



CHARTER TERMS AND CONDITIONS

DEFINITIONS:

Parties - The two parties who are entering into this agreement are "Charterer" and "Charter Company."
Charterer - The individual or entity requesting the charter service.
Charter Company - The Company providing the service known as "Private Jets, Inc."

GENERAL:

This charter quote is aircraft specific; should the need arise to change aircraft, cost may vary accordingly. Charterer shall be informed of any such change prior to flight and the amount of additional cost, if any. The quote is based upon aircraft and crew availability and is valid for 7 days. Upon acceptance of terms and conditions listed herein, this document becomes a legal and binding contract between the two parties.

PRICES, PAYMENTS AND CANCELLATION:

All flight times and prices quoted herein are estimates on the date quoted, are subject to change without notice, and are valid for 7 days.

All legs on quote are calculated as a one hour minimum leg charge if the leg is less than one hour.

All trips incur a two-hour daily minimum flight charge. This amount will be calculated as an average over the duration of the trip.

Payment: At the time of booking, a deposit of 25% of the quote is due and is Non-Refundable. The remaining balance is due on or before the date of service.

Payment types: Check, Bank Wire Transfer or Credit Card (Visa, MasterCard and American Express only). If paying by check or Bank Wire Transfer, we must have a credit card to get an approved Authorize only for full charges until funds are received and/or check has cleared. If paying by Credit Card, a 3% Administration Fee will apply.

Our cancellation fee is 50 % of quote if cancelled within 24 hours of flight time. A no show will be charged the full amount of the charter cost.

ADDITIONAL SERVICES/FEEES:

Additional fees may apply including, but not limited to: De-icing, FBO Handling Fees and/or Late Call out fees, Ramp/Landing fees or Hangar fees, Flight Phone usage, Catering, Ground Transportation, Special Services and/or Event Fees. All additional fees will be billed back to the customer at cost pending the receipt of the final invoice from the vendor.

Initial

NET/NET QUOTES:

Charterer claims exemption from Federal Transportation Taxes for all sub service flights provided by the Charter Company. Additionally, Charterer accepts responsibility for charging, collecting and remitting applicable transportation taxes to the Internal Revenue Service from the end user of this commercial transportation service. Charterer verifies that it holds a commercial transportation certificate and files Form 720 Quarterly Federal Excise Tax Return with the IRS and will report, in the appropriate manner, all transportation taxes collected.

INTERNATIONAL FEES:

International fees are estimated quotes and are subject to change pending receipt of the final invoices from our International Trip Planning Service.

DOCUMENTATION:

Photo ID's are required prior to all flight. Any and all official Travel Documents (Passports, Visas, etc.) must be submitted via email to privatejets@privatejetsinc.com or by fax to 405-789-3122 at least one week prior to departure date and are the responsibility of each passenger.

ITINERARY CHANGES and TRANSMITTAL OF CHANGES:

Itinerary changes are permitted, but subject to aircraft and crew availability and subject to price adjustment. Notification of changes and/or cancellations must be in writing and submitted via email to privatejets@privatejetsinc.com or by fax to 405-789-3122 within the cancellation timeframe listed above.

RESPONSIBILITY:

Charter Company shall not be liable for any injury, damage, loss, expense, indirect, special or consequential damages, or other irregularity caused by the defect of any vehicle or conveyance, or the negligence of any company or person engaged in conveying the passenger or carrying out the arrangements for your trip or by accident, delay, flight schedule, change, cancellation, sickness, weather, strikes, war, quarantine, or any similar cause. Our liability shall in any case be limited to the amount paid to us, and any claim shall be adjudicated in and governed by the laws of the state(s) in which we have our principal business location.

PARTIAL COMPLETION OF FLIGHTS:

Charter Company is not liable for expenses incurred for replacement transportation in the case of mechanicals, (in such cases our charges apply only on portions of flight completed).

Initial

If a flight does not reach its destination due to weather, charges apply to any destination reached and return flight of the aircraft and crew (with or without passengers) to home base. In the case of mechanicals, Charter Company may at its option provide substitute transportation which shall be charged as an additional fee to charterer. In such cases Charter Company's original charges apply only on portions of flight completed.

Refusal and Limitation of Carriage:

The Captain of the Aircraft shall have absolute discretion:

- to refuse any passenger (s), or baggage;
- to decide what load may be carried on the Aircraft and how it should be distributed;
- to decide whether and when a flight may be safely and legally undertaken;
- to determine where and when the Aircraft should be landed; and
- in respect of all matters relating to the operations of the Aircraft.

In the event that the Charter is not completed in whole or in part for any of the above reasons, the Charter Company shall have no liability to the Charterer. The Charterer shall be liable to pay for all expenses incurred by the Charter Company in connection with the Charter and for such part of the Charter that has been performed (if any). The assessment as to the Charter price and related expenses due shall be final in the absence of clear error and payable to the Charter Company.

OPERATIONAL:

Aircraft owned or leased by Charter Company and our Pilots, are operated under FAA Part 135 Air Carrier Certificate # OEJA915H and are ARG/US Gold and Wyvern Registered.

Contracted aircraft and pilots are operated under their respective FAA Part 135 Air Carrier Certificates, in which case Private Jets, Inc. shall hold harmless and shall indemnify Charter Company against any and all losses.

By signing below, I am confirming the attached Aircraft Charter Quote and I understand and agree to the above Charter Terms and Conditions:

Signature: _____

Date: _____