VANDERHOOF TRANSPORTATION CO, INC.

GENERAL TERMS AND CONDITIONS OF THE CONTRACT

THESE ARE GENERAL TERMS AND CONDITIONS OF THE CONTRACT WHICH VANDERHOOF TRANSPORTATION CO, INC. AGREES TO FURNISH THE DESIGNATED SERVICE TO YOU, THE CHARTING PARTY. THESE TERMS AND CONDITIONS ARE BINDING REGARDLESS OF WHETHER YOU READ OR UNDERSTAND THEM. YOU ARE INVITED TO READ THIS DOCUMENT AND IF YOU DO NOT UNDERSTAND ANYTHING CONTAINED HEREIN, PLEASE CALL VANDERHOOF TRANSPORTATION CO, INC AND AN EXPLANATION WILL BE FURNISHED TO YOU. NOTHING PRINTED OR TYPED ON THIS ENTIRE CONTRACT CAN BE CHANGED EXCEPT BY AN AGREEMENT IN WRITING BETWEEN VANDERHOOF TRANSPORTATION CO., INC AND THE CHARTING PARTY.

Vanderhoof Transportation Co, Inc. operates under the terms of USDOT350931 as applicable and follows all rules and regulations.

Any and all damage to the vehicle(s) of this contract, caused by the charting party, will be charged by Vanderhoof Transportation Co, Inc. to the costumer, when the cost has been determined.

Food and/or beverages are not to be brought into the passenger area of the coach without prior agreements with Vanderhoof Transportation Co, Inc. The chartering party is responsible for all garbage. However, food and/or beverages may be transported in the lower baggage compartment of bus.

Parking fees, entrance fees and/or other fees: such as special permits for government managed parks or municipalities are the responsibility of the customer unless pre-arranged with Vanderhoof Transportation Co, Inc. and printed on contract.

Video and audio equipment provided by the carrier unless otherwise specifically authorized and controlled by the carrier, becomes the responsibility of the customer and the customer accepts any and all responsibility for its use aboard the vehicle(s) used for this contract. Such responsibility shall include, but not limited to, compliance with any copyright or public performance rights which may apply to video or audio products used.

Baggage and all other property is carried at passengers own risk. Vanderhoof Transportation Co, Inc. assumes no liability of same. Sporting equipment including shoes with cleats (baseball, football, gold shoes, etc.) ski equipment such as poles, snowboards and boots are all considered baggage and shall NOT be worn or carried inside the motor coach, but placed underneath the coach in the baggage compartments. Only small carry-on items that fit in the overhead compartment or under the m=seat may be placed in the motor coach unless prior arrangements were made.

Insurance policy requires all passengers remain seated at all times while the coach is in motion, unless in an extreme emergency to use the bathroom. This policy will not permit standees as a regular or normal practice.

Any changes to the itinerary in time or destination may result in additional billing based on prevailing overtime rate and mileage rate. Contract price is guaranteed for 90 days and then subject to changes in costs. Fuel surcharge adjustment may apply to contract at any time.

Vanderhoof Transportation Co, Inc. shall not be liable for delay or non-performance resulting from equipment failure, road or weather conditions, labor difficulty or any other cause beyond its control. Vanderhoof Transportation Co, Inc. reserves the right to use sub-contracted equipment when necessary to meet the transportation needs.

On multiple day trips (overnight), the driver's private accommodation is to be provided by the customer. It is an additional expense to the group unless included in the contract price. Providing meals to the driver is appreciated and it is your option, but not your responsibility.

As per government rules and regulations, a driver is LIMITED to 10 hours driving time WITHIN 15 HOURS of on duty time. Then OFF DUTY time must be 8 HOURS CONTINUOUS time before the next on duty/driving segment.

CANCELLATION: Cancellation by you (the agent) is subject to fees equal to 100% of trip price on the date of the trip. If cancelled within 30 days of the trip date, an adjusted decreasing rate not less than the \$200 deposit will be charged. The contract is subject to cancellation by "the Company" if not received signed contract with or without a deposit and balance paid by due date unless prior arrangement made with Vanderhoof Transportation Co, Inc. Hazardous weather cancellations determined by Vanderhoof Transportation Co. Inc. with the charting party's agent may be exempt of a fee.

PAYMENT: Deposit due at time of contract signing. Balance of payment is due 10 days before date of trip. LATE PAYMENT FEE of 1.5% applied 10 days prior to day of trip.

The signature signifies liability for this agreement as an agent for the organization and/or as an individual. Performance of this contract lies between the organization and/or the individual and Vanderhoof Transportation Co, Inc. Any breach of this agreement shall be the liability of the agent of or for the organization and/or individual.

Thank you for choosing Vanderhoof Transportation Co, Inc. to provide you with your transportation needs. In order to insure that you receive the best possible service, we ask that you review the trip information. If you agree with the trip information and the general terms and conditions outlined on the following pages(s), please sign, date and return with a deposit of \$200.00 per bus to Vanderhoof Transportation Co, Inc.

E-mail: evanderhoof@comcast.net