

The contract parties are MiGFlug & Adventure GmbH and the customer signing below, hereafter named “customer”.

1. The contract between MiGFlug & Adventure GmbH and the customer is drawn according to Swiss Law (“Obligationenrecht”), Article 1 through according to the same volition. All important aspects (Article 2) are defined in the corresponding offer and on the websites www.migflug.com and www.flyfighterjet.com. In case of doubt, the information in the offer has priority over those on the homepage.
2. The service which is owed to the customer is restricted to the procurement of the connection between the customer and the owner(s) of the airplane(s) mentioned in the offer as well as the support of the organization of travelling and accommodation, in particular of the procurement of fitting offers.
3. The contract which describes the flight and the involving services is to be drawn between the customer and the service provider on the respective site. MiGFlug & Adventure GmbH only guarantees that for the price paid in-fact the services and products listed in the offer (flight with a plane of the given type, transfers, a personal attendant service and so on) is carried out to the customer.
4. Because of the reasons above, MiGFlug & Adventure GmbH declines for lack of contract all responsibility of any kind which could occur to the customer as a result of the flight, including acts of gross negligence. Possible liability claims would only be applicable as a result of the contract between the customer and the jet owner.
5. There's no kind of insurance provided by MiGFlug & Adventure GmbH for the flights. Organizing proper insurance is the customer's responsibility.
6. Prior to the flight, these terms and conditions as well as an explicit letter of Exclusion of Liability have to be signed by the customer and returned to MiGFlug & Adventure GmbH either by post or by fax [Nr. +1 6618431871]
7. The customer is obligated to assure his fitness on his own (possibly by using third party services). The medical check before the flight is noncommittal and can at no time give evidence about possible risks and possible injury caused by the flight.
8. Should because of force majeure (technical reasons, weather...) or other reasons beyond the control of MiGFlug & Adventure GmbH the desired flight become unavailable, the customer would have to accept changes of the trip date or the change of the aerodrome / air base. This however requires a proper explanatory statement by MiGFlug & Adventure GmbH.
9. Should, through reasons that are outside MiGFlug & Adventure GmbHs control, the wholesale price for fuel increase, MiGFlug & Adventure GmbH is allowed to change the flight price ex post. This change is limited to a maximum of EUR 1'000.00 and allows the customer to rescind the contract.
10. If the customer is unable participate in the flight for other reasons of any kind, the paid price will be returned after a service fee of 25% of the flight price, but at least USD 500.00. Cancellations of which MiGFlug & Adventure GmbH is notified less than five calendar days in advance will not be refunded. Other costs (visa, transfers...) are the customer's responsibility and will not be returned.
11. Objections: Objections are to be communicated within 7 days after using a service provided by MiGFlug & Adventure GmbH in written form and by post.
12. Unless explicitly and in written form denied by the customer, MiGFlug & Adventure GmbH is allowed to use all foto-, film-, and audio material which was recorded in connection with the services provided by MiGFlug & Adventure GmbH or third parties for possible future advertising purposes etc.
13. Severability clause: if one or more of these points is invalid, the rest of these terms and conditions is not affected.
14. Questions of all kind not arranged in these Terms and Conditions are to be judged according to Swiss law. Address for service is Lucerne.