

BOOKING CONDITIONS

If you would prefer to view this document in larger font, please visit our website (www.noble-caledonia.co.uk/booking), where a copy of these Booking Conditions may be downloaded and may be viewed in larger font size by use of the zoom functions on your computer. Alternatively, please contact us for a hard copy of this document in larger font size, which we will send to you by post. You may also submit your booking form online at the aforementioned web address.

These Booking Conditions, together with our Privacy Policy and with any other written information we brought to your attention before we confirmed your booking, form the basis of your contract with Noble Caledonia Limited, a member of ABTA, trading as Noble Caledonia. Please read them carefully as they set out our respective rights and obligations.

KEY POINTS

The following are a few key points from our Booking Conditions but please be sure to read the terms in full for more information, including information about other important rights and obligations.

- You enter into a contract with us when we dispatch our confirmation invoice to you. If you then cancel, there will be cancellation charges. Initially, this may only be a deposit but it can go up to 100% (plus, where relevant, administration fees and fees for 'additional extras')
- You can make changes to your booking in certain circumstances. Where we are able to agree to those changes, we may make a charge for this. We can change and cancel your booking. We will pay you compensation in certain circumstances.
- We are responsible to you for providing your holiday but there are legal limits.
- We are a member of ABTA and we provide protection for your money through our ATOL license (for flights-inclusive holiday packages) and through a bond held with ABTA (for other kinds of package holidays).

DEFINITIONS

- **'you' or 'the passenger(s)' or 'your party'** means any and all members of the travelling party, as indicated on the booking form and/or the confirmation invoice, as issued by Noble Caledonia.
- **'we' or 'us'** means Noble Caledonia Ltd ('Noble Caledonia') or where appropriate its employees, agents, independent contractors and sub-contractors and all relevant insurers.
- **'supplier(s)'** means any person (including employees, agents, contractors, sub-contractors and insurers) who provides a service that forms part of the holiday package.
- **'the contract'** means your contract with Noble Caledonia by which we agree to provide the holiday.
- **'the holiday'** means the holiday as described in the relevant brochure and/or on your confirmation invoice, including any flights from or to the UK and inclusive excursions, but not including supplementary excursions.
- **'an excursion'** means either an inclusive excursion (which is included in your holiday price) or a supplementary excursion (whether booked at any time in the UK prior to departure or at any time during the holiday).
- **'the price'** means the price of your holiday, excluding any amendment fees or supplementary excursions and any additional charges shown as such in the relevant Noble Caledonia brochure or as otherwise stated.
- **'a significant change'** means a significant alteration to an essential term of the 'contract' for the purposes of the Package Travel and Linked Travel Arrangements Regulations 2018, a copy of which is available on request from our offices at Noble Caledonia, 2 Chester Close, Belgravia, London SW1X 7BE.

1. YOUR HOLIDAY CONTRACT

- a) When you make a booking, you confirm that:-
- i you have read and have the authority to accept and do accept on your own behalf and that of your party the terms of these Booking Conditions;
 - ii you consent to our use of information in accordance with our Privacy Policy;
 - iii you are over 18 years of age and, where you are placing an order for services with age restrictions, you declare that you are of the appropriate age to purchase those services.
- b) A binding contract between us will come into existence when we dispatch our confirmation invoice to you or your travel agent. Your contract is made on the terms of these Booking Conditions, which are governed by the laws of England and Wales and any claim or dispute will be subject to the jurisdiction of the courts of England and Wales.
- c) If you have any mobility restriction, disability, medical condition, health problems or food allergies that will affect or might affect your holiday arrangements or that may require special treatment or assistance at any time during your holiday, or if you have any special request, you must advise us or your travel agent in writing at the time of booking and ensure that this is clearly noted on the booking form when you sign it. We will try to accommodate your request but we regret that we cannot guarantee that we are able to do so and we do not guarantee that we will do so unless we have specifically confirmed this in writing. Both for your own safety and comfort and for that of other passengers, it is very important that you are in good health and are fit to enjoy your holiday. So that we can assess and advise as to the suitability of your chosen holiday, we reserve the right to ask you for a doctor's certificate or note to confirm this. There is a Health and Fitness section in your booking form, which must be completed by you in order that your booking may be confirmed by us. If, in the light of information provided to us, we reasonably feel that your chosen holiday is not well suited to you and/or if we are unable to properly accommodate the needs of the person(s) concerned, we will not confirm your booking. If you do not advise us at the time of booking of any health or mobility problems or special requests and we subsequently find out that you are not of suitable fitness or health to participate in your chosen holiday, or if you fail to provide a doctor's certificate or note of your fitness to travel when asked to do so by us, we reserve the right to cancel your booking and to apply cancellation fees, as set out at paragraph 6(a) below. Please note that for certain holiday types and/or destinations, including but not limited to Antarctica and the Arctic, the acquisition of a doctor's certificate of your fitness to travel and/or the completion of an additional health and fitness questionnaire may be compulsory for all passengers. Further, some holiday packages offered by Noble Caledonia may include activities such as snorkelling, climbing, or other such 'adventurous' activities, which may be inherently riskier and/or more physically demanding than the other components of the package. In such cases, Noble Caledonia reserves the right to ask you to complete a special health and fitness questionnaire and/or a liability waiver form prior to your participation in these adventurous activities and we reserve the right to deny such participation to you or to any member of your party that has not completed such a

questionnaire and/or form when asked to do so by us, or to deny such participation to you/ them if you/ they do not comply with the conditions of the questionnaire and/or form. In that event, Noble Caledonia shall not be liable for the non-provision of the activity(ies) in question or for any adverse consequences or losses arising therefrom. An airline and/or a ship may also refuse passage to any person whose condition does or may, in the sole opinion of the Captain or Master, represent a danger to the safety, comfort or enjoyment of any persons on board. In the event that an airline and/or a ship or other transport refuses passage to you (or to any member of your party) on the grounds of ill health or on the grounds of any other perceived problem with your physical or mental condition, Noble Caledonia will not be liable for any losses or other consequences that arise from this.

- d) We do not have control over the smoking policies operated by our suppliers. Such policies are determined by the supplier(s) and are subject to change without notice. Many airlines, coaches, trains, hotels and vessels have total no-smoking policies. Where smoking is permitted it may be limited to certain public areas or to outside areas. Smoking is not usually permitted in cruise vessel cabins or on cabin balconies. We regret that we are unable to honour smoking/non-smoking requests where these are at odds with the policies operated by our suppliers. We regret that we are also unable to guarantee that our suppliers' smoking policies will be adhered to by other guests and we will not be liable if another guest disobeys said smoking policies with the result that your comfort and/or health and/or holiday enjoyment is affected. If you are a smoker and if you do not adhere to the smoking restrictions in place on your holiday, this will be treated as a serious breach of the vessel's/aircraft's/hotel's (etc) conditions of carriage and/or terms of service and may result in the early termination of your holiday and in the imposition upon you of fines and/or in legal action.

- e) Please note that not all cruise vessels are required to carry an on-board doctor and/or on-board medical facilities and that, generally speaking, only seagoing vessels performing international itineraries and carrying over 100 persons will carry a doctor and/or medical facilities. River vessels, smaller seagoing vessels or vessels of any size that are not employed in the provision of international seagoing cruises will not usually carry a doctor and/or medical facilities, although they may have staff on board with basic first aid training. In all cases, the medical services provided aboard a ship will not be comparable with those that are usually found in hospitals and clinics ashore and should not be used for the treatment of ongoing medical conditions but for illnesses, injuries or other medical conditions that may arise unexpectedly during a holiday. In particular, a cruise vessel will carry only a limited supply of medicines and will be equipped with only a limited range of diagnostic and treatment facilities. Similarly, on land-based holidays the quality and accessibility of medical services will depend on local conditions and you should be mindful of this before booking your holiday and when preparing for your departure. Information about medical services overseas can be found on the Foreign Office's ('FCDO's') website: www.gov.uk/foreign-travel-advice. If you have any ongoing medical conditions that will or may require treatment during your holiday, you should advise us at the time of booking and should bring with you on your holiday such medicines as you may require. You should also advise us if any medicines that you intend to bring with you require special storage. Please note that we do not guarantee that such special storage will be possible unless we specifically do so in writing. You should also be aware that the international transportation of some medicines is prohibited/ restricted and you should check with your doctor to make sure whether any such prohibitions/restrictions apply in relation to any medicines that you intend to bring with you on holiday.

Please also note: We shall not be held liable for any sickness, injury to or death of a passenger arising from any advice, treatment, care or other services (or omission of the same) provided by a ship's medical staff (or those at a hotel, aboard a train, etc). Further, any services, medicines, consultations etc. that are provided to you by a ship's (etc) medical staff are excluded from the price of your holiday and any costs associated with the same will be payable by you aboard the ship/locally. Noble Caledonia has no control over the rates charged for such medical services, which are determined exclusively by the medical staff in question.

- f) Note on 'additional extras': You may request, either at the time of your booking or subsequently, that Noble Caledonia provides upgraded and/or connecting flight arrangements and/or an extension to the advertised holiday package and/or any other such items or services that are additional to or that differ from the components of the advertised holiday package ('additional extras'). Where for any reason Noble Caledonia is unable to provide the requested additional extras or where, if we can, the price of such is not accepted by you, this will not constitute a breach of contract by Noble Caledonia, no compensation will be payable by us and nor will this entitle you to withdraw from the holiday contract without penalty (refer to Part 6 below).

- g) When you make your booking with us, if the holiday package features accommodation options in a variety of categories, you will be able to choose your preferred accommodation category and (subject to availability) your contract will be confirmed by us on the basis that, amongst other things, we will provide accommodation in that category. Where we are able to do so, we will allocate you a particular room/cabin/compartiment number within the agreed accommodation category but please note that any such allocation of an accommodation number is provisional only and does not necessarily indicate the exact room/cabin/compartiment in which you are accommodated. Please also note that any change of room/ cabin/compartiment by us to another within the same category (or better) will be a minor change to your holiday and will not constitute a breach of contract on our part. Nor, if you have made a booking for two or more rooms/cabins/compartiments for your party, will a change from adjacent to non-adjacent rooms/cabins/compartiments (or vice versa). Under such circumstances, you will not be entitled to compensation or to penalty-free withdrawal from the holiday.

- h) If your holiday package includes flight arrangements, you may request, either at the time of booking or subsequently, special seating arrangements aboard the aircraft (eg. adjacent seating, window seating, extra-legroom seating, etc) and Noble Caledonia will always be happy to pass on any such requests to the airline(s) in question. Please note though that we are unable to guarantee any such seating requests and do not guarantee such requests unless we specifically promise this in writing. Please also note that the flight arrangements that we make are usually booked under group contracts with the airlines, the terms of which are set by the airlines, which, in some cases, preclude passengers from accessing

their booking(s) directly online in order to check-in online and/or for the purpose of submitting seating requests/reservations directly to the airline. This applies to both standard (eg. economy class) tickets and to upgraded (eg. club class, first class, etc) tickets. Please also note that some airlines will not provide services such as limousine transfers for bookings made under a group contract and that, generally speaking and unless we confirm otherwise in writing to you, we do not promise that the flight arrangements that you book with us will be of a particular standard or that your flight arrangements will entitle you to any particular facilities or services. Again, we will be happy to submit requests to the airline on your behalf, subject to the abovementioned conditions.

- i) If your holiday arrangements entail the acquisition of a travel visa(s) (or other similar document(s)), if you are a British citizen and British passport holder Noble Caledonia will notify you of this requirement when we send your confirmation invoice and other accompanying documents to you. At the same time, we will inform you about any health formalities for the destination(s) that you will be visiting. Before you book your holiday with us though, we recommend that you visit the FCDO's website (www.gov.uk/foreign-travel-advice) for information about any visa requirements and health formalities for your holiday destination(s) or that you contact us for advice on 0207 752 0000 or by email at info@noble-caledonia.co.uk. If you are not a British citizen and British passport holder, you should check your travel documentation requirements with the relevant embassy or consulate. If the cost of your visa(s) is included in the price of your holiday, this will be stipulated in the 'price includes' section of our brochure and/or on our website. Whether or not the cost of your visa(s) is included in the holiday price, in order to acquire your visa you may first require an 'invitation' document, which is usually provided by a local agent or by a government agency at the destination(s) in question. In some cases, Noble Caledonia may offer to acquire this invitation document on your behalf and, if we are able to provide this service, this will be stipulated in your confirmation documents and/or when we send further information documentation to you prior to the commencement of your holiday. Please note that if Noble Caledonia does offer to acquire your invitation document on your behalf, save for when this acquisition process is unsuccessful for reasons directly and solely attributable to error on Noble Caledonia's part, under no circumstances will be liable if we are unable to acquire an invitation for you. The reasons for such an inability may include but are not limited to the rejection of your invitation application for any reason by the issuing authority or agency, and erroneous, unclear or incomplete information provided by you as part of the invitation application procedure. In all such cases, including when you are unable to travel on your holiday as a result of our inability to acquire your invitation, Noble Caledonia will have no liability for any costs, losses or other damages that you might incur and any consequent withdrawal from the holiday by you under such circumstances will be subject to cancellation fees, as per Part 6 below. Please note that you may be required to bring with you your passport (or provide passport information) even if your holiday takes place within your country of residence or within the country that issued your passport. For example, a British passport holder travelling on a holiday that takes place entirely within British territory may be required to travel with their passport as proof of identity and/or in order to comply with the safety and security procedures at ports, airports, etc. Please also note that, especially in the case of holidays that visit several countries that each require you to acquire a visa prior to departure, you may have to surrender your passport for several weeks while your application(s) is being processed. You should bear this in mind if you are planning on travelling overseas (or if you think that may require your passport for any other reason) in the weeks or months leading up to your holiday departure. Please also note that the travel documentation requirements and/or health formalities for your holiday may change after your booking has been confirmed and at any time leading up to your holiday departure or even during your holiday. Where this happens, we will notify you of any such changes as soon as we are reasonably able to do so but any such changes will be considered Force Majeure (see Part 7 below). We also recommend that you regularly familiarise yourself with the visa requirements and health formalities for your holiday, just in case of any changes.

NB. It is your responsibility to ensure that you are in possession of all necessary travel and health documents before departure. All costs incurred in obtaining such documentation must be paid by you. We regret we cannot accept any liability if you or any member of your party are refused entry on to any transport or into any country due to failure on your part to carry correct documentation. If your failure to have any necessary travel or other documents results in fines, surcharges or other financial penalties being imposed on us, you will be responsible for reimbursing us accordingly

2. YOUR FINANCIAL PROTECTION

We provide full financial protection for our package holidays.

- a) For flight-inclusive holidays this is by way of our Air Travel Organiser's Licence number 3108, issued by the Civil Aviation Authority, Gatwick Airport South, West Sussex, RH6 0YR, UK, telephone 0333 103 6350, email claims@caa.co.uk. When you buy an ATOL protected flight or flight-inclusive package from us you will receive an ATOL Certificate. This lists what is financially protected, where you can get information on what this means for you and who to contact if things go wrong.

We will provide you with the services listed on the ATOL Certificate (or a suitable alternative). In some cases, where we aren't able to do so for reasons of insolvency, an alternative ATOL holder may provide you with the services you have bought or a suitable alternative (at no extra cost to you). You agree to accept that in those circumstances the alternative ATOL holder will perform those obligations and you agree to pay any money outstanding to be paid by you under your contract to that alternative ATOL holder. However, you also agree that in some cases it will not be possible to appoint an alternative ATOL holder, in which case you will be entitled to make a claim under the ATOL scheme (or your credit card issuer where applicable).

If we are unable to provide the services listed (or a suitable alternative, through an alternative ATOL holder or otherwise) for reasons of insolvency, the Trustees of the Air Travel Trust may make a payment to (or confer a benefit on) you under the ATOL scheme. You agree that in return for such a payment or benefit you assign absolutely to those Trustees any claims which you have or may have arising out of or relating to the non-provision of the services, including any claim against us, the travel agent (or your credit card issuer where applicable). You also agree that any such claims may be re-assigned to another body, if that other body has paid sums you have claimed under the ATOL scheme.

- b) When you buy a package holiday that doesn't include a flight, we provide full financial protection for our package holidays by way of a bond held by ABTA – The Travel Association, 30 Park Street, London, SE1 9EQ, www.abta.com. You agree to accept that in the event of our insolvency ABTA may arrange for the services you have bought to continue, or for a suitable alternative to be provided at the same cost as your original booking. You also agree to accept that in circumstances where the travel service supplier provides the services you have bought, you agree to pay any outstanding sum under your contract with us to that alternative travel service provider. However, you also agree that in some cases the services will not be provided, in which case you will be entitled to make a claim under ABTA's Scheme of Protection (or your payment card issuer where applicable) for a refund of the monies you have paid.

3. PAYING FOR YOUR HOLIDAY

- a) When you make your holiday booking you must pay a deposit of 10% of the total price. A higher deposit payment may apply to certain holiday programmes, about which you will be advised at the time of booking, and full payment of the entire holiday price (rather than a deposit) will be due if your booking is made within 90 days of departure. The balance of the holiday price must be received by us not less than 90 days prior to departure.

- b) When you buy a flight-inclusive holiday, if you book that holiday through one of our authorised travel agents all monies you pay to the travel agent are held by him/her on the behalf and for the benefit of the Trustees of the Air Travel Trust at all times. This is subject to the agent's obligation to pay it to us for so long as we do not fail. If we fail, any money held at that time by the agent, or subsequently accepted from you by him/her, is and continues to be held on behalf of and for the benefit of the Trustees of the Air Travel Trust without any obligation to pay that money to us. When you buy a holiday not including a flight through an agent, all monies you pay to the travel agent are held by him/her on our behalf at all times.

- c) In cases where payment is late, we will treat the holiday as cancelled by you. However, we will not cancel your holiday until we have taken reasonable steps to try to remind you that payment is overdue and to attempt to collect payment from you. If, after that, you have still not made full payment we will cancel your booking and levy the cancellation charges set out in Part 6(a) below. Please note that we reserve the right to apply a £10.00 per person administration fee for each letter or email sent to you or telephone call made to you to chase your overdue payment.

- d) If you purchase upgraded and/or connecting travel arrangements with us to go with your holiday package, either at the time of your original holiday confirmation or subsequently, payment of a deposit or payment in full for those additional arrangements must be made by you before your upgraded and/or connecting travel reservations can be confirmed by us. You will be notified at the time of your enquiry (or as soon as is possible thereafter) whether a deposit or full payment will be required. Please note that if you are asked by us to pay a deposit only in relation to your additional arrangements, the date by which your balance payment for those arrangements is due may be earlier than the date on which your balance payment is due for the holiday package (ie. such that the balance for your additional travel arrangements may be due more than 90 days prior to the commencement of your holiday). Again, we will notify you at the time of your enquiry (or as soon as is possible thereafter) if your additional arrangements balance payment date is prior to the date for your payment of the holiday package balance. Please note that once these additional arrangements are confirmed by us your payment will be non-refundable if you later decide you do not wish to purchase any or all of the additional arrangements from us or in the event of cancellation of the holiday by you (or in the event of our cancellation of your holiday owing to a breach of contract on your part). Any cancellation charges relating to upgraded and/or connecting travel arrangements would therefore be in addition to the fees that are described in section 6(a) of these Booking Conditions.

- e) All payments must be made in pounds sterling and all cheques must be drawn on a UK clearing bank. Please note that payments made by credit cards and debit cards issued by a non-UK or a non-EU bank and payments made by corporate credit cards may be subject to a surcharge equal to up to 3% of the transaction value. If you choose to pay for your holiday with such debit or credit cards, we will advise you at the time of payment of any surcharges that apply.

- f) The price of your travel arrangements has been calculated using exchange rates published on the Bank of England's website on 24th February 2021 in relation to the following currencies:

| | |
|----------------|--------------------|
| £1.00 Sterling | = \$1.41 US Dollar |
| £1.00 Sterling | = €1.16 Euro |

- g) We reserve the right to change your holiday price after you've booked but only in the following circumstances:

- When there are changes in the price of the carriage of passengers resulting from changes to the cost of fuel or other power sources, and/or
- When there are changes in the level of taxes or fees imposed by third parties including tourist taxes, landing taxes or embarkation or disembarkation fees at ports and airports, and/or
- When changes in exchange rates mean that the price of your travel arrangements changes after you have booked.

Under no circumstances will there be a change to your holiday price within 20 days of your departure.

We will absorb, and you will not be charged for, any increase equivalent to 2% of the price of your travel arrangements, which excludes insurance premiums and any amendment charges. You will be charged for the amount over and above that. If this results in an increase equivalent to more than 8% of the price of your travel arrangements, you will have the option of accepting a change to another holiday if we are able to offer one (we will refund any price difference if the alternative is of a lower value), or of cancelling and receiving a full refund of all monies paid, except for any amendment charges. Should you decide to cancel, you must inform us of this within 7 days of our issuance of our notification of the price change. We will consider an appropriate refund of any otherwise non-recoverable insurance premiums paid for your holiday only if you are unable to reuse or transfer your policy.

Should the price of your holiday go down due to the cost changes mentioned above, then any refund due will be paid to you. We will deduct from this refund our administrative expenses incurred. Please note that travel arrangements are not always purchased in local currency and some apparent changes have no impact on the price of your travel due to contractual and other protection in place.

- h) We reserve the right to make changes to and correct errors in advertised prices at any time before your holiday is confirmed. We will advise you of any error of which we are aware and of the applicable price at the time of your booking.
- i) Supplementary excursions may be available for separate purchase and are arranged by us with local operators. They do not form a part of your contract with us and they may be subject to availability and to minimum/maximum numbers.
- j) If your holiday price or the price of an excursion(s) includes gratuities to tour

guides, drivers or other local agents or to any staff on board a cruise vessel or at a hotel, etc, these gratuities are non-refundable under all circumstances.

4. INSURANCE

- a) It is a condition of your holiday booking that you have adequate insurance for your holiday.
- b) You must provide us with written details of your insurance policy for your holiday, stating the policy number, the policy provider and the emergency contact number. Please ensure that this information is provided no later than 90 days before the departure date of your holiday. It is your responsibility to ensure that you are adequately insured for the holiday, as we will not check the policy that you have purchased. Any insurance policy that you purchase for the purposes of your holiday should include cover for the cost of cancellation and the cost of assistance, including repatriation costs, in the event of accident or illness during your holiday. We advise that you purchase insurance soon after your holiday booking is confirmed by us. If you do not acquire insurance for your holiday prior to your departure, we reserve the right to cancel your booking and apply cancellation fees as per Part 6(a) below.
- c) Please note that if you are a British citizen or British passport holder, following the UK's departure from the European Union, the European Health Insurance Card (EHIC) scheme may no longer provide you with free access to healthcare services while you are on holiday in the European Union.

5. IF YOU CHANGE YOUR BOOKING

- a) If, either before or after our confirmation invoice has been issued, you wish to change your holiday in any way (such as the date of your departure and/or return or a change to your accommodation category), we will do our best to meet your request but doing so may not always be possible. Any such request must be in writing from the person who made the booking or from your travel agent. You will be asked to pay an administration charge of £30 per person in addition to any further costs that we incur in making the change(s). You should be aware that these costs could increase the closer to the departure date that changes are made. You should also be aware that changes from one holiday to a different holiday (whether or not departing on the same date, or to the same destination or aboard the same cruise vessel or to the same hotel, etc) will usually be treated as a cancellation and rebooking and, as such, will be subject to cancellation fees, as per Part 6(a) below.

- b) If we agree at your request to make changes to your holiday arrangements, we will not be liable in any way for any adverse consequences that might arise from those changes. In particular, if you choose to make your own flight or other travel arrangements for your holiday and if you thereby choose to remove from your holiday package the flight(s) or other travel arrangements that were included in the advertised holiday package, in the event that your holiday is for any reason whatsoever then cancelled or changed, we will have no liability to you for any costs that you have incurred in making your own flight or other travel arrangements and will have no liability to you in the event that you incur any costs in cancelling or amending those arrangements.

- c) You may also transfer a booking to another person, provided that the new person is introduced by you and meets the requirements of these Booking Conditions and provided that we are notified in writing not less than 7 days before the departure date. We will not, however, confirm such a booking transfer until all costs and charges incurred by us (including any costs and charges levied by a supplier(s) have been paid, together with an amendment charge of £30 per person, and we reserve the right to require the balance of the holiday price or any other sum due under the contract to be paid before we confirm the booking transfer. Both the original passenger and the new passenger shall be responsible for payment of any sum due to us and both shall also be responsible for obtaining and bearing the costs of any necessary travel documents.

Please note: Certain travel arrangements (eg. some flight and rail tickets) may not be changeable after a reservation has been made and any alteration could incur a cancellation charge of up to 100% of that part of the holiday package and entail the purchase of a replacement ticket(s), etc., the availability of which is not guaranteed. Furthermore, airlines and other travel operators may not permit name changes to tickets once issued and any transfer of a booking to another person may therefore result in a charge equivalent to the full cost of the flight or other means of travel. Furthermore, please note that most airlines and some other travel operators may not permit any deviations from the date(s) and/or route(s) that we have agreed with them for the purposes of providing the advertised holiday package. Where such deviations are permitted, the number of persons deviating from the agreed date(s)/route(s) may be limited and it is very likely that the airline and/or other travel operator will charge an administration fee or other amendment fee in respect of any deviations or changes, which must be paid by you and which may be additional to any administration fee issued by Noble Caledonia. All such amendment and administration fees are non-refundable and, in the event of your cancellation of your holiday, would be additional to the fees that are described in section 6(a) of these Booking Conditions.

6. IF YOU CANCEL YOUR HOLIDAY

- a) You or any member of your party may cancel your holiday at any time before departure. Notification should be made in writing or via the telephone or made on your behalf by your travel agent. Notification of cancellation will be effective when it is received by us at our offices. Since we incur costs in cancelling your holiday, you will have to pay the applicable cancellation charges up to the maximum shown below (although please note the exceptions outlined in Part 6(c) below):

| Period before the day of departure within which cancellation notification is received by us | Amount of cancellation fee as % of total holiday price payable* |
|---|---|
| 90 days or more | 10%*† |
| 70 to 89 days | 40%* |
| 50 to 69 days | 60%* |
| 30 to 49 days | 80%* |
| 15 to 29 days | 90%* |
| 14 days or less | 100%* |

* Plus any additional amendment charges or cancellation charges for upgraded and/or connecting travel arrangements or other additional extras (see part 3(d) of these Booking Conditions).

† In the event that you cancel your holiday and in the event that notification of said cancellation is received by us 90 days or more before the commencement of your holiday, please note that (i) if the value of the payment that you made to us as a deposit for your holiday booking was less than 10% of your total holiday price, you may have to pay a further top-up amount to Noble Caledonia such that, following our receipt of said top-up payment, the total amount then paid by you as a cancellation fee equates to 10% of your total holiday price, and that (ii) if we have asked you for a deposit payment of more than 10% of your total holiday price, in accordance with section 3(a) of these Booking Conditions, that higher amount will be the value of your cancellation fee.

The cancellation charges set out above have been calculated as a genuine pre-estimate of the losses we would incur in the event you cancel your holiday within the stipulated time period, taking into account the charges we will incur from our suppliers (some of which may be up to 100%) and the expected cost savings and income from alternative deployment of the travel services that comprise your holiday package. We will deduct your cancellation charges from the monies that you have already paid to us and will reimburse any remaining monies within 14 days of our receipt of your cancellation notification. Where your cancellation charges exceed the value of the monies that you have already paid to us, we will contact you for the payment of the remainder, which shall be due within 14 days of our receipt of your cancellation notification.

Note: If the reason for your cancellation is covered under the terms of your insurance policy, you may be able to reclaim these charges and other costs that you may incur as a result of your cancellation from your insurer. You should contact your insurer for information about this at the earliest opportunity and you should double-check your terms of cover for any conditions relating to time bars on claims.

- b) Where any cancellation or change made by you reduces the duration of the holiday and/or the number of full-paying party members below the number on which the price, number of free places and/or any concessions agreed for your booking were based, we will recalculate these items and invoice you accordingly as you will be liable to pay any increase in price.
- c) You have the right to cancel your confirmed holiday before departure without paying a cancellation charge in the event of unavoidable and extraordinary circumstances occurring at your holiday destination or its immediate vicinity, which significantly affect the performance of the holiday or which significantly affect your transport arrangements to the destination. In these circumstances, we shall provide you with a full refund of the monies you have paid but we will not be liable to pay you compensation. Please note that your right to cancel without penalty in these circumstances will only apply where your holiday departure is imminent and where the FCDO advises against all or all but essential travel to your destination or its immediate vicinity and where there is no prospect of an improvement in circumstances prior to the commencement of the holiday. For the purposes of this clause, "unavoidable and extraordinary circumstances" means warfare, acts of terrorism, significant risks to human health such as the outbreak of serious disease at the travel destination, or natural disasters such as floods, earthquakes or weather conditions which make it impossible to travel safely to the travel destination.
- d) Note on FCDO Travel Advice and the 'traffic light' system: At the time of the publication of these Booking Conditions, the UK government is operating a 'traffic light' system with respect to the Covid-19 situation in overseas destinations, wherein 'green' destinations are considered such that no quarantining is required of persons returning to the UK from those destinations, and wherein 'amber' and 'red' destinations are considered such that quarantining is required of persons returning to the UK from those destinations. Please note that the traffic light status of your holiday destination does not in itself indicate whether your holiday will be viable or if it will have to be altered or cancelled by us, as the traffic light system deals specifically with measures to be taken by travellers upon their return to the UK from the destination and not with the viability or otherwise of tourism at the destination, which is instead the subject matter of FCDO travel advice. As such, a change in the traffic light status of your destination from green to amber or red will not entitle you to penalty-free withdrawal from your holiday unless that change in status is accompanied by a warning from the FCDO against all or all but essential travel to your destination or its immediate vicinity, which significantly affects the performance of your holiday and where your holiday departure is imminent and there is no prospect of an improvement in circumstances prior to the commencement of the holiday.

7. IF WE CHANGE OR CANCEL YOUR HOLIDAY

- a) It is unlikely that we will have to make changes to your holiday but we do plan the arrangements many months and often years in advance. Occasionally, then, we may have to make changes to your holiday and we reserve the right to do so at any time. Most of these changes will be insignificant and we will advise you or your travel agent of them as soon as possible. We also reserve the right in any circumstances to cancel your holiday. However, we will not cancel your holiday less than 90 days before your departure date, except for reasons of Force Majeure or by reason of your failure to pay the final balance of the price or your failure to comply with the other terms of this agreement. We also reserve the right to cancel your holiday at any time up to 20 days before your departure date if the minimum number of persons required for your holiday is not reached.

- b) Please note that any change of air carrier(s), and/or aircraft type is deemed to be an insignificant change. By way of example and not limitation, other insignificant changes include a change from scheduled to charter flights or vice versa and/or an alteration to the timing of any flight(s) by 12 hours or less and/or a change of airports to another in the same city or region and/or a change from direct to indirect flight arrangements (or vice versa) and/or, in the case of connecting flights, a change of connecting airports to any other, whether or not in the same city, region or country. Further examples of insignificant changes include a change of cruise embarkation and/or disembarkation place(s) to another in the same city or region; change of sailing schedule (including a reversal of the sailing schedule) and/or change to the excursion arrangements; change to the means of transport used on excursions; a change of cabin/compartments/room to another cabin/compartment/room of the same or higher standard; and a change of ship, hotel or other accommodation to another of the same or higher standard. A cabin/compartment/room shall be deemed to be of the same standard if it is within the same category and/or price bracket as your original cabin/compartment/room, whether or not on a different deck or floor and/or on a different side of the vessel/hotel. Similarly, an alternative ship, hotel or other accommodation will be deemed to be of the same standard if it has the same star rating as the original ship, hotel or other accommodation.

- c) If we make a significant change to your holiday or if we have to cancel your holiday we will inform you or your travel agent as soon as is reasonably possible and, if there is time to do so before departure, we will offer you the choice of:
- accepting the changed arrangements; or
 - having a refund of all monies paid; or
 - if available, accepting an offer of alternative travel arrangements of comparable or higher standard than our, at no extra cost; or
 - if available, accepting an offer of alternative arrangements of a lower standard, with a refund of the price difference between the original arrangements and the alternative arrangements.

You must inform us of your choice within 7 days of our notification of a significant change/cancellation. If we do not hear from you within 7 days, we will contact you again to request your confirmation of your choice. If you fail to respond again, where we have changed (and not cancelled) your holiday arrangements we reserve the right to assume you have accepted the changed or alternative arrangements offered by us and have chosen to continue with your holiday. (Please note that where a significant change is made to your holiday arrangements within 7 days of departure, and thus where it is not possible for us to allow you 7 days to decide how you wish to proceed, a reduced time period for your decision will necessarily apply. We

will allow as much time as is reasonably possible under the circumstances and will contact you again within that time period if we have not heard from you. If we have still not heard from you at the end of that time period, we reserve the right to assume you have accepted the changed or alternative arrangements offered by us and have chosen to continue with your holiday.)

- d) We will pay you compensation as detailed below in the following circumstances:
- If, where we make a significant change, you do not accept the changed arrangements and cancel your booking;
 - If we cancel your booking and no alternative arrangements are available.

Period before the day of departure within which a cancellation or significant change is notified to you

| Amount you will receive from us | |
|---------------------------------|------------------------------------|
| 90 days or more | Deposit only |
| 70 to 89 days | Full refund plus £15.00 per person |
| 50 to 69 days | Full refund plus £30.00 per person |
| 30 to 49 days | Full refund plus £50.00 per person |
| 15 to 29 days | Full refund plus £70.00 per person |
| 14 days or less | Full refund plus £80.00 per person |

- e) **IMPORTANT NOTE:** We will not pay you compensation in the following circumstances:
- where we make an insignificant change;
 - where we make a significant change or cancel your arrangements more than 90 days before departure;
 - where we have to cancel your arrangements as a result of your failure to make full payment on time or as a result of any other breach on your part of the terms of these Booking Conditions;
 - where the change or cancellation by us arises out of alterations to the confirmed booking requested by you;
 - where we cancel or change your holiday arrangements as a result of Force Majeure;
 - where we make a significant change and you accept those changed arrangements or you accept an offer of alternative travel arrangements
 - where we cancel your holiday arrangements more than 20 days before departure owing to low passenger numbers.
- f) We strongly recommend that any flight arrangements, train travel, accommodation arrangements etc, that you book in connection with your holiday are booked on a flexible and refundable basis, as the cost of such arrangements will not be covered by Noble Caledonia in the event that your holiday with us is cancelled or changed. Similarly, you should ensure that you retain copies of receipts and other proofs of purchase for any clothing, guidebooks, or other such items that you might purchase in connection with or in preparation for your holiday, in order that you may return said items to the retailer in the event that your holiday is cancelled or changed and in order that you are thereby better able to recover any costs that you have incurred. Compensation, where payable, will be paid on a pro-rata basis of the adult rate where children have received a reduced rate.
- g) We may be forced by "Force Majeure" (see below) to change or curtail your arrangements after departure. If this situation occurs, we regret we will be unable to pay you compensation or meet any costs or expenses you incur as a result.

- h) The following changes detailed at clauses 7(i) to 7(m) will not be regarded as significant changes:-
- i) You will appreciate that by their nature cruises often depend for their maximum enjoyment upon the ship reacting to the prevailing conditions. For this reason, a flexible approach is required. We reserve the right to make adjustments to the advertised itinerary to take into account passenger safety, comfort and enjoyment, technical and mechanical difficulties and also weather conditions including ice, sea and river conditions.
- j) The Master of any ship must at all times have paramount concern for the safety of his/her ship and for the safety and comfort of his/her passengers and crew, and for this reason he/she has an overriding discretion at all times to act as he/she sees fit. This may include a decision to change course and, if necessary, to alter the cruise itinerary. The Master may also withdraw some of the ship's services or facilities, including the closure of the outer decks and the deployment of deadlight window covers, if he/she determines that this is in the interest of passenger or ship safety. Subject to these Booking Conditions, we shall not be liable for any consequence arising from the sea or rivers, technical and/or mechanical problems arising on the ship, ice and/or weather conditions experienced during your holiday. The Master of the ship has the right to stop at any additional port(s), omit or substitute any port(s) or deviate from the advertised itinerary in any way he/she sees fit. Further, we cannot be responsible for any failure to meet the advertised arrival or departure times for any port(s) of call.

- k) We reserve the right to amend advertised itineraries to accommodate the closure of museums and other sites/places of interest.
- l) Sea and river transit can be subject to delay by reason of schedule changes or other delays instituted by port authorities or other local authorities and by reason of operational circumstances or prevailing local conditions or other circumstances outside our control or that of the Master of the ship. In no circumstances shall we be held responsible for such delays or for any consequences arising therefrom.
- m) Guest speakers and/or other staff (whether or not advertised in our brochures) are usually booked many months in advance of the holiday and sometimes they may become unavailable, even at very short notice. If this happens, we will always do our best to arrange a replacement speaker and/or a replacement staff member, however we may not always be able to make such arrangements.
- n) **Note on Force Majeure:** Except where otherwise expressly stated in these Booking Conditions we will not be liable and will not pay you compensation if our contractual obligations to you are affected by any unavoidable or extraordinary circumstances. Such circumstances can include, but are not limited to, war, threat of war, piracy, civil strife, terrorist activity and its consequences or the threat of such activity, riot, the act of any government or other national or local authority including airport, port or river authorities, changes in travel documentation requirements and/or health formalities for your holiday, industrial dispute, lock closure, natural or nuclear disaster, the actions of public enemies, fire, chemical or biological disaster, adverse weather, sea, ice and river conditions, significant risks to human health such as the outbreak of serious disease at the travel destination and all similar events outside our or our suppliers' control.

Note on Covid-19:

- o) Both parties acknowledge the ongoing Covid-19 global crisis and accept our respective obligations to comply with any official guidance from governments or local authorities, both in the UK and whilst on holiday.
- p) Please note that we will have no liability for any refunds, compensation, costs, expenses or other losses of any kind incurred by you (including, where applicable, the cost of medical treatment), in the following circumstances:
- i) If you (or anyone in your booking party) test positive for Covid-19 and have to quarantine for a period of time, or are notified or otherwise become aware that you have, or suspect you may have, come into

close contact with someone who has tested positive for Covid-19 (or where it is otherwise suspected that you or a member of your party may have Covid-19) and you have to self-isolate for a period of time. If this happens within 14 days of your departure date, you must inform us immediately as you may no longer be able to travel. If you are unable to travel in such circumstances, cancellation charges as per Part 6(a) of these Booking Conditions shall apply.

- ii) If you (or anyone in your booking party) test positive for Covid-19 (or if you are for any other reason suspected of having Covid-19) while you are on your holiday. If this happens, please notify us without delay and we will provide such reasonable assistance as we can in the circumstances. However, we will not be responsible for covering the cost of any curtailment of your holiday, missed transport arrangements, additional accommodation required, medical expenses, or other associated costs incurred by you. You must ensure you have travel insurance that covers these costs for you.
- iii) If you fail any tests, checks or other measures imposed by a supplier, airline, port or airport, border control authority or other government body or local authority or fail to submit for testing or assessment when requested to do so, or if you do not provide valid confirmation of your Covid-19 vaccination status when asked to do so, and as such you are denied boarding of a flight(s), and/or are denied entry to your destination(s) and/or are denied boarding of a vessel(s), or are denied access to any other services that comprise your holiday package. In such circumstances, we will provide such reasonable assistance as we can but we will not be liable in any way if you are unable to proceed with the holiday or any portion of the holiday.
- iv) You also acknowledge that the suppliers providing your holiday, including airlines, vessel operators, hotels and excursion providers, will need to comply with national and/or local guidance and requirements relating to Covid-19, and may have implemented certain measures as a result. This will likely include specific requirements regarding personal protective equipment, such as use of facemasks by staff (and you may be required to wear a facemask as well), social distancing, maximum number restrictions on the use of certain facilities, designated alternative entrance and exit routes, mandatory hand sanitisation, limited entertainment options and limited food/drink availability. We do not expect these measures to have a significant impact on our ability to provide your holiday arrangements or on your enjoyment of the holiday and all measures will be taken with the purpose of securing your safety and that of those around you. If you fail to comply with these and any other similar health measures, this may result in your removal from the holiday, in which case we shall have no liability of any kind for any resultant costs or losses incurred or suffered by you. If for any reason you believe that you may not be able to comply with any of the abovementioned health measures (or any similar health measures), you should contact us immediately.
- q) Please note that the performance quality and reliability of a cruise ship's satellite and telecommunications services (including television and internet services) will usually be lower than that of equivalent land-based services. Also, the availability and/or performance quality of such services may vary according to weather conditions and according to the vessel's geographic location. If the performance quality of such services is reduced or if such services are unavailable for any reason, this will not be considered a significant change to your holiday and no compensation will be payable to you.
- r) Now that the United Kingdom has left the European Union: Please note that certain travel arrangements have been affected by the United Kingdom's decision to leave the European Union. These effects include but are not limited to the suspension of the European Health Insurance Card programme, which no longer covers persons travelling abroad from the UK; and the requirement for UK citizens and passport holders to acquire a visa(s) if they are visiting the European Union and if, in so doing, they will have spent 90 days or more in the European Union during any 180-day period. If your holiday with us includes visiting any destinations within the European Union, please visit the UK government's website (www.gov.uk/visit-europe-1-january-2021) for full information and advice.

8. IF YOU HAVE A COMPLAINT

- a) If you have a problem during your holiday, you should inform our representative (eg. a cruise director, hotel manager or tour manager) immediately in order that they might endeavour to put things right. Any failure by you to report your complaint immediately to our representative may affect our ability to identify the cause(s) of your complaint and to try to resolve matters. This in turn may seriously affect your rights to any compensation. If your complaint is not resolved locally, please follow this up within 28 days of your return home by writing to our Customer Services Department at 2 Chester Close, Belgrave, London, SW1X 7BE or by emailing us at customerservices@noble-caledonia.co.uk, giving your booking reference and all other relevant information. Please keep your letter/email concise and to the point. This will help us to quickly identify your concerns and speed up our response to you.
- b) We also strongly recommend that you communicate any complaint to the supplier of the services in question as well as to our representative without delay and complete a report form, where available, whilst on the holiday.
- c) Failure to follow this simple procedure may seriously affect our ability to rectify your complaint while you are on the holiday and/or investigate your complaint after your return from the holiday and this may affect your rights under this contract.
- d) Please note that Noble Caledonia cannot be held responsible if you lose or leave behind items of luggage or other property on your holiday. We will always endeavour to find any lost property for you and return it to you if possible. Whenever we do so though it is on the understanding that Noble Caledonia is not liable for any subsequent loss of or damage to that property. Please also note that we may ask you to cover the cost of postage where appropriate.
- e) Please note that Noble Caledonia cannot be automatically held liable for any damage caused to your luggage while it is in our care or in the care of our agents or suppliers. In the event that your luggage is damaged while it is in our care or that of our agents or suppliers, it will be incumbent on you to show that said damage occurred as a result of deliberate harm or willful negligence on the part of the person(s) handling your luggage and not as a consequence of a fault with the luggage item or of ordinary wear and tear, etc, or that the damage to your luggage did not occur prior to it being passed into our care or that of our agents or suppliers. Where your luggage is lost/damaged while in the care of an airline or that of the airline's baggage handlers, any complaint and/or claim in respect of such loss/damage should be communicated directly to the airline at the earliest possible opportunity.
- f) We strongly recommend that you do not bring valuable possessions with you on your holiday. If you bring with you on your holiday any valuable possessions, these should be declared to the vessel's/hotel's reception staff and should be stored on your behalf in the vessel's/hotel's main safe (or other such secure facility) if one is available and you should ask for a receipt from the vessel's/hotel's representative, confirming their agreement to store your possessions. If you do not do these things this may affect your right to later claim against the vessel's/hotel's owners and/or against Noble Caledonia in the event that said valuable possessions are lost, damaged or stolen. Please note that whether or not you declare valuable possessions to the vessel's/hotel's staff, any claim made in relation to the loss/theft of or damage to such possessions will be subject to those limitations on liability that are contained in the relevant International Convention(s) and/or in the

accommodation or carriage conditions of the supplier or service provider in question (see Part 10(d) below).

- g) Please note that we offer an Alternative Dispute Resolution service through our ABTA membership (see below).

9. ALTERNATIVE DISPUTE RESOLUTION

Disputes arising out of, or in connection with, this contract that cannot be settled between us may, if you so wish, be referred to arbitration under a special scheme arranged by ABTA and administered independently by Hunt ADR. This scheme provides a simple and inexpensive method of arbitration on documents alone with restricted liability for costs. Full details will be provided on request or can be obtained from ABTA's website: (www.abta.com).

10. OUR LIABILITY TO YOU

- a) We will accept responsibility for the arrangements we agree to provide or arrange for you as an 'organiser' under the Package Travel and Linked Travel Arrangements Regulations 2018, as set out below. Subject to these Booking Conditions, if we or our suppliers negligently perform or arrange the services which we are obliged to provide for you under our contract with you, as set out on your confirmation invoice, and we don't remedy or resolve your complaint within a reasonable period of time, we will pay you reasonable compensation. The level of such compensation will be calculated taking into consideration all relevant factors such as but not limited to: your following the complaints procedure as described in these conditions and the extent to which our or our employees' or suppliers' negligence affected your participation in and overall enjoyment of your holiday. Please note that it is your responsibility to show that we or our supplier(s) have been negligent if you wish to make a claim against us.
- b) We will not be responsible for any injury, illness, death, loss, damage, expense, cost or other claim of any description whatsoever which results from:-
- i) the act(s) and/or omission(s) of the person(s) affected or any member(s) of their party; or
- ii) the act(s) and/or omission(s) of a third party not connected with the provision of your arrangements and which were unavoidable or extraordinary, or
- iii) 'Force Majeure' as defined in Part 7 of these Booking Conditions.
- c) For claims of loss of and/or damage to any luggage or personal possessions and money, the maximum amount we will have to pay you in respect of these claims is an amount equivalent to the excess on your insurance policy which applies to this type of loss per person in total because you are required to have adequate insurance in place to cover any losses of this kind. For all other claims that do not involve death, illness or personal injury, the maximum amount that we will pay to you if we are found liable to you on any basis is up to three times the price paid by or on behalf of the person(s) affected in total.
- d) In respect of international travel by air, sea and rail, or any stay in a hotel, the extent of our liability will in all cases be limited as if we were carriers under the appropriate Conventions, which include the Warsaw/Montreal Convention (with respect to international travel by air); the Athens Convention and the London Convention (with respect to sea travel); the Berne/Cotif Convention (with respect to rail travel) and the Paris Convention (with respect to hotel arrangements). You can ask for copies of these Conventions from our offices. In addition, you agree that the operating carrier, accommodation provider or transport company's own 'Conditions of Carriage' or other such conditions of service will apply to you on that journey and/or while you are staying at a hotel, etc. When arranging transportation and accommodation for you, we rely on the terms and conditions contained within these Conventions and these 'Conditions of Carriage' and conditions of service. You acknowledge that all the terms and conditions contained in these Conventions and 'Conditions of Carriage' and conditions of service form part of your contract with us, as well as with the transport company or accommodation provider and that these 'Conditions of Carriage' or conditions of service shall be deemed to be included by reference into this contract. Again, copies of these 'Conditions of Carriage' or conditions of service are available on request.
- e) In any circumstances in which an air carrier is liable to you by virtue of the Denied Boarding Regulation 2004 (Regulation 261/224 EC), any liability we may have to you under our contract with you, arising out of the same facts, is limited to the remedies provided under the Regulation as if (for this purpose only) we were a carrier. When making any payment, we are entitled to deduct any money which you have received or are entitled to receive from the transport provider or hotelier for the complaint or claim in question.
- f) In particular, carriage by sea is governed by the Athens Convention 1974 (whether as later amended or otherwise) and any liability which we may have to you arising out of such carriage will be determined on this basis as if we were the actual or contracting sea carrier. Please note that in most cases the Athens Convention limits liability for death and personal injury and for loss of and damage to luggage and makes special provision for valuables. It presumes that luggage has been delivered to you undamaged unless you inform us in writing:-
- i) in the case of apparent damage, before or at the time of disembarkation from the ship or the time when the luggage is redelivered to you;
- ii) in the case of damage which is not apparent or of loss, within 15 days from the date of disembarkation from the ship or of delivery or from the time when the luggage should have been redelivered to you. Please note, we cannot accept any liability for any damage, loss or expense or other sum(s) of any description which on the basis of the information given to us by you concerning your booking prior to our accepting it, we could not have foreseen you would suffer or incur if we breached our contract with you; or any business losses.
- g) Please note that if you bring a claim against any person other than us (including our employees, agents, suppliers and any insurer), they shall have the benefit of the defences and limitations contained in these Booking Conditions, and by booking your holiday with us you agree that we contract with you as agent or trustee for all such persons.
- h) We will not accept responsibility for services or facilities which do not form part of our agreement or where they are not advertised in our brochure. For example, any excursion you book whilst away, or any service or facility which your hotel or any other supplier agrees to provide for you.
- i) It is a (necessary but not sufficient) condition of our acceptance of liability that you notify any claim to us and our supplier(s) strictly in accordance with the procedure set out in Part 8. Further, where any payment is made, the person(s) receiving it (and their parent or guardian if under 18 years) must also assign to ourselves or our insurers any rights they may have to pursue any third party and must provide ourselves and our insurers with all assistance we may reasonably require.
- j) The services and facilities included in your holiday will be deemed to be provided with reasonable skill and care if they comply with any local regulations which apply, or, if there are no applicable local regulations, if they are reasonable when compared to the local standards and customs.
- k) Where, owing to unavoidable and extraordinary circumstances, it is impossible for you to return to your departure point as per the agreed return date of your package we shall provide you with any necessary accommodation for a period not exceeding three nights per person. Where possible, this accommodation

shall be of comparable standard to the accommodation booked by you under the package. For the purpose of this clause, 'unavoidable and extraordinary circumstances' means warfare, acts of terrorism, significant risks to human health such as the outbreak of serious disease at the travel destination or natural disasters such as floods, earthquakes or weather conditions which make it impossible to travel safely to the travel destination. Please note that the abovementioned 3-night cap does not apply to persons with reduced mobility, pregnant women or unaccompanied minors, nor to persons needing specific medical assistance, provided we have been notified of these particular needs at least 48 hours in advance of your holiday departure.

11. FLIGHTS, FLIGHT CANCELLATION, DELAY AND DENIED BOARDING

When you book a flights-inclusive package with us, we may not be in a position at the time of booking to confirm the carrier(s), aircraft type(s) and timings of your flight arrangements. Where such information cannot be provided at the time of booking, we shall inform you of these details as soon as we are reasonably able. Similarly, where these details change, we will inform you of any changes as soon as we are reasonably able. The carrier(s), flight timings and aircraft types shown in our brochure, on our website and detailed on your confirmation invoice are for guidance only and are subject to alteration and confirmation. The latest flight timings will be shown on your tickets, which will be dispatched to you approximately two weeks before departure. You must check your tickets very carefully immediately on receipt to ensure you have the correct flight times and other details. It is possible that flight times may be changed even after tickets have been dispatched and we will contact you as soon as possible if this occurs. Any change in the identity of the carrier(s), flight timings, and/or aircraft type will not entitle you to cancel or change to other arrangements without paying our normal charges.

12. CONDITIONS OF CARRIAGE

All services and facilities forming part of the holiday which are provided by a supplier will be subject to that supplier's own terms and conditions which are themselves incorporated into your contract with us. These may contain terms that affect your rights to compensation. You may ask for copies of the relevant conditions from our offices. Noble Caledonia's brochures and advertisements are our responsibility, as your tour operator. They are not issued on behalf of, and do not commit, the airlines or other carriers mentioned therein or any airline or other carrier whose services are used in the course of your holiday.

13. PROMPT ASSISTANCE

If you are in difficulty whilst on holiday and ask us to help we will provide appropriate assistance, in particular by providing information on health services, local authorities and consular assistance; and by helping you to find alternative arrangements and helping you find access to any necessary phone calls/emails. Except where your need for assistance arises from a breach of this agreement by us, you must pay any costs we incur.

14. DATA PROTECTION

For the purposes of the General Data Protection Regulation we are a data controller. In order to process your booking and to ensure that your travel arrangements can be properly performed we need to collect certain personal details from you. These will include, where applicable, the names and addresses of party members, their passport and insurance details, credit/debit card or other payment details and special requirements such as those relating to any disability or medical condition which may affect the chosen holiday arrangements and any dietary restrictions (which may disclose your religious beliefs). We must pass on your personal details to the companies and organizations who need to know them so that your holiday can be provided (for example your cruise operator, airline, hotels, credit/debit company or bank). The information may also be provided to public authorities such as customs/immigration if required by them, or otherwise as required by law. If you fail to provide us with this information, we may not be able to plan or confirm your booking so in making your booking we are entitled to assume you do not object to our doing any of the things mentioned above unless you specifically state otherwise in writing. We have appropriate security measures in place to protect the personal details you give us. You are entitled to ask us what details of yours are being held or processed, for what purpose and to whom they may be or have been disclosed; to delete, rectify, block the information we hold about you; to complete and restrict its use, and to port it to another organisation. You have the right to object to the processing of your data in some circumstances and where we have asked for consent to process your data in ways additional to those listed above (for example, for marketing purposes), you may withdraw this consent. For full details, please see our full privacy policy available on our website at www.noble-caledonia.co.uk/privacy-policy or write to us for a copy.

15. COMMODORE CLUB

- Noble Caledonia offers Commodore Club membership to any passenger who has previously travelled with us on a holiday that was booked directly with us (i.e. not via an agency or other third party). If you are a member of the Commodore Club, you must notify us of this at the time of your booking in order to qualify for any benefits of membership that might apply to your booking. Such notification should be stated on your booking form. If you do not notify us of your Commodore Club membership at the time of booking, you will forfeit these benefits and will not be entitled to claim them retroactively.
- The conditions and benefits of Commodore Club membership are exclusively determined by Noble Caledonia and we reserve the right to change those conditions and benefits (or to withdraw the same entirely) at any time and for any reason. Any such change shall not in and of itself constitute a breach of your holiday contract, except insofar as such a change entails a change to your holiday arrangements or holiday price where that entailed change is itself in breach of the terms of this agreement.

16. WAIVERS, HEADINGS AND VARIATIONS

- The rights of Noble Caledonia under these Booking Conditions shall not be prejudiced or restricted by any indulgence or forbearance extended to you. No waiver of any breach operates as a waiver of any subsequent breach.
- The headings in these Booking Conditions are for reference purposes only and do not form part of the holiday contract. They shall not affect the interpretation of this agreement and are not to be deemed to be an indication of the meaning of the clause to which they relate.
- No variation of the terms of these Booking Conditions shall be effective unless it is confirmed in writing by Noble Caledonia.

17. ACCURACY AND BROCHURES/WEBSITE

- We endeavour to ensure that all information and prices that feature in our brochures and on our website are accurate, however occasionally changes and errors may occur and we reserve the right to correct prices and other details in such circumstances. You must check the current price and all other details relating to the arrangements that you wish to book before your booking is confirmed.
- If our brochure and/or website promotional material for your holiday features any photographs of scenery, wildlife, weather/sea/river conditions, etc., such photographs are not intended as and shall not be deemed to be an exact representation of the scenery, wildlife, weather/sea/river conditions, etc., that you will experience during your holiday. Rather, any such photographs will be generally representative of the kinds of scenery, wildlife, weather/sea/river conditions, etc., that might be experienced on your holiday, albeit, perhaps, in a 'best case' scenario. For example, (and unless otherwise stated by us) if our brochure/website advertisement for a holiday that includes one or more safari excursions pictures a tiger, this should be understood as an indication that tigers may be sighted during your holiday and that at least one potential opportunity to sight tigers will be a feature of your holiday but that such a sighting may be unlikely and may be contingent on good fortune and is not guaranteed.

- Similarly, if our brochure and/or website promotional material for your holiday features a photograph of cabin accommodation aboard a vessel or room accommodation at a hotel, etc., such photographs will be deemed to be generally indicative of the kind of accommodation that is available aboard the vessel or at the hotel in question but not directly representative of the accommodation in which you will stay. In particular, as many vessels and hotels are such that cabins and rooms within the same category are of non-standard size, design, facilities, layout, etc., any photograph of a cabin or room should be understood to be broadly indicative of the kind of size, design, facilities and layout of accommodation in the same room/cabin category but should not be understood as and shall not be deemed to be a direct representation of all rooms/cabins in the same category.

Before you submit your booking form to Noble Caledonia, we recommend that you check the FCDO's advice for the place(s) that you intend to visit with us. Such advice is available on the FCDO's website at: www.gov.uk/foreign-travel-advice

HOW TO MAKE A BOOKING

- If you wish to make a booking, please contact us to check availability.
- If there is sufficient availability, you can then take out an option (a provisional booking) which will be held for up to 5 working days. Once an option has been held, you will be issued with a booking reference number and an email will be sent to you with your option details. At this stage you are not committed to taking the holiday.
- You may complete our online booking form by visiting our website at www.noble-caledonia.co.uk or you may complete the attached booking form and return it to us by mail.
- Please read our Booking Conditions and complete and sign the booking form enclosed herewith. If there is any information you cannot give us at this time (eg. passport or insurance details), please write TBA in the relevant space and send us the details as soon as possible.
- We recommend that you visit the FCDO's website (www.gov.uk/foreign-travel-advice) for information about any visa requirements and health formalities for your holiday destination(s) or that you contact us for advice on 0207 752 0000 or by email at info@noble-caledonia.co.uk
- Your completed booking form and deposit (or full payment if the booking is made within 90 days of departure) should reach us within 5 working days of your option being taken out. Otherwise, the option will automatically expire.
- Details on how to make payment are shown in clause 3 of the Booking Conditions.
- Once your booking form and appropriate payment are received, we will process your booking and send you a confirmation invoice (usually within five working days) which you should check carefully as soon as you receive it. If you have any queries or if any of the details on your invoice appear to be incorrect, you must tell us straight away. Delay in notification may mean that we are unable to make changes or rectify mistakes.
- If your holiday includes flights and if your flight details are not known at the time of your booking, the flight information section of your invoice will reflect this. A letter with the flight details will be sent to you as soon as your flight details are known, usually approximately 9-10 months prior to departure.
- Approximately 12 weeks prior to departure we will send you 'Pre-Departure Information Documents' which will contain further information on passport, visa and health requirements together with other useful information regarding your holiday.
- 90 days prior to departure, your full balance is due. We would ask that you pay this promptly. Please note that we do not issue payment receipts automatically. If you would like to receive a receipt, please request this at the time of payment.
- 2-3 weeks prior to departure, final documentation will be sent to you. You should check your documentation and flight tickets carefully as soon as you receive them and notify us straight away if anything appears incorrect or missing.
- We recommend that you take out your holiday insurance at the time of booking your holiday.
- If you prefer to make your own travel arrangements, we are often able to offer a rebate for the non-use of the group flight and transfer arrangements ('Flight Credit'). If you choose this option a new invoice will be sent to you, which will confirm the removal of the flights and transfers from the holiday package, the amount of the rebate and the new holiday tariff. Please note that 'non-use of flights' means that all flights and transfers will be removed from the holiday package unless otherwise stated by us in writing. Please also note that your own travel tickets should be booked on a flexible, refundable basis to allow for the possibility of changes to the itinerary and/or cancellation. We recommend that you take into account the possibility of flight changes when booking connecting travel tickets.

ESSENTIAL TRAVEL INFORMATION

- In order to obtain a visa your passport is usually required. Please bear this in mind when timing your application. You should advise us well in advance if you will need your passport in the period 12 weeks prior to your departure.
- A full British passport presently takes approximately 2-6 weeks to obtain. Requirements may change and you must check the up-to-date position in good time before departure.
- Please ensure your passport is valid for the minimum period described in our Confirmation Letter. This should be calculated based on the date of your return to the UK following the completion of your holiday. To accommodate any entry/exit stamps, your passport will require a minimum number of blank pages, which varies from country to country. For British passport holders, information about the exact number of blank pages required for a trip will be provided in your confirmation letter (issued shortly after booking) and reconfirmed in your pre-departure information (which will be sent to you approximately 12 weeks before departure). Passport holders of other nationalities will need to check with their nearest relevant embassy/consulate.
- In most destinations where an entry visa is required you will first need to acquire an invitation document, which will usually be issued by a local agent or by a government appointed agency. Often (and subject to the terms of the Booking Conditions) Noble Caledonia will offer to acquire this document on your behalf but please be aware that these invitations are not usually made available until approximately 12 weeks before departure.
- Visa charges vary from one country to another and often in accordance with how quickly you need your visa application to be processed. Accelerated visa applications for late bookings or for instances where the applicant's passport is available for a limited time may incur additional charges. For example, the cost of acquiring a standard single-entry visa for a holiday to Russia is approximately £100 to £170, depending on how quickly the visa is processed. If you choose to use a visa agency to handle your visa application, they may charge a further handling fee of approximately £200 to £350, again depending on how quickly you require your visa application to be processed. Charges for other types of visas (eg. multiple entry) or for visas for other countries vary and may also be subject to increased rates for accelerated applications. Prices quoted are approximately correct at the time of printing.
- Information on healthcare abroad is available on the NHS's website here: <https://www.nhs.uk/using-the-nhs/healthcare-abroad/healthcare-when-travelling-abroad/>. Noble Caledonia will advise you of any health requirements that are compulsory for your journey. We also advise that if you are travelling abroad you should check recommended practice with your GP, practice nurse or travel health clinic, and check whether the international transportation of your medication(s) is subject to any restrictions or prohibitions at your holiday destination(s).
- The visa information contained here was compiled in March 2021. As visa requirements are subject to change at short notice, we strongly recommend that you always check with the relevant Embassy or Consulate of all countries to or through which you are intending to travel.

NOBLE CALEDONIA



2 CHESTER CLOSE, BELGRAVIA, LONDON SW1X 7BE
TELEPHONE 020-7752 0000 FACSIMILE 020-7245 0388

