Terms and Conditions for Bunna Tours Company

1 - General Provisions

Scope of Bunna Tours Company

The Arranged Tour Contract to be concluded between our Company Bunna Tours and the Traveller shall be based on this Contract under the following terms and conditions. Any matter not stipulated in this Contract shall be governed by ordinance or generally established practice.

In cases where we conclude a Special Contract with the Traveller in writing without violating the relevant law or harming the interests of the Traveller, such a special contract shall be given priority, notwithstanding the provision of the preceding we undertake to make arrangements at the request of the Traveller by representing him/her, or acting as his/her intermediary, or playing an introductory role for him/her, so that he/she may be provided with services, such as transport and accommodation offered by transport and accommodation facilities, etc., and other services related to travel.

2. TOUR PRICE

The transportation charge, accommodation charge and other expenses payable to the transport and accommodation facilities, etc. to arrange the Tour Service, plus the handling charge of the Tour Service that is set by us (excluding handling charges for alterations and cancellation).

In this Section, "Communication Contract" shall mean the Arranged Tour

Contract, which is concluded with the card member of the credit card company affiliated with our Company (hereinafter referred to as the "Affiliated Company"), by subscription through telephone, mail, facsimile, or other means of communication, subject to prior consent of the Traveller regarding the settlement of the credit obligation or liability held by us, such as the Tour Price, etc., under the arranged contract on and after the due date of such obligation or liability according to the separately provided card membership rule of the affiliated Company and also subject to payment of the Tour Price, etc. by the method specified.

Liability

When we have made arrangements for the Tour Service with the care of a good manager, the fulfilment of our liability based on the arranged tour contract shall terminate. Therefore, even if contracts are not concluded with transport and accommodation facilities, etc. due to such causes as capacity fully filled, shutdown, inappropriate condition, etc., when we have fulfilled our obligations, the Traveller will be required to pay.

Subscription for the Contract

The Traveller intending to conclude an Arranged Tour Contract with us will be required to fill in specified particulars on the application form prescribed by us and submit it to us together with the application fee specified by us separately.

Notwithstanding the provision of the preceding Paragraph, the traveller intending to conclude a "Communication Contract" with us will be required to notify us of his/her payments and the contents of the tour service to be subscribed.

Time of the Conclusion of the Contract

5.01. The Arranged Tour Contract shall be deemed to have been concluded when we have accepted the conclusion of the Contract and the Traveller that we have not been able to conclude with the transport and accommodation, facilities, etc. the contract requiring them to provide the tour service.

Refusal of the Conclusion of the Contract

6.01. We may not accept the conclusion of the Arranged Tour Contract in the following instances:

When there are inconveniences related to our business. If the Communication Contract is to be concluded, when the traveller should become unable to settle his/her liability related to the Tour Price, etc. in whole or in part according to the membership rule of the Affiliated Company, due to such causes as the credit card held by the Traveller has become invalid, etc.