / rebookings (hereinafter the “**Specific Additional Services**”) (iii) other Additional Services (hereinafter the “**Standard Additional Services**”); . Please note that:
 1. the different consideration for the selected [Kiwi.com](#) Ticket Fare will be included in the fee for Our Services as part of the Full Price as will be clearly expressed to You prior to Your ultimate selection of the [Kiwi.com](#) Ticket Fare.
 2. by the selection of the [Kiwi.com](#) Ticket Fare our mutual rights and obligations under the Service Agreement are not affected in any way.
 3. by the selection of the [Kiwi.com](#) Ticket Fare our mutual rights and obligations under Art. 5 and 6 hereof in relation to the provision the Optional Services, including [Kiwi.com](#) Guarantee, are not affected in any way.
 4. You are not able to change Your selection of the [Kiwi.com](#) Ticket Fare after You complete Your Booking; however, You may purchase the Service Package with more favorable terms and conditions regarding Our Customer Support Services or Standard Additional Services; please always take into consideration that We are not able to provide You with Standard Additional Services upon Your request made less than 48 hours prior to the departure of Your first Flight in Your itinerary (see Art. 2.3 hereof).
 5. the terms and conditions of Our provisions of Specific Additional Services are unchangeable after the completion of Your Booking and there is no possibility to diverge from them.
 6. We reserve the right to provide You (under Our sole discretion) only to Your benefit with more favorable terms and conditions of Our provisions of Specific Additional Services than outlined herein and You will be acquainted with such beneficial terms and conditions during the Booking procedure or at any time afterwards.
 7. We reserve the right not to provide You with offer of the [Kiwi.com](#) Ticket Fares within the Booking procedure and in such case (i) We will provide You with the level of the Customer Support Service equal to one provided under the [Kiwi.com](#) Saver Ticket Fare (see Art. 4.2 hereof), unless You purchase any Service Package offered to You (see Art. 4.5 hereof) within the Booking procedure; (ii) the conditions of Our provisions of Additional Services (including a respective Handling Fee, otherwise the general Handling Fee in the amount of €20 [twenty euro] shall apply) will be disclosed to You upon Your specific request in advance; (iii) We shall commence with a provision of any of Our Additional Services only on the basis of Your subsequent explicit consent/order. Please be aware that the specific provisions of Art. 4.2, 4.3 and 4.4 hereof shall not apply in such cases and the general provisions of these Terms & Conditions (e.g. see Art. 2.2, 2.3 hereof) including the exemption from a provision of any Additional Services within the last 48 hours prior to the departure of Your first Flight in Your itinerary (see Art. 2.3 hereof) shall apply instead.
2. [Kiwi.com](#) Ticket Fares – specific terms and conditions. You may choose one of the following [Kiwi.com](#) Ticket Fares:

Fares:			
The Service Package included (see below)	NONE	PLUS SERVICES	PREMIUM SERVICES
Handling Fee for Standard Additional Services	€30 (thirty Euros) per every request for any Standard Additional Service per Booking	€10 (ten Euros) per every request for any Standard Additional Service per Booking	NO HANDLING FEE
Customer Support Service – telephone support channel availability (see Art. 1.2.13 hereof)	BASIC	EXTENDED	EXTENDED
Customer Support Service - caller priority (see	Low	Medium	High

Customer Support Service – email support channel availability	NO	YES	YES
Specific Additional Services – voluntary cancellation and refund processing – the Guaranteed amount of the refund	if the Booking value of the original (cancelled) Booking equals or exceeds €20 (equivalent amount in selected currency), We will pay You €10 (ten Euros) or equivalent amount in selected currency per Booking as the Guaranteed amount of the Refund; otherwise NO Guaranteed amount of the refund will be provided.	if the Booking value of the original (cancelled) Booking equals or exceeds €20 (equivalent amount in selected currency), We will pay You €10 (ten Euros) or equivalent amount in selected currency per Booking as the Guaranteed amount of the Refund; otherwise NO Guaranteed amount of the refund will be provided.	We will pay You 90% of the Booking value of the original (cancelled) Booking as the Guaranteed amount of the Refund
Specific Additional Services – voluntary cancellation and refund processing – Handling Fee	if the Booking value of the original (cancelled) Booking equals or exceeds €20 (equivalent amount in selected currency), a Handling Fee due to us amounts to 100% of the Booking value of the original (cancelled) Booking reduced by €10 (equivalent amount in selected currency); otherwise the Handling Fee amounts	if the Booking value of the original (cancelled) Booking equals or exceeds €20 (equivalent amount in selected currency), a Handling Fee due to us amounts to 100% of the Booking value of the original (cancelled) Booking reduced by €10 (equivalent amount in selected currency); otherwise the Handling Fee amounts to 100% of the	Handling Fee due to us amounts to 10% of the Booking value of the original (cancelled) Booking

Specific Additional Services – flight changes (rebooking)	treated like Your request for cancellation of the original Booking/Flight(s) under the conditions of this Kiwi.com Saver Ticket Fare and the purchase of the new Booking/Flight(s) using Our Services, when the Guaranteed amount of the refund for the original (rebooked) Booking/Flight(s) shall be immediately deducted from (set off against) the Full Price of the new Booking/Flight(s).	treated like Your request for cancellation of the original Booking/Flight(s) without charging any Handling Fee and the purchase of the new Booking/Flight(s) using Our Services, when (as the Guaranteed amount of the refund) 100% of the Booking value of the original (rebooked) Booking/Flight(s) shall be immediately deducted from (set off against) the Full Price of the new Booking/Flight(s).	treated like Your request for cancellation of the original Booking/Flight(s) without charging any Handling Fee and the purchase of the new Booking/Flight(s) using Our Services, when (as the Guaranteed amount of the refund) 100% of the Booking value of the original (rebooked) Booking/Flight(s) shall be immediately deducted from (set off against) the Full Price of the new Booking/Flight(s).
Specific Additional Services – flight changes (rebooking) – Your payment obligations	if the Booking value of the original (rebooked) Booking/Flight(s) equals or exceeds €20 (equivalent amount in selected currency), You shall pay the Full Price of the new Booking/Flight(s) reduced by €10; otherwise You shall pay the Full Price of the new Booking/Flight(s) without any reduction.	You shall pay the Full Price of the new Booking/Flight(s) reduced by 100% of the Booking value of the original (rebooked) Booking/Flight(s).	You shall pay the Full Price of the new Booking/Flight(s) reduced by 100% of the Booking value of the original (rebooked) Booking/Flight(s).

3. [Kiwi.com](#) Ticket Fares – general terms and conditions. Please note that:

- the provision of Additional Services is subject to the general provisions of these Terms & Conditions (e.g. see Art. 2.2, 2.3 hereof); in case of any discrepancy between them and the specific provision of this Article, the specific provision shall prevail.
- within the provision of Specific Additional Services – voluntary cancellation and refund processing – regardless of the amount You will be actually refunded by the Selected Carrier(s), as the outcome of Our Specific Additional Services – voluntary cancellation and refund processing

flight changes (rebooking) – We are exclusively entitled and authorized to make, under Our sole discretion, any reasonable step to collect (also with cooperation with a third party) the refund from the respective Selected Carrier(s) including the refund for any part of the fare (including airport taxes, local taxes and surcharges constituting the part of such fare) for the unused specific Flight(s) non-cancellable and non-changeable under the terms and conditions of the respective Selected Carrier(s). Refunds collected from Selected Carrier(s) will be used as (set off against) Our reimbursement for the Guaranteed amount of the refund provided to You.

4. the amount of the Handling Fee for the Specific Additional Services – voluntary cancellation and refund processing – shall be charged after the completion of Our collection of the refunds from the respective Selected Carrier(s); Refunds collected from Selected Carrier(s) exceeding the Guaranteed amount of the refund provided to You will be further used as a settlement of (set off against) Our Handling Fee. If the Handling Fee is not fully covered We hereby waive the remaining part of the Handling Fee. We guarantee that You will not be obliged to pay Us subsequently any part of Handling Fee or to return Us any part of the paid Guaranteed amount of the refund.
5. within the provision of Specific Additional Services – flight changes (rebooking) – if the Guaranteed amount of the refund for the original (rebooked) Booking/Flight(s) to be deducted from (set off against) the Full Price of new Booking/Flight(s) exceeds the Full Price of new Booking/Flight(s), We shall not refund You the difference.
6. the Booking value We refer to as to the base for calculation of the Guaranteed amount of the refund and the amount of Handling Fee for Specific Additional Services represents the base fares of Flight(s) tickets and any carriage-related services contained in the cancelled/rebooked Booking/Flight(s) including the airport charges, fuel charges and VAT; any of Our fees for Our Services, Handling Fees or prices of Service packages are entirely non-refundable.

4. [Kiwi.com](#) Ticket Fare – Exemptions and limitations. Please be informed that

1. We shall not provide You with Specific Additional Services – voluntary cancellation and refund processing and/or with Specific Additional Services – flight changes (rebooking) – upon Your request (i) received by Us less than 48 hours prior to the departure of Your first (outbound) Flight in Your itinerary; or (ii) in cases that Your Booking (any Flight included), is affected by Flight delays, change or cancellation caused by extraordinary circumstances which could not have been avoided even if all reasonable measures had been taken. Such circumstances may, in particular, occur in cases of political instability, meteorological conditions incompatible with the operation of the flight concerned, security risks, unexpected transport safety shortcomings and strikes that affect the operation of an operating air carrier, significant limitation of airport(s), bus and train station(s) and/or other transition places operation, as well as bankruptcy, and/or insolvency or termination of 50% or more of all flights of the Selected Carrier or any other effect which significantly limits or disables the Selected or operating Carrier to provide its services. Please note that in these cases We will make Our best effort to recommend You an alternate transportation for You in order to eliminate inconveniences that You may incur in relation to this matter.
2. the terms and conditions of the provision of Specific Additional Services – voluntary cancellation and refund processing – under the [Kiwi.com](#) Ticket Fares are applicable for the cancellation of the whole Booking only; We shall not provide You with these Specific Additional Services in case of requested partial cancellation of Your Booking (regarding only some Flights or passengers included).

reasonable consideration, including, but not limited to, minimum connection times in the respective transfer destinations of Your Flight itinerary) and We shall not provide You with Specific Additional Services – flight changes (rebooking) – regarding only some passengers included in the Booking).

4. the terms and conditions of the provision of Specific Additional Services – flight changes (rebooking) – under the [Kiwi.com](#) Standard or [Kiwi.com](#) Flexi Ticket Fares are applicable for Your first rebooking request regarding every Flight of Your Booking. We will process Your second and any following request for rebooking of any Flight of Your Booking or any following request for Specific Additional Services – voluntary cancellation and refund processing regarding Your Booking under the conditions of [Kiwi.com](#) Saver Ticket Fare.
5. the terms and conditions of the provision of Specific Additional Services – voluntary cancellation and refund processing – under any of [Kiwi.com](#) Ticket Fares are not applicable for refunds and the alternate transportation offers provided by Us under the [Kiwi.com](#) Guarantee.
6. Our offer for the provision of Specific Additional Services under the terms and conditions of any of the [Kiwi.com](#) Ticket Fares is made with an assumption of You acting in good faith. Should We, under Our sole discretion, have a suspicion that You have selected the specific [Kiwi.com](#) Ticket Fare and/or You have requested the Specific Additional Service and/or You have acted subsequently in bad faith, We may suspend any of Our payments or settlements of Your claim for the Guaranteed amount of the refund for the necessary period of time and We may investigate the issue; if We conclude on the basis of Our investigation that the suspicion was justified with reasonable certainty, We may retain or claim the amount of the already provided Guaranteed amount of the refund as the additional Handling Fee without Your right for any compensation, reimbursement or refund. You shall be deemed to act in bad faith especially when:
 1. You, selecting [Kiwi.com](#) Standard or [Kiwi.com](#) Flexi Ticket Fare, make more than three Bookings with overlapping Flight itineraries with initial intention to use only one or none of them and cancel the remaining Bookings
 2. You (also in collaboration with third parties) make Bookings and subsequently request the provision of Specific Additional Services with the initial intention to financially harm Us or with the sole intention of gaining a financial profit
 3. You utilize the Flight(s) You requested to be cancelled by Us within provision of Our Specific Additional Services and You were paid the Guaranteed amount of the refund for
 4. You cancel any of Your Flight(s) and request or collect the corresponding refunds from Selected Carrier(s) on your own behalf while You also request Us for the provision of Our Specific Additional Services and You are provided with the Guaranteed amount of the refund by Us
5. Service Packages and their purchase. We offer You the option to get more favorable terms and conditions of Our provision of Customer Support Services and Standard Additional Services (however, not of the Specific Additional Services) by purchasing one of two offered Service Packages. As far as the [Kiwi.com](#) Standard Ticket Fare and [Kiwi.com](#) Flexi Ticket Fare already contain the respective Service Packages (see Art. 4.2 hereof), within the Booking procedure, You will be offered separately by both Service Packages only if You select the [Kiwi.com](#) Saver Ticket Fare. Within the Booking procedure, You will also be offered by the upgrade to highest Premium Services Package if You select the [Kiwi.com](#) Standard Ticket Fare. However, post-booking, You may always purchase for Your active Booking the respective higher-level Service Package via Our Manage my booking section of

note that:

1. Service Packages are effective subject to Your timely payment of their price, which will be clearly expressed to You prior to the completion of Your ultimate purchase.
 2. by purchasing any Service Package Our mutual rights and obligations under the Service Agreement are not affected in any way.
 3. by purchasing any Service Package Our mutual rights and obligations under Art. 5 and 6 hereof in relation to the provision of the Optional Services, including [Kiwi.com](#) Guarantee, are not affected in any way.
6. Service Packages – specific terms and conditions. You may purchase any of the following Service Packages (Plus Services Package and Premium Services Package):

Default Services/Service Packages:	Basic Services (default)	Plus Services Package	Premium Services Package
Handling Fee for Standard Additional Services	€30 (thirty Euros) per every request for any Standard Additional Service per Booking	€10 (ten Euros) per every request for any Standard Additional Service per Booking	NO HANDLING FEE
Customer Support Service – telephone support channel availability (see Art. 1.2.13 hereof)	BASIC	EXTENDED	EXTENDED
Customer Support Service - caller priority (see Art. 1.2.13 hereof)	Low	Medium	High
Customer Support Service – e-mail support channel availability	NO	YES	YES

8. No-show refund processing. Providing You have not utilized any of Your non-cancelled Flight booked with Us and this case does not fall under [Kiwi.com](#) Guarantee under Art. 5 and 6 hereof, You hereby authorize and instruct Us to request and collect on Your behalf any refund for the specific Flight(s) (including the refund for certain airport taxes, local taxes and surcharges constituting the part of such fare) from the respective Selected Carrier(s) (hereinafter the “No-show refunds”), but not earlier than fifteen days as of the scheduled departure of the (outbound part of the) first respective Flight (unless You have explicitly requested earlier processing). You hereby agree that We shall charge You for the processing of these No-show refunds with the special processing fee amounting to €59 (fifty nine Euros) for every Flight that shall be exclusively set off against the amount actually collected No-show refund; if the special processing fee exceeds the total amount of the No-show refund collected by Us, We shall waive the part of this fee in the amount of the difference and the ultimate amount of the fee never exceeds the actually collected amount of the No-show refund. Please note that You are entitled to contact the respective Selected Carrier(s) first and seek these No-show refunds without Our assistance and We shall consequently lose Our aforementioned authorization.

Article 5. [Kiwi.com](#) Guarantee Optional Services – Delays and Cancellations

A key part of Our Service is to provide You with tailored Flight itineraries to enable You to assess and manage the risk of missed Flight Connections and related disruptions to Your travel plans. If We fail to deliver this part of Our Service and Your booking is affected by a Flight change, delay or cancellation (inclusive of any other means of transportation), We offer You exclusive and unique assistant services (in accordance with the terms outlined further below in this Art. 5), called the [Kiwi.com](#) Guarantee (hereinafter the “[Kiwi.com](#) Guarantee”).

The aim and scope of Our [Kiwi.com](#) Guarantee is to ensure that You either get to Your final Destination, or You are refunded up to the Full Price paid. For this purpose, We undertake to You that in situations when Your Flight(s) is/are rescheduled, delayed or cancelled, We shall upon activation of [Kiwi.com](#) Guarantee, offer You (a) reasonable alternate Flight(s) or other means of transportation to Your Destination, or a refund of up to the price You paid for the unused Flight(s). By virtue of the terms and conditions stated herein We provide You with a guaranteed solution to the covered events (as further specified herein) which may negatively impact Your journey to Your Destination.

However, please note that the [Kiwi.com](#) Guarantee may only apply in cases when Your Flight(s) is/are rescheduled, delayed or cancelled due to factors which can occur in the standard course of transportation. Given this the [Kiwi.com](#) Guarantee can be applied with limited effect in situations of the impact of force majeure (see Art. 6.3). Furthermore, the [Kiwi.com](#) Guarantee cannot be applied to cases where You make any changes to the Flight schedule(s) without Our previous approval or through Our customer service department.

1. [Kiwi.com](#) Guarantee. In particular, the [Kiwi.com](#) Guarantee may only apply in case of covered events, which are split into two categories, based on severity:

Scenario A (More than 48 hours before departure)

Destination or Your arrival at the Destination shall change by more than 24 hours from the original scheduled arrival, i.e. due to Flight change(s) or cancellation(s), You would either miss Your Flight Connection(s) or Your Flight(s) would be cancelled (hereinafter “Scenario A”).

Under Scenario A, if You are informed about a change or cancellation of Your Flight(s) under Scenario A You must inform Us of such a change or cancellation without undue delay by telephone or e-mail available depending on Your level of Customer Support

Services You have chosen/purchased within the respective [Kiwi.com](#) Ticket Fare and or Service Package . Should You fail to inform Us about such Flight change(s) or cancellation(s) without undue delay, You will not be entitled to the [Kiwi.com](#) Guarantee. If We are informed first about the change or cancellation of Your Flight(s) according to Scenario A, We will contact You within a reasonable time after We learn about such Flight change(s) or cancellation(s).

In either case, after We have been informed about the Flight change(s) or cancellation(s) according to Scenario A, We will at all times under a qualified event offer You one of the following solutions solely at Our discretion:

1. **We will search for alternate transportation to Your Destination.** Should We find a reasonable alternate, We may offer You (an) alternate Flight(s) or other means of transportation to Your Destination at no additional cost to You. In case We are unable to provide You with the alternate Flight(s) or other means of transportation for You online, You may purchase ticket(s) for alternate transportation to Your original final destination, as agreed upon by Us and You, at the airport or other place of transition and, at Our discretion, We may refund You the price of such ticket(s) under the conditions given in Art. 6. hereof. Please note that any extra services or further upgrades to the agreed-upon alternate ticket(s) will not be covered by Us.
2. **We may offer You a refund up to the price You paid for all the unused Flights under the conditions specified in Art. 6 hereof.** This solution is most likely to be offered, at Our discretion, in case We are unable to offer You reasonable alternate transportation.

You are obliged to reply to Us promptly after receiving Our offered solution(s) under the [Kiwi.com](#) Guarantee, but in all cases up to 24 hours after delivery of Our first notice regarding the solution(s) to You in accordance with Art. 5.3 hereof, or within any shorter reasonable time before the time of the scheduled departure of the first following Flight. After the lapse of these 24 hours, or any shorter term for replies, this offer is null and void, thus You will not be entitled to the [Kiwi.com](#) Guarantee in this matter.

Scenario B (Less than 48 hours before departure)

Less than 48 hours before departure - The [Kiwi.com](#) Guarantee stipulated in this Art. 5.1 b) applies only to a Flight Delay(s) or cancellation(s) of Flight(s) announced by the respective Carrier less than/equal to 48 hours prior to the departure and/or after departure of the first concerned Flight, which may negatively impact Your ability to reach Your Destination or Your arrival at the Destination shall change by more than 24 hours from the original scheduled arrival, i.e. due to the Flight Delay(s) or cancellation(s) You would either miss Your Flight(s) Connection(s) or Your Flight(s) would be cancelled (hereinafter referred as “**Scenario B**”).

will not be entitled to the [Kiwi.com](#) Guarantee. If We are informed first about the Flight Delay(s) or cancellation(s) of Your Flight under Scenario B, We will contact You within a reasonable time after We learn about it.

After We have been informed about the Flight Delay(s) or cancellation(s) under Scenario B, You may choose one of the following solutions at Your discretion:

1. We will search for alternate transportation to Your Destination and should We find a reasonable alternate We may offer You (an) alternate Flight(s) or other means of transportation to Your Destination at no additional cost to You. In case We are unable to buy the offered alternate Flight(s) or other means of transportation for You online, You may purchase ticket(s) for alternate transportation to Your original final destination, if agreed upon by Us and You, at the airport or train station and, at Our discretion, We may refund You the price of such ticket(s) under the conditions in Art 6. hereof. In case We are unable to find (a) reasonable alternate Flight(s) or other means of transportation due to a disproportionate price difference between the potential alternate transportation and the original price for the unused Flights, We may agree with You on Our proportional contribution to the costs associated with the mutually agreed alternate transportation. This option will be determined and agreed upon on a case-by-case basis. Please note that any extra services or upgrades to the agreed-upon alternate ticket(s) will not be covered by Us. In exceptional cases when Your Flight(s) is cancelled or You miss the Flight Connection(s) due to the Flight Delay and You are not able to contact Us in this matter, You may purchase the ticket(s) for the alternate transportation without prior agreement between You and Us and We may refund You the price of such a ticket(s) for alternate transportation up to twice the original price of the unused Flight(s) en route to Your Destination. You may be entitled to this refund under the conditions in Art. 6 hereof, only after You provide Us with sufficient reasoning regarding Your inability to contact Us and written proof of Your purchase of the ticket(s) for the alternate transportation to Your Destination together with the proof of the original Flight Delay or cancellation of Your original Flight. Please note that it is at Our discretion to assess Your ability to contact Us with regard to these exceptional cases.
2. We will refund You the price You paid for all the unused Flights under the conditions specified in Art. 6 hereof. You should choose this solution if We are unable to offer You reasonable alternate transportation.

You are obliged to reply to Us about Your choice promptly after receiving Our information about the offered solution, but in all cases up to 24 hours after delivery of Our notice to You in accordance with

Art. 5.3 hereof, or within any shorter reasonable time before the time of the scheduled departure of the first following Flight. After the lapse of these 24 hours or any shorter term for replies the offer expires and You are no longer entitled to the [Kiwi.com](#) Guarantee in this matter.

2. Multi-city routes. Should there be a Flight Delay, change or cancellation of the Flight(s) to Your interim destination, this interim destination will be considered as the final Destination and the [Kiwi.com](#) Guarantee rules provided herein will apply adequately. Please note, however, that with regard to the character of the Multi-city route itineraries and the fact that a change or cancellation of any of the Flight(s) in Your itinerary can affect any of the previous or the following Flight(s), including those to the other interim destination(s), We are unable to guarantee the time schedule and presence in (each of) Your interim destination(s). Please contact Us without undue delay once You are informed about any Flight(s) changes/cancellations in order

3. Communication and notices. In the absence of any evidence of earlier receipt, any of Our notices or other communication sent or otherwise communicated to You is deemed to be given on the date and at the time of transmission of the notice with confirmation of uninterrupted transmission, if the notice is delivered using a method of distant communication, or on the day and at the time on which the return confirmation was wrongfully refused, but in any case no later than after the lapse of 24 hours after the notice is sent by Us using e-mail, telephone text message (SMS) or any other method of distant communication to the email address or telephone number or other communication channel that You stated within the Booking or otherwise communicated earlier to Us. For the avoidance of doubt, please note that any of Our notices is deemed to be given and delivered to You after the lapse of 24 hours of sending Our first notice regarding the matter to Your email, mobile phone or other communication channel. In case You do not reply to Us in reaction to such a notice in accordance with Art. 5.1 a) and/or 5.1 b) hereof be aware that Your claim to the [Kiwi.com](#) Guarantee is no longer valid.
4. Special Optional Services. The services specified below in Art. 5.4.1, 5.4.2 and 5.4.3 hereof may apply when Scenario B stipulated in Art. 5.1 Letter b) hereof occurs within Our [Kiwi.com](#) Guarantee, or We include such services while providing You with (an) alternate Flight(s) as an offered solution within Scenario A stipulated in Art. 5.1 Letter a) hereof, or in other cases when We choose to provide You with these services. These services can be activated by Our customer service department when You contact them due to a Flight Delay or cancellation and You have no legitimate claim for the provision of these Special Optional services as any of these services are solely at Our discretion and need to be pre-agreed once You contact Our customer service department. Please note that in the case of activation of these Special Optional services You will need to cover the expenses for utilization of these Special Optional services and provide Us with a receipt(s) proving Your expenses. We will reimburse Your costs on the basis of such receipts up to the amount specified below.
 1. Overnight Accommodation - This option may become available to You if Your Flight has been delayed or cancelled at short notice leaving You stranded at the airport or train station for the night and Your alternate Flight connects after midnight (12am) and You would need to stay at the airport or train station for more than 8 hours. The accommodation can also be provided by Us to You if (i) You have accepted a change offered by Us for a flight departing the next day and (ii) You have accepted Our offer to book a hotel room on Your behalf at Our expense.
 2. Alternate Transport – Should We be unable to book You a Flight Connection because a) all reasonable Flight(s) are sold out and/or b) no such journey exists for the day in question, We may look at other airports or train stations in the area for alternate Flight options. Should this occur, and under the condition that all costs are pre-agreed through Our customer services department, We may contribute towards Your cost of the chosen method of transportation for the transfer between airports and/or train stations. This may include: train, coach or taxi and will include all passengers booked on Your itinerary through Us. The maximum limit for this alternate transport will be €100 (one hundred Euros), inclusive of all passengers.
 3. Meal & Beverage Compensation - Should Your Flight Connection be delayed by more than 4 hours, We are willing to cover the cost of refreshments up to a total of €10 (ten Euros) per passenger booked on Your itinerary through Us.

Should You be offered any of the aforementioned alternates by the Selected Carrier, We are absolved of all responsibility to further compensate and/or

these Flight(s) equal to 8 hours. Should You be provided from Our side with the option to choose alternate Flight(s), please be informed that We will make Our best efforts to arrange these bookings within the shortest reasonable time: however, We are not able to guarantee You booking of the alternate Flight(s) departing sooner than 8 hours after Your initial contact with Our customer service or Your entry to Our Manage my booking section of Our Website in order to select Your alternate Flight(s) option.

Article 6. [Kiwi.com](#) Guarantee Optional Services – Refunds, Exceptions, Limitations, Claim Recovery

1. [Kiwi.com](#) Guarantee Refund Policy. We guarantee to refund You the full or partial price of the Flight ticket(s) to Your Destination as the selected solution of Your situation within the [Kiwi.com](#) Guarantee service, subject to meeting the following conditions:
 1. The purchased Flight tickets must be for a Flight offered to You by Us. If You make any changes to the schedule of the flying route booked through Us without Our assistance directly with the Selected or operating Carrier without Our previous approval and You encounter problems, the [Kiwi.com](#) Guarantee is null and void, and thus You will not be entitled to any refund from Us;
 2. We must receive Your request for a refund within 14 days of the date when You were supposed to arrive at Your Destination according to the original Flight schedule;
 3. Along with the request for a refund, You must submit to Us an unequivocal and intelligible copy of the receipt of payment for the alternate Flight or other means of transportation and the ticket for the alternate Flight(s) or other means of transportation and at least one of these documents must contain intelligible Flight data (specifically the date and time of the Flight(s) and the place of departure and arrival) or data related to other means of transportation, price information and the passenger's name;
 4. Should an alternate Flight or other means of transportation not be offered by Us, We will refund You the full or partial price which was originally paid for Your journey under the conditions stipulated herein. In this case, if Your journey consists of more than one leg, and You have already used certain Flight(s), We will refund You the original price of the unused Flight(s). The eventual refund of the original purchase price paid for the respective Flight(s) will be used and consumed against, or the expenses spent on the alternate Flight(s)/refunds in relation to the provision of Our [Kiwi.com](#) Guarantee.
2. [Kiwi.com](#) Guarantee – Exceptions. If You, after entering into the Service Agreement with Us:
 1. make any changes to the schedule of the purchased Flight(s) other than through Us; or
 2. make any changes within the contact details with any one of the Selected Carrier(s) in relation to Your Booking; or
 3. make any changes to Your No Checked Baggage Itinerary, in particular You add baggage to Your itinerary or make any other changes to Your Flight(s); Our offer of the [Kiwi.com](#) Guarantee described in Art. 5 hereof will automatically expire and You shall have no claim whatsoever to the performance by Us of any of the [Kiwi.com](#) Guarantee services. This provision does not preclude You from buying (an) alternate Flight(s) in accordance with Art. 5.2 and/or Art. 5.3 hereof – if You do so in compliance with these Terms & Conditions, Our [Kiwi.com](#) Guarantee will remain valid and claimable. On the contrary, should You amend or alter the schedule of the original Flight(s) ordered in the Booking without first

change or cancellation caused by extraordinary circumstances which could not have been avoided even if all reasonable measures had been taken. Such circumstances may, in particular, occur in cases of political instability, meteorological conditions incompatible with the operation of the flight concerned, security risks, unexpected transport safety shortcomings and strikes that affect the operation of an operating air carrier, significant limitation of airport(s), bus and train station(s) and/or other transition places operation, as well as bankruptcy, and/or insolvency or termination of 50% or more of all flights of the Selected Carrier or any other effect which significantly limits or disables the Selected or operating Carrier to provide its services (hereinafter referred as “Force Majeure”). Please note that in these cases We will make Our best effort to offer You (an) alternate Flight(s) and/or other alternate transportation for You in order to eliminate inconveniences that You may incur in relation to this matter. However, We have no obligation to provide You with the [Kiwi.com](#) Guarantee or otherwise cover the expenses for the alternate Flight(s) and/or other mean of Transportation for the Flight(s) affected by the effects of Force Majeure as well as other connecting Flight(s), which You were not able to use due to the effect of Force Majeure.

4. Limitation of [Kiwi.com](#) Guarantee – Flights and Flight Connection(s) issued as one airline e-ticket. Our [Kiwi.com](#) Guarantee described in Art. 5 hereof does not apply to single Flight and/or Flight Connection(s) identified by one airline e-ticket. The information about the inapplicability of the [Kiwi.com](#) Guarantee is provided in the Booking process for each of the respective Flight Connection(s) and Single Flight itineraries. Carriers servicing these Flights and Flight Connection(s) are completely responsible for all possible issues connected with them. In these cases please contact directly the Selected Carrier or airlines operating these Flights. Please note that in case You miss any Flight within Flight Connection(s) with one airline e-ticket You may not be allowed to use any of the following Flight(s); You need to check the policy of each of the Selected Carrier(s) as We are not responsible for any inconveniences that You may incur in relation to this matter.
5. Refund process. If You are, under these Terms & Conditions, entitled to receive a refund of the full or partial price You originally paid Us or another form of refund, it will be refunded using the same payment method as the one You used to pay Us the Full Price. This can take up to 10 working days; if this is not possible, the refund will be provided by a method mutually agreed between You and Us within 14 days after We reach such an agreement on the method of refund. It is pertinent to mention that We bear no responsibility in relation to the transfer of the funds to You, because We cannot in any way influence the transfer process of the refund and such responsibility lies solely with the financial institutions responsible for remitting the transaction from Us to You.
6. Assignment of the claims against the Selected Carrier(s). Upon Your application for Optional Services pursuant to the [Kiwi.com](#) Guarantee You assign all Your rights, titles and claims against the Selected Carriers arising in connection with the provision of Our Services based on Regulation (EC) No. 261/2004 of the European Parliament and of the Council of 11 February 2004 establishing common rules on compensation and assistance to passengers in the event of denied boarding and of cancellation or a long delay of flights, and repealing Regulation (EEC) No. 295/91 or Canadian Transportation Agency’s Air Passenger Protection Regulations (SOR/2019-150) or Turkish Regulation on the Rights of Passengers Traveling by Airline (SHY-PASSENGER) published in the Official Gazette dated 03/12/2011, No. 28131 or any similar applicable national or international act (law, ordinance, regulation, treaty, precedent etc.) legally substantiate any Your claim against the Selected Carrier(s) (hereinafter referred as the “Claim”) to Us, and You agree to provide Us, or Our authorized subcontractors, with all reasonably required assistance in order to enforce the Claims. Furthermore, You

You agree that the assignment of the Claim(s) is reasonable and adequate consideration for provision of the Optional Services. Should the amount of the successfully enforced Claim(s) exceed Our expenses spent on the solution of Your situation provided upon Your application for Optional Services pursuant to the [Kiwi.com](#) Guarantee, We will transfer to You the amount of the enforced Claim(s) funds exceeding Our expenses upon Your request.

7. Claim recovery against (a) Selected Carrier(s) and granting a power of attorney to Us. Upon the conclusion of the Service Agreement You hereby:
1. authorize Us to and grant Us a power of attorney to represent You in the process of enforcement of all the Claims against the Selected Carriers and to perform on Your behalf all legal acts and other steps required in this matter even if the special power of attorney is required including but not limited to full representation in court without any limitations, submission of proposals and applications to courts, and receiving of all payments (hereinafter referred to as “Enforcement Services”),
 2. acknowledge and agree that We may grant the right to represent You within the provision of Enforcement Services (in full or partial extent of the power of attorney granted to Us herein) also to a third parties (e.g. a legal counsel) selected by Us as We will deem reasonable to provide you with the respective service in a due and timely manner.
 3. undertake to provide Us, or Our authorized subcontractors, with all reasonably required cooperation, documentation and information in order to enable Us to fully represent You in the Claim enforcement and to provide Us with an additional power of attorney, if necessary,
 4. agree that for the provision of Enforcement Services, We are entitled to a commission fee amounting to 35% of any successfully enforced Claim. This Art. 6.7 hereof shall not affect the assignment of Claims in connection with Your application for Optional Services pursuant to the [Kiwi.com](#) Guarantee as stipulated in Art. 6.6 hereof,
 5. authorize Us to provide Your contact details to the company AirHelp Limited, a company incorporated in Hong Kong with its registered office at 9B Amtel Building, 148 Des Voeux Road Central, Central, Hong Kong (CB No. 1926223, BR No. 61625023-000) which may contact You with the offer for its services related to the Enforcement Services. If You do not want to be provided with Our Enforcement Services, please inform Us and We will cease their provision. In case We do not receive Your notice disagreeing with its provision within 30-days as of the occurrence of the situation entitling You to the Claim, We understand that You wish Us to provide You with these services and consequently will start the Claim recovery against the Selected Carrier(s).

Article 7. Representation and Limited Warranty

1. We represent and warrant to You, that We shall perform the brokerage Services using personnel of required skill, experience and qualifications and in a professional and workmanlike manner in accordance with generally recognized industry standards for similar services, and shall devote adequate resources to meet Our obligations under the Service Agreement.
2. We represent and warrant to You, that within provision of Our brokerage Services We will provide You ONLY with documents, information and data necessary for Your journey as brokered by Us in compliance with Your instructions and the information provided by You within the Booking in accordance with Art. 1.2.1 hereof, unless We shall afterwards agree on the provision of the Additional Services for the Handling Fee and strictly under the conditions pre-agreed by You choosing the respective [Kiwi.com](#) Ticket Fare and/or Service Package.

1. Re-issue new transportation tickets (or correct the defective part of Your itinerary); or
 2. Credit or refund the price of such tickets and Services at the pro rata contract rate.
5. **THE REMEDIES SET FORTH IN ARTICLE 7.4 SHALL BE THE CUSTOMER'S SOLE AND EXCLUSIVE REMEDY AND SERVICE PROVIDER'S ENTIRE LIABILITY FOR ANY BREACH OF THE LIMITED WARRANTY SET FORTH IN SECTION ARTICLE 7.1.**

Article 8. Disclaimer of Warranties

EXCEPT FOR THE GUARANTEE SET FORTH IN ARTICLE 5 AND THE WARRANTY IN ARTICLE 7 ABOVE, WE DO NOT MAKE ANY OTHER WARRANTIES/GUARANTEES WHATSOEVER WITH RESPECT TO THE SERVICES, INCLUDING ANY (A) WARRANTY OF MERCHANTABILITY; OR (B) WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE; OR (C) WARRANTY OF TITLE; OR (D) WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS OF A THIRD PARTY; WHETHER EXPRESS OR IMPLIED BY LAW, COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OF TRADE OR OTHERWISE. THE PROVISION OF THE CUSTOMER SUPPORT SERVICES DOES NOT IMPLY ANY OUR OBLIGATION, REPRESENTATION OR WARRANTY REGARDING THE PROVISION OF ANY REQUESTED INFORMATION, COMMUNICATION OR SERVICES THAT IS NOT SET FORTH EXPLICITLY IN THESE TERMS AND CONDITIONS.

Article 9. Conditions of Carriage

1. You acknowledge that a Selected Carrier's terms and conditions and conditions of carriage will apply to Your contractual relationship with the Selected Carrier and that You must make Yourself aware of such terms and conditions as well as conditions of carriage before the Service Agreement is concluded and You complete the Booking. By concluding the Service Agreement You hereby acknowledge that the Flight(s) included in Your Booking may not be part of the "frequent flyer programs" of the Selected Carrier(s). This article 6.1 also applies to the terms and conditions of the airlines, railway and other transportation companies which are offered to You based on (i) application of the [Kiwi.com](https://www.kiwi.com) Guarantee or (ii) voluntary change of the Booking based on Your request.
2. We will provide You with all necessary documents for Your journey. However, it is Your responsibility to check that all documents have been received and are in order. We are not responsible for any issues arising due to Your failure to ensure that You have all the correct and adequate passport documentation with sufficient validity (at least six months), visas, or other travel documents required by any airline, authority, or the Destination, including countries You may only be transiting through. If You have not received any documentation from Us, or You believe that some of the documentation is missing or inaccurate, You must contact and inform Us immediately and We will make Our best effort to provide You with all the necessary documentation.

Article 10. Flight Connection(s) Arrangement

1. In some cases with Flight Connections, or carriage to the Destination and back, the carriage to the Destination is arranged so that You receive the relevant one-way ticket (or tickets) for each part of Your route, i.e. each Flight en route to Your Destination (or back from Your Destination). If this is the

You do not use a transfer/transit Flight but a separate one-way Flight, they are sometimes operated by a different Selected Carrier.

3. once in the airport or other transition place it is Your responsibility to ensure that You catch the relevant Flight Connection based on all information available at the airport or train/bus station concerning gate changes, terminals, transit time to gates etc. We are not responsible for any issues arising from You missing a Flight Connection and/or taking an incorrect flight.

Article 11. Throwaway Tickets

1. We make available a limited number of Throwaway Tickets on the Website. Where We do so, We will make this clear to You.
2. You should be aware that certain Selected Carriers seek to prevent the sale and/or use of Throwaway Tickets and impose restrictions and measures in their Contracts of Carriage concerning Throwaway Tickets. If You intend to purchase a Throwaway Ticket, We recommend that You check the Contracts of Carriage of the relevant Selected Carriers before making the Booking
3. We may provide You with the below-specified assistance in situations when a legal claim is brought against You by the Selected Carrier in relation to Your Booking due to the alleged breach of the Selected Carrier's contractual clauses which are considered as unbalanced, disproportionate and/or abusive. These conditions include, among others, those directed against using Throwaway Tickets. We believe that these and similar contractual clauses are disproportionate and thus do not enjoy legal protection. If the Selected Carrier brings a lawsuit against You claiming a breach of these contractual clauses, We may elect to:
 1. reimburse You the costs of Your legal expenses related to such legal proceedings; or
 2. assist You in the legal proceedings and provide You with the aid of Our legal advisors who are experienced with claims of this nature; or
 3. reimburse You the amount claimed by the Selected Carrier in relation to the alleged breach of its contractual clauses.

We have discretion to determine both whether We provide any assistance to You under this Art. 11.3 and, if We elect to provide You with the above-specified assistance, the scope and method of any such assistance.

In order that We may be in a position to determine whether We potentially provide You with the above-specified assistance, We need You to contact Us immediately after You are contacted by the Selected Carrier when they claim such a breach. And You must provide Us with all the relevant information and necessary cooperation so that We are able to determine whether We provide You with any potential assistance and notify You of this both in a timely and accurate manner.

Article 12. Linked travel arrangements

1. Sole provision of carriage. If We broker for You only one transport service or a combination of transport services such as combination of train, bus and flight carriage, You must note that these services do not enjoy the protection set in the Directive (EU) 2015/2302, on package travel and linked travel arrangements. This means that contractual provisions of the respective Carrier apply to Your Contract(s) of Carriage and You do not enjoy the protection aimed at refunding the payments You paid to Us. Kiwi.com Guarantee applies to all combinations of sole provision of carriage in accordance with Art. 5 and 6 hereof.

3. Non-applicability of package holiday rules. If We broker for You linked travel arrangements as defined in Art. 1.2.23, You should note that Our Services do not constitute a package holiday under Directive (EU) 2015/2302, on package travel and linked travel arrangements. Therefore You will not benefit from rights arising from the purchase of a package holiday.
4. Insolvency protection. If We broker for You linked travel arrangements We have, as required by EU law, protection in place to refund Your payments to Us for services not performed because of Our insolvency. In the unlikely event of Our insolvency You would receive all payments You made directly to Us, back from the institution securing Our insolvency protection. Please note that if any of Your payments are made directly to the service provider and/or We have already transferred the payment You made to Us to the service provider, the insolvency protection does not apply. Also, this protection does not provide a refund in the event of the insolvency of the relevant travel service provider. You also acknowledge that this Article 12 shall not apply to You as well as You do not enjoy the rights (i.e. the insolvency protection if linked travel arrangement is brokered for You by Us) granted to the consumers according to the said Directive unless You were granted such rights by the law of EU Member State which would be in the absence of choice of law otherwise applicable to the Service agreement between You and Us.
5. Insurance. Kiwi.com s.r.o., Identification No.: 29352886, with a registered office at Palachovo náměstí 797/4, Starý Lískovec, 625 00, Brno, the Czech Republic, registered in the Commercial Register maintained by the Regional Court in Brno, File No. C 74565, has taken out insolvency protection with Union poisťovňa, a.s., Identification No. (IČO): 313 22 051, Karadžičova 10, 813 60, Bratislava, the Slovak Republic, registered in the Commercial Register maintained by the Regional Court in Bratislava I, Section: Sa, File No.:383/B, , acting through its branch Union pojišťovna, a.s., pobočka pro Českou republiku, Španělská 770/2, 120 00 Prague, Czech Republic Identification No.: 242 63 796, registered with the Commercial Register maintained by the Municipal Court in Prague, File No. A 75819. You may contact this entity Union poisťovňa, a.s., Karadžičova 10, 813 60, Bratislava, Slovak Republic, Phone No. 844 111 211, +421 220 815 911, Fax: +421 253 421 112, E-mail: union@unionpojistovna.cz if the services are denied because of Kiwi.com s.r.o.'s insolvency. Note: This insolvency protection does not cover contracts with parties other than Kiwi.com s.r.o., which can be performed despite Kiwi.com s.r.o.'s insolvency. Directive (EU) 2015/2302 as transposed into the national [law](#). You can find Kiwi.com s.r.o.'s insurance certificate [here](#).

Article 13. Administrative Formalities/Governing Laws/Amendments/Fraud

1. Visas. We are under no obligation to advise You to obtain visas nor assist You in obtaining visas or obtain visas for You to the destinations that You will visit and/or pass through en route to Your Destination. However, We do generally advise You that some of the destinations may require a visa from You and that it is Your responsibility to obtain the required visas early enough, and at Your own expense. Please note that when using Flight Connections You may be required to obtain transit visas even in order to check in for the connecting Flight.
2. Severability. If any of the provisions of the Service Agreement is found to be invalid or ineffective, the other remaining provisions shall remain fully valid and effective to the extent that they are not dependent on such an invalid or ineffective provision. In such an event, any invalid or ineffective provision shall be replaced with a new, valid and effective one which corresponds to the intent and purpose of the provision that is being replaced.

governed by Our Privacy Policy, which is available online on Our Website. The Privacy Policy forms an inseparable part of these Terms & Conditions and You are obliged always to read Our Privacy Policy before accepting these Terms & Conditions. By accepting these Terms & Conditions You also confirm that You have read and understood Our Privacy Policy.

5. Force majeure. In case We are prevented, delayed or hindered from commercially reasonable fulfillment of any of Our contractual or other obligations towards You, due to reasons of force majeure, including, but not limited to factual, technical, political, economic, meteorological circumstances, including but not limited to Acts of God, natural disasters, epidemic, wars, civil conflicts, protests, riots, blackouts, strikes, any governmental or regulatory action, outage or restrictions of supplies of goods or services, restrictive travel orders and recommendations and other circumstances that [Kiwi.com](https://www.kiwi.com) cannot reasonably resolve, either or not foreseeable by Us, We are exempt from any derived legal responsibilities arising from such deficiencies or non-compliances related to the effect of force majeure.
6. Amendments. We reserve the right to amend these Terms & Conditions at any time, and without prior consultation with Our customers. These Terms & Conditions are valid and effective from the time when You send Us a completed online order form via Our Website and will apply to the respective Service Agreement. Please be advised that these Terms & Conditions may have changed by the time You choose to use Our Services again, and You should read them carefully before requesting any order of Our Services. All versions of Our Terms & Conditions are available and downloadable on Our Website.
7. Applicability. These Terms & Conditions shall apply to all Service Agreements concluded since ___date___.
8. Fraudulent Transaction Protection. To ensure the high standard of Our Services and to protect against fraudulent transactions, We reserve the right to perform checks (verification) of payment cards. For this reason, We may request Your cooperation to verify the identity of the payment card holder. Until successful verification, Our obligation of immediate commencement of the provision of Our Services is suspended. In this event Your funds will be blocked at the bank and therefore We will not withdraw them. The time that it will take to verify a payment card is not included in the period within which We undertake to broker a Contract of Carriage for You in accordance with Art. 2.16 hereof.
9. Information about the Full Price is provided as final and binding with the exception of an apparent error in the amount of the Full Price; in these cases of apparent errors in the Full Price, we are entitled to unilaterally withdraw from the Service Agreement without further notice.

Article 14. Discharge / Extinguishment of Obligations

1. Discharge by Performance. Your obligations and Our obligations under the Service Agreement will be discharged, and the Service Agreement performed, when You pay the Full Price in accordance with Art. 3.1 hereof and We provide the Services to You.
2. Extinguishment by Default. If We fail to broker the Contract of Carriage for You in accordance with Art. 2.16 hereof within 48 hours after We accept Your payment of the Full Price, We will contact You. We will try to offer You an alternate solution, or You or We may withdraw from the Service Agreement. If You or We withdraw from the Service Agreement, You will be entitled to a refund of the Full Price in accordance with Art. 6.5 hereof. If We agree on an alternate Flight or another combination of Flights to Your Destination and/or on a different pricing of any original Flight(s), the Full

Article 15. Liability for Damage

1. We are not liable for any damage, harm or loss arising out of any actions or omissions of a Selected Carrier or other third parties in connection with carriage to the Destination. Nor are We liable for any damage, harm or loss arising out of Your actions or omissions that are contrary to these Terms & Conditions.

Article 16. Dispute Resolution

1. In cases of disputes with Kiwi.com s.r.o. the courts of the Czech Republic shall have complete jurisdiction over all disputes arising between You and Us, unless provided by the mandatory applicable laws otherwise.
2. According to EU legislation all consumers residing in EU countries are, prior to filing any legal action with a court, pursuant to Act No. 634/1992 Coll., on Consumer Protection, as amended, entitled to commence out-of-court settlement of their dispute with Us, provided that any such dispute between an EU consumer and Us has not been successfully settled directly. The institution in charge of out-of-court settlements for EU consumer disputes with Our company is the Czech Trade Inspection Authority (coi.cz). More information on out-of-court settlements of consumer disputes may be found here (<https://evropskyspotrebitel.cz/how-to-submit-your-complaint/>).
3. Pursuant to EU Regulation No. 524/2013, EU consumers are also entitled to commence the out-of-court settlement of consumer disputes on-line through the ODR platform for the online resolution of consumer disputes accessible at (ec.europa.eu/consumers/odr).
4. Prior to the commencement of any of the above methods of dispute resolution, You are advised to contact Us through Our contact form available at: [Kiwi.com/content/feedback](https://kiwi.com/content/feedback) to resolve any of Your complaints or suggestions.
5. [Kiwi.com](https://kiwi.com), Inc. is registered with the:
State of California as a Seller of Travel, Registration Number CST 2130807.
State of Washington as a Seller of Travel, Registration Number 604456736 001 0001.
State of Iowa as a Seller of Travel.
State of Florida as a Seller of Travel, Registration Number ST 42135.
6. **US dispute resolution — mandatory arbitration.** Where applicable, at all times for claims arising out the United States in relation to US Consumers contracting with Kiwi.com, Inc., any claim, dispute, or controversy arising out of or in connection with or relating to the Service Agreement or Additional Service Agreement or the breach or alleged breach thereof the following terms shall apply:
 1. You and We agree to present all claims, disputes, and controversy in good faith to one another, giving each party enough time to evaluate the claim and respond accordingly, before commencing any arbitration or court proceedings;
 2. You and We agree that all claims (contractual and extra-contractual) may be resolved within 60 days of your notice to Us, and claims that are not resolved within that timeframe can be resolved through mandatory arbitration as described below.
 3. THE CLAIMS, DISPUTES, AND CONTROVERSIES NOT RESOLVED UNDER ART. 16.6, LETTER A. AND B. HEREOF WILL BE SUBMITTED BY EITHER YOU OR US TO BINDING ARBITRATION IN THE COUNTY OF MIAMI-DADE, STATE OF FLORIDA, UNITED STATES OF AMERICA

arbitrator is appointed by the Parties within the times herein provided, or any extension of time which is mutually agreed upon, AAA will make such appointment upon the request of either You or Us within thirty (30) days of such request from the AAA National Roster of Arbitrators (Commercial Panel). The award rendered by the single arbitrator will include costs of arbitration, reasonable attorneys' fees, and reasonable costs for expert and other witnesses, and judgment on such award may be entered in any court having jurisdiction thereof. Nothing stated here is deemed to be preventing either party from seeking injunctive relief with the relevant court having jurisdiction over the parties and the matter of dispute. The single arbitrator, and not any federal, state, or local court or agency, shall have exclusive authority to resolve any dispute relating to the interpretation, applicability, enforceability, or formation of the Service Agreement or Additional Service Agreement including, but not limited to, any claim that all or any part of this agreements are void or voidable. This Agreement to arbitrate is governed by the Federal Arbitration Act, not state law. Once a demand for arbitration is made, any court proceeding regarding the same dispute is to be stayed pending the outcome of the arbitration.

4. **Opting out of mandatory arbitration.** YOU MAY CHOOSE TO OPT OUT OF ARBITRATION AND PURSUE YOUR CLAIM(S) IN COURT BY NOTIFYING US OF YOUR INTENT TO DO SO WITHIN 30 DAYS FROM THE DATE YOU AND WE CONCLUDED THE SERVICE AGREEMENT (the "Opt Out Deadline"). You may opt out of these arbitration procedures by sending an email with your name, booking number, and travel dates via email to cslegal@kiwi.com. IF YOU WISH TO DO SO, YOU MUST OPT OUT OF ARBITRATION FOR EACH BOOKING MADE WITH US. If you do not inform Us of your intent to opt out in the manner described above by the "Opt Out Deadline", you will be unable to pursue a claim(s) against Us in court.

In Brno on 18 October 2019.

[Terms and conditions applied before 9 June 2015](#)

[Terms and conditions applied before 5 April 2016](#)

[Terms and conditions applied before 18 May 2016](#)

[Terms and conditions applied before 26 July 2016](#)

[Terms and conditions applied before 21 November 2017](#)

[Terms and conditions applied before 18 October 2019](#)