

TOUR CONDITIONS for OVERLANDER

This outline of tour conditions part of the terms of transaction stipulated in Article 12-4 of the Travel Agency Law, and the contract specifying services rendered for travel and other matters as stated in Article 12-5 of the above mentioned law.

1. Contract for Overlander-Organized Tours

The content and conditions of the contract shall conform to those specified for each tour itinerary, conditions as specified hereunder, the final itinerary handed to clients before departure (hereafter referred to as the "Final Tour Itinerary".)

2. Application for Overlander-Organized Tour Contracts and Their Conclusion.

- (1) The client shall provide on the Overlander application form information as required by Overlander and submit the form together with the necessary reservation deposit. Said deposit shall be applied to the tour fee, cancellation charges or penalties.
- (2) Overlander may accept applications for travel contracts by telephone, mail, facsimile and other means of communication. In such cases, the client shall submit the application form and reservation deposit to Overlander within 3 days, from the day after acceptance of application is confirmed. If the client fails to supply the required application form and deposit within 3 days, the reservation shall be voided.
- (3) The Travel Contract shall become valid upon acceptance by Overlander and receipt of the reservation deposit.
- (4) Deposit (per person)
The reservation deposit shall be 10 percent of the tour fare.
- (5) The client shall notify Overlander when submitting application if special considerations are required during the tour period, and Overlander shall comply with such requests when feasible.
- (6) If the Tour Contract cannot be finalized due to full occupancy in seats or rooms or other reasons at booking, Overlander may ask the client to wait until the specified date with his/her consent. (This booking status shall be referred as "waiting" herein after. In this case, the client shall be registered the client the reservation deposit ("waiting client" and Overlander shall do our efforts to make it bookable. Even in this case, we shall charge the client the reservation deposit ("waiting does not guarantee confirmation of booking). However, if the client requests Overlander to release the waiting, or if the booking is not confirmed until the specified day, Overlander shall return a full of the reservation deposit.
- (7) Even in case of the clause (6), the tour contract shall be finalized at the day when Overlander informed the guest of the confirmation.

3. Special Conditions of Tour Application

- (1) A client under 20 years of age and traveling alone during the tour period shall provide Overlander with the written consent of his/her guardian.
 - (2) Overlander may refuse an application if the client's age, qualifications, skills and other conditions do not conform to those designated for tours aimed at specific customer categories or purposes.
 - (3) Clients who require special attention from Overlander during the tour due to chronic disease, general ill-health, pregnancy or physical handicap shall advise Overlander of this when applying for the tour. Overlander shall comply with such requests to the extent deemed feasible and reasonable. In such cases, Overlander may require clients to present a medical certificate. Overlander may refuse a client's application if conditions at travel destinations and facilities are such that safe, smooth tour operation cannot be guaranteed, or require that the client be accompanied by an escort. Notification concerning acceptance or rejection of client participation in the tour shall be made by Overlander within 1 week after the application is submitted.
 - (4) If Overlander determines that the client needs medical diagnosis or treatment by a physician owing to illness, functional disease or other reasons during the tour, Overlander shall take measures necessary to ensure smooth operation of the tour. All costs resulting from such measures shall be borne by the client.
 - (5) Overlander may refuse client participation if it determines that he or she threatens to embarrass, inconvenience or interfere with the collective activities of tour participants.
 - (6) Overlander may also refuse client participation in the tour for operational reasons.
4. Contract Document and Final Tour Itinerary
- (1) After the client has entered into a Tour Contract with Overlander as stipulated in Articles 2 And 3 above, the brochures and the tour conditions listed herein shall be included in the Travel Contract.
 - (2) Unless specified in the Travel Contract, Overlander shall deliver to the client the Final Tour Itinerary, showing the time and place for assembly, mode of transport, and lodging facilities not later than 1 day prior to the tour departure date. Irrespective of the above, when application for the Overlander-Organized Tour is made on or after 7 days prior to the eve of tour departure date the final tour itinerary shall be presented to the client by the departure date.
 - (3) The scope of travel services for which Overlander is liable in arranging and administering the itinerary shall be specified in the Travel Contract as stated in Paragraph(1) mentioned above and in the Final Tour Itinerary as stipulated in Paragraph(2) mentioned above.
5. Payment of Tour Fare
- The tour Fare shall be paid no later than the 13th day prior to the eve of the departure date.

When application is made on or after the 13th day prior to the eve of the day the tour starts, the tour fare shall be paid before departure by a date designated by Overlander.

Payment of tour fare in full must be made prior to the departure time. A travel contract is deemed to be concluded and become effective upon receipt of full payment.

6. Amount of Tour Fare

(1) Clients 12 years of age and older shall be charged the adult fare, and those aged 6 to 11 years old shall be charged the child fare unless otherwise specified. However, when a tour includes air travel, children aged 3 to 5 will be charged the infant fare.

(2) The fare is indicated for each tour course. Clients are asked to confirm the fare according to the departure date and the number of participants.

7. Included in the Tour Fare

Please note that the items included in the tour fare are only those as specified in the itinerary.

- Meals: Only the meals specified in the itinerary.
- Railways: Non-Reserved tourist class seats are used on JR Shinkansen(Bullet Train)
- Sightseeing & Excursions: By deluxe motorcoach and/or local conveyance where specified in each itinerary basically on a seatsharing basis. A mini-bus may be used when the total number of participants is small. In some cases, a taxi may be used for pick-up & return services.
- Admission: To all points of interest in each escort service.
- Escort Service: English-speaking guide services are provided during sightseeing only specified in the itinerary.
- Gratuities: Gratuities to motorcoach drivers, etc.
- Tax: The Consumption Tax
- Remarks: In principle, Overlander will not make refunds for the above fare even if clients choose not to use the relevant services.

The following may eventually include items unrelated to the tours clients choose. Please note that the items included in the tour fare are only those as specified in the itinerary.

- Hotel rooms: Rooms with private bath on a two-in-a-room basis at the hotels specified in each itinerary.
For single room occupancy by choice or circumstances, extra charges will be required as shown in the respective column in each itinerary.
Triple room may be provided as a twin room with one extra bed.
- Meals: Only the meals specified in each itinerary.
- Railways: Tourist-class reserved seats on JR Shinkansen(Bullet Train) and limited-express trains. No reserved seats on subways, local railways and trains.
- Sightseeing & Excursions: By sedan, van, taxi, motorcoach and/or sightseeing boat on

a seat-sharing basis, plus admission fees to temples, shrines, museums, etc. A mini-bus sedan or taxi may be used when the total number of participants is small.

Seat-sharing sightseeing tours for Japanese tourists are used for some tours.

- Transfers: By motorcoach on a seat-sharing basis. A sedan, van, or taxi, may be used When the total number of participants is small.
- Guide services: An English-speaking guide for sightseeing and excursions will be provided. For long transfers involving Shinkansen(Bullet Train), taxi, or motorcoach, a conductor or guide will not accompany the tour. An English-speaking assistant will be provided for pick-up and meeting services except when the pick-up/return services is via taxi. Guide accompanied with the tour in case of specified in the Itinerary.
- Gratuities: Gratuities to hotel servants, porters and chauffeurs.
- Tax: The Consumption tax.

8. Not included in the Tour Fare

Meals and beverage unless mentioned, baggage handling or transfer, laundry, telephone and any other expenses of a personal nature. Charges and expenses other than those specified in the preceding article are not included either.

Charges and expenses other than those specified in the preceding article, such as:

- (1) Laundry, telephone, additional meals and drinks, and any other expenses of a personal nature.
- (2) International and domestic air fares.
- (3) Airport departure taxes.
- (4) Excess baggage. Heavy baggage.
- (5) Guide and assistance services for pick-up/return services using taxi, or other transportation.
- (6) Luggage transfer by separate truck

Pick up services from hotels. Meals and beverage, baggage handling and transfer and any other expenses of a personal nature. Charges and expenses other than those specified in the preceding article are not included either.

9. Revision of Contents of Travel Services

In case of a marked increase in transportation fares and fees to Overlander, Overlander reserves the right to revise any contracted tour fare with a minimum 15 days advance notice to clients.

Overlander also reserves the right to alter part or all of the tour itinerary in case of natural or artificial disturbance beyond Overlander's control.

10. Change of tour fare

- (1) Overlander may revise its schedule of fees in accordance with increases or deductions in transport fares and/or charges for Overlander-Organized Tour owing to unusual or

unforeseen economic developments. In such cases, Overlander shall notify the client no later than the 16th day prior to the eve of departure.

- (2) Overlander may, when tour operational costs have risen owing to factors as stipulated in Article 9 above, revise the tour fare accordingly, except when substitutions are required because of a shortage of such facilities, as transport seats, hotel rooms, etc.
- (3) In the event travel costs become lower, Overlander shall reduce the tour fare accordingly.

11. Charge of Tour Participants

- (1) A client who has entered into a Travel Contract may, with Overlander consent, transfer the status in the contract to a third party. In this case, the clients shall enter the required information in the form provided by Overlander and submit it together with the specified handling fee.
- (2) The transfer of status in the contract to a third party as stipulated in Item(1) of this Article shall become valid by the consent of Overlander.

12. Cancellation of Travel Contract by the Client

- (1) The client is at all times entitled to cancel the Travel Contract, but must pay Overlander a cancellation charge as stipulated in Article 14 below.
- (2) In any of the following cases, the client may cancel the Travel Contract without paying a cancellation charge:
 - (a) When the contents of the Travel Contract have been substantially revised.
 - (b) When the tour fare is increased in accordance with the provisions of Article 10.
 - (c) In cases where natural calamity or disaster, weather conditions, civil unrest, suspension of services related to transportation, accommodation and other facilities, governmental orders, or other causes make safe, smooth tour operation impossible, or when there is a valid reason to believe the tour cannot continue.
 - (d) When Overlander has not delivered the Final Tour Itinerary to the client by the prescribed date.
 - (e) When tour operation becomes impossible owing to factors for which Overlander is liable.
- (3) Overlander shall refund the remaining amount of the received tour fare(deposit) after deducting cancellation charges. If the tour deposit is not enough to cover the cancellation charge, Overlander shall charge the difference separately. When the tour contract is cancelled due to the reasons specified in (2), Overlander shall make the full refund of the received tour fare(deposit).

13. Cancellation of Travel Contract and Tour Operation

- (1) If the client has not paid the tour fare by the prescribed date, Overlander may cancel the Travel Contract. In such cases, the clients shall pay Overlander the applicable cancellation charge.
- (2) In any of the following cases, Overlander may cancel the Travel Contract.
 - (a) When it becomes evident that the client does not satisfy the sex, age, qualification, skill or other requirements specified by Overlander for participation in the tour.
 - (b) When the client is recognized as unfit to join the tour owing to illness or for other reasons.
 - (c) When there is evidence that the client threatens to cause other participants embarrassment or inconvenience, or might otherwise interfere with the smooth performance of the collective activities of the tour.
 - (d) When the minimum number of participants as stipulated by Overlander in the Travel Contract has not been met. In such cases, Overlander shall notify the client of tour cancellation no later than the 20th day (the 4th day for a one-day tour) prior to the eve of departure.
 - (e) When the necessary conditions as clearly stated at the conclusion of the Travel Contract cannot materialize, such as insufficient snowfall for ski tours, or when there is valid reason to believe that the required conditions cannot be met.
 - (f) In the event of a natural calamity or disaster, poor weather conditions, civil disturbance, suspension of services related to transportation, accommodations, etc., governmental orders, or other circumstances beyond Overlander control, and when safe, and smooth tour operation according to the itinerary specified in the Travel Contract has become impossible, or there is a valid reason to believe that the tour cannot continue.
 - (g) When the client's demands exceed those as stipulated in the Travel Contract.
- (3) When Overlander cancels the Travel Contract in accordance with Paragraph(1) mentioned above, it shall refund payment after deducting the specified penalties from said payment or from the deposit received from the client. When Overlander cancels a tour in conformity with Paragraph(2) mentioned above, it shall return the full amount of the tour fare(or deposit) received from the client.

14. Cancellation Charge

- (1) If a client cancels the Tour Contract for personal reasons, the following cancellation rates will apply to the tour fare. Clients remaining in the tour will incur the balance of additional per room costs associated with the change in number of participants.
The following applies to cancellations of the tour spaces;

- ① If a cancellation request is received by Overlander 21 or more days (11 or more days in case of a 1-day trip) prior to the tour departure date: No charge
 - ② If a cancellation request is received by Overlander 8 to 20 days or more days (8 to 10 days in case of a 1-day trip) prior to the tour departure date: 20% of the tour fare.
 - ③ If a cancellation request is received by Overlander 2 to 7 days or more days prior to the tour departure date: 30% of the tour fare
 - ④ If a cancellation request is received by Overlander the day before the tour departure date: 40% of the tour fare
 - ⑤ If a cancellation request is received by Overlander on the days of the tour prior to its start: 50% of the tour fare
 - ⑥ If a cancellation request is received by Overlander after the departure time, or in the case of failure to attend: 100% of the tour fare.
- (2) If a client fails to pay the tour fare by the designated date, Overlander will assume the client has canceled as of the following day, and the cancellation charges specified above will apply.

15. Cancellation after Departure

1. Cancellation by client

- (1) When the client leaves the tour group for personal reasons, Overlander will consider it a forfeiture of contracted rights and claims to any refund.
- (2) If certain services cannot be provided as promised in the Tour Contract for reasons beyond client responsibility, relevant portions of the contract may be canceled, with an appropriate refund deducted from the total tour fare.

2. Cancellation by Overlander

- (1) Overlander may cancel the Tour Contract for tours after the departure date in the following cases:
 - (a) When the client is unable to continue the tour owing to illness or other factors.
 - (b) When the client is seen to disturb the order or collective activities of tour participants by disobeying tour conductor instructions, or by behaving in a manner which otherwise jeopardizes safety, and smooth tour operation.
 - (c) When the tour cannot continue owing to natural disaster, weather conditions, civil unrest, labor disputes, suspension of services by transportation or accommodation facilities, governmental orders, or other causes beyond Overlander control.

(2) Effect of cancellation and refund:

If Overlander cancels the Tour Contract in accordance with the Provision 2. (1) mentioned above, travel services rendered to the client shall be deemed as having been completed,

and a refund from the tour fare shall be paid for services not yet rendered. In cases where travel services are not rendered owing to tour cessation, or services for which Overlander has paid (or will pay) expenses, cancellation charge, penalty, or etc., Overlander will refund only the balance thereof.

(3) When Overlander cancels the Tour Contract for tours in accordance with the Provision 2.(1)(a) and (c) mentioned above, Overlander shall, at the client's expense, make necessary arrangements as requested for return to point of departure.

16. Refund of Travel Costs

Should Overlander incur any liability to pay a refund to a client, such as a tour fare reduction in accordance with Article 10, and if either the client or Overlander has canceled the Tour Contract in accordance with Article 12 through 15, Overlander shall make said refund within 7 days from the day following cancellation when effecting refund before tour departure, and within 30 days, counting the day after the tour ends, as stipulated in the contract, in cases when reduction or cancellation occur after tour departure. However, should there be any expenses as cancellation charges, penalties, etc. which Overlander has already paid or will have to pay for services not provided because of tour cancellation, said expenses shall be borne by the client.

17. Tour Conductors

- (1) Tour conductors shall be licensed as authorized by the Guide Business Act and generally referred to in the contract as an "English-speaking guide."
- (2) Tour itineraries which specify "to be escorted by English-speaking guide" will provide such accompaniment as a general rule. The English-speaking guide shall ensure the safety of clients and smooth operation of the tour as stipulated in the Travel Contract. Clients shall obey the instructions of the English speaking guide so that the tour can proceed safely and smoothly. Hours during which the English-speaking guide renders services shall, in principle, be from 8:00 to 20:00. In certain tour itineraries, from departure to completion, an English-speaking guide shall be provided only at sightseeing destinations.
- (3) An English-speaking guide shall not accompany clients on individual-type tours. Clients joining such tours will be responsible for procuring the desired services after being provided with travel coupons and/or tickets by Overlander.
- (4) In cases where travel services must be altered owing to inclement weather or other conditions during unaccompanied portions of tour, clients shall be responsible for arranging the required services on their own behalf.

18. Responsibility

Overlander shall assume liability for damages incurred by the clients due to willful or negligent Acts on the part of Overlander or its agent in charge of tour arrangements during the course of

execution of the travel contract. With respect to compensation for damages to baggage, the maximum amount shall be ¥150,000 per person, and said compensation shall be made only when such damages are reported to Overlander within 14 days from the day on which such damages have occurred.

Overlander shall not be liable for damages incurred by the client due to such reasons as natural disaster, war, disturbances, accident, fire, act of government, and alternation or cancellation of tour itinerary due to such cases, accidents occurring during clients' fee activities, food poisoning, theft, delays, stoppages, alternation of schedule and route in relation to transportation facilities, congestion of traffic, and any cause beyond the control of Overlander and/or agent in charge of tour arrangements.

19. Special Indemnifications

1. In accordance with the Overlander Organized Tour Contract, Overlander shall pay compensation, or provide condolence money to the client in the event of death or significant bodily harm and/or pay compensation money for damage to baggage, which is either coincidental with or due to extenuating circumstances encountered during the Organized Tour, regardless of Overlander's responsibility as stipulated in Article 18.
2. Overlander shall not pay compensation or provide condolence money as stipulated in 1. of this Article when damages result from the client's willful negligence, driving while intoxicated and/or illness. The same restriction applies should the client engage in such dangerous sports and activities as skydiving, luge, bobsledding, hang-gliding (motordriven or otherwise), gyro-planting, mountain climbing(using such specialized tools as picks), go-carting , snow-mobiling, and others not included in the Organized Tour and engaged in during a client's free time.
3. Except for articles listed as exempted from Overlander responsibility as specified in Overlander terms and conditions, the following items are also exempted from Overlander responsibility. Jewelry/precious metals(excluding those used for practical every day use such as wrist watches and glasses), personal computers/word processors and accessories, data and similar items, drivers licenses, visas, deposit receipts(including books and bank cards) and similar articles, and equipment for windsurfing, scuba diving, surfing or similar sports.
4. In case Overlander incurs both the duty to pay compensation as stipulated in 1. of this Article and to indemnify client for damages in accordance with Article 18, both shall be regarded as "already executed" within their amount limits when any one of the above duties is satisfied.

20. Liability of Client

Overlander shall require the client to indemnify Overlander for losses sustained owing to a client's willful negligence, fault, conduct against public order and good manners, or breach of

provisions in the Overlander Organized Tour Contract.

21. Special Compensation

Regardless of whether or not Overlander assumes liability, Overlander shall pay compensation and monetary tokens of sympathy, as specified under the special provisions of the General Terms and Conditions of Overlander Organized Tour Contract, for the death or certain damages to body incurred by the clients in the course of the organized tour. In case of Overlander assuming liability for damages under the provisions in the forementioned paragraph, the amount to be paid thereunder shall be reduced by the amount equal to the compensation paid by Overlander under the provision of the special compensation.

Overlander reserves the right to cancel or alter the travel contract pursuant to its General Terms and Conditions for tours.

22. Itinerary Booking Guarantee

(1) Should major changes occur in the Tour Contract contents as stated in the lefthand colimn of the accompanying table(except for changes mentioned in 1 through 3 below), Overlander shall calculate compensation money by multiplying tour fares by the rate indicated in the righthand column of the table, and refund the client within 30 days from the day after the tour ends. However, if it is evident that liability as set forth in (1) of Article 18 occurs owing to said changes, Overlander shall pay the amount not as compensation for changes but as either a portion or total amount of indemnification for damages.

1) Overlander shall not pay compensation for changes when they occur for the following reasons(however, compensation shall be paid in the event of shortage, even when services are provided, such as for seats, rooms and other facilities):

(a) Bad weather and natural disasters which hinder the tour itinerary.

(b) War.

(c) Civil unrest.

(d) Governmental orders.

(e) Suspension of services involving transportation, accommodations, etc., such as cancellation, interruption, cessation, etc.

(f) Provision of transport services different from the original schedule, owing to delays or changes in operation schedules.

(g) Necessary measures to prevent tour participant death or bodily harm.

2) Should cancellation in the Tour Contract be made in accordance with Articles 12 through 15, and should changes occur in such canceled portions, Overlander shall not pay compensation.

3) Even if major changes occur in the Tour Contract contents, as stated in the accompanying table, Overlander shall not pay compensation if they are changes in the Final Tour Itinerary,

and the changes are within the scope of services stated in tour brochures.

- (2) Regardless of Item (1) mentioned above, the maximum amount of compensation for changes paid by Overlander under one organized Tour Contract shall be the tour fare multiplied by 15 percent. This money will not be paid, however, if the total amount is less than ¥1,000.
- (3) When the situation warrants, Overlander shall indemnify the client by offering economic benefits equivalent to compensation money, or damage indemnification instead of cash payment, if the client so agrees.
- (4) If, after Overlander has compensated for changes made in accordance with Provision (1) mentioned above, it becomes evident that Overlander is responsible for the changes as stated in Article 18, Provision (1), Overlander shall pay the client for the damages mentioned in Article 18 after deducting the sum already paid under the terms of Provision (1) mentioned above.

23. Privacy Policies

Overlander and its entrusted travel agencies listed in the Sales Office column will use the personal information provided in the tour application forms only for communicating with clients and for arranging transportation and accommodations to provide the services request by the client.

24. Standard of Tour Conditions and Fares

All the fares are effective from January 1, 2011 to December 31, 2011 unless otherwise specified in the tour description.

25. Party/Group Contract and Person Responsible for Contact

The Company applies the provisions of the Chapter with respect to the conclusion of an Overlander-Organized Tour Contract for which a Party/Group of more than one traveler, traveling together following the same itinerary, has applied after nominating a responsible representative (hereinafter referred to as a "Person Responsible for Contract")

Except in those cases where a special agreement has been concluded, it shall be deemed that the Person Responsible for Contract has all power of agency for the conclusion of an Overlander-Organized Tour Contract for Travelers constituting the Party/Group concerned. Overlander will conduct transactions concerning the travel business for that Party/Group with the said Person Responsible for Contract.

26. Others

- ① The client shall pay the expenses incurred when he or she asks for the personal accompaniment of a tour conductor for such purposes as acting as a guide, shopping, etc., costs arising from client injury or illness, the return of lost baggage or articles left behind owing to personal negligence, as well as changes incurred by

independent activity.

- ② The client shall accept all responsibility for decisions regarding individual purchases at souvenir shops even when said shops are introduced by Overlander or its local tour operators.
- ③ Even if Mt.Fuji and others are invisible due to the weather conditions, the tour will not be canceled or tour fee will not be refunded.
- ④ Other matters are subject to the Overlander Tour Contract, including related tour documents pressed separately.
- ⑤ Clients who require special attention for reasons of which Overlander could not be aware such as allergies, previous illnesses, chronic diseases and so on, shall notify and discuss this matter with Overlander before submitting the tour application.
- ⑥ This Travel Contract between the client and Overlander shall be governed by and construed in accordance with the laws of Japan.
- ⑦ Any questions arising out of this contract, or any matters not stipulated herein shall be settled each time upon consultation between the client and Overlander. Should the consultation fail to reach a mutual agreement, the matter shall be submitted to the exclusive jurisdiction of the Tokyo District Court of Japan for the settlement.
- ⑧ The original text was written in Japanese. The English translation has been prepared by Overlander. If any discrepancies should arise between the Japanese and English texts, the former shall prevail at all times.

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CHANGES FOR WHICH OVERLANDER SHALL PAY COMPENSATION.	Amount of compensation for changes Tour fare × the following percentage per incident	
	If the client is notified by the day prior to start of tour:	If the client is notified after start of tour:
(1)Change in tour departure or termination date as specified in tour brochures:	1.5%	3.0%
(2)Changes in destination or entry to tourist spots and/or facilities (including restaurants) started in tour brochures:	1.0%	2.0%
(3)Changes in grade or equipment of transport facilities as started in tour brochures to those of lower cost (only when the total price after change becomes less than started in the Tour Contract.	1.0%	2.0%
(4)Changes in transport vehicles or of the company operating them as stated in tour brochures:	1.0%	2.0%
(5)Change of domestic airports for departure or arrival of the tour stated in the tour brochures or the final itinerary.	1.0%	2.0%
(6)Change of the international flight stated in the tour brochures or the final itinerary from direct to connecting or via flight.	1.0%	2.0%
(7)Change in accommodation facilities or the name of the company operating them as stated in tour brochures:	1.0%	2.0%
(8)Change in type of rooms at hotels,etc.,their facilities, or view as started in tour brochures:	1.0%	2.0%
(9)Regarding changes in items (1) through (6) above as related to the tour title in brochures, these rates shall apply instead of those for the above items:	2.5%	5.0%

- Note:
- 1 "One incident" represents one train ride, one automobile ride or one boat ride in the case of transportation; one overnight stay in the case of accommodations; and one change in each of the applicable items involving other services.
 - 2 In the event that multiple instances of the changes set forth in (4), (7), and (8) should occur per one ship or automobile boarded or per overnight stay, such changes shall nevertheless be deemed as one change per one ship or automobile boarded, or as one change per overnight stay.
 - 3 Only one rate shall apply for changes as stated in (7) as above.
 - 4 In the event that changes should occur between the details set forth in the brochure and those in the final schedule, or between the details set forth in the final schedule and the actual travel services provided, each change shall be respectively handled as one change.
 - 5 With regard to changes set forth in (9) above, compensation rates set forth in (1) through (8) shall not apply, and the compensation rate set forth in (9) shall apply.
 - 6 In the event that transportation facilities set forth in (3) and (4) accompany usage of accommodation facilities, changes shall be deemed as one change per overnight stay.
 - 7 For company name changes in transportation facilities as set forth in (4) and name changes accommodation facilities, changes as set forth in (7), these shall be deemed as changes if the facilities themselves have been changed.
 - 8 With regard to company name changes made to transportation facilities, changes including raises to a higher grade or facility shall not apply.