

General Terms and Conditions for Bookings

These General Terms and Conditions apply between Stromma Tourism AS (hereafter referred to as Stromma), and anyone entering into an Agreement with Stromma, whether personally or through agreement third party, (hereafter referred to as the Guest) with Stromma in accordance with that stated in the written confirmation. The Agreement may relate to travel, purchase of other products and services or a combination of these (the Arrangement).

Other terms and conditions apply to private charter of a vessel – please contact Stromma for further information.

The responsible organiser is Strömma Tourism AS, Akershusstranda 15, 0150 Oslo. VAT registration no. NO5560515818.

AGREEMENT

As organiser, Stromma is responsible for the performance of the services under the Agreement. This responsibility also applies to tasks that are to be performed by other parties than Stromma. Information contained in catalogues, brochures and on the website is binding on Stromma, although subject to change prior to the Agreement being concluded if a clear reservation has been made and the Guest has been clearly informed of the changes. Stromma is not liable for claims resulting from printing errors or typos. As organiser, Stromma is responsible for ensuring that:

- The Guest receives a written confirmation of their booking, as well as other necessary documentation;
- Information is provided regarding how payment is to be made and that the Guest is informed of any other issues of significance to the Arrangement; and
- The Arrangement is consistent with the description supplied in the written confirmation. Stromma cannot be held liable for promises made directly to the Guest by a third party without the knowledge of Stromma and of which Stromma is unaware or cannot reasonably be expected to know of.

For the purposes of these General Terms and Conditions, the following terminology applies:

Departure – the date and time at which the Guests Arrangement takes place.

On-board – when the Guest is on one of Stromma vessels or buses.

Booking

We accept bookings online up to one hour before departure. Bookings per telephone or email shall be considered valid only when you've received written confirmation. Unspecified, prepaid tickets with an open departure time apply subject to availability. Tickets are redeemed at the ticket terminal in question.

Payment

The Guest must pay for the Arrangement when booking.

Cancellation rules for bookings of 1-9 people:

The Guest can cancel a booking by email to Stromma or at the place where the booking was made.

The Guest cannot cancel individual elements of bookings relating to combined arrangements sold in advance by Stromma at a predefined price (Packages).

Restaurant and food bookings:

- For cancellations and alterations of ordered products less than 48 hours prior to departure, Stromma will retain 100% of the value of the booking.
- For cancellations made no later than 48 hours prior to departure, the entire sum will be refunded.

All other bookings:

- For cancellations and alterations of ordered products less than 24 hours prior to departure, Stromma will retain 100% of the value of the booking.
- For cancellations made no later than 24 hours prior to departure, the entire sum will be refunded.

Cancellation rules for bookings of 10 people or more:

The Guest can cancel a booking by email to Stromma or at the place where the booking was made.

The Guest cannot cancel individual elements of bookings relating to combined arrangements sold in advance by Stromma at a predefined price (Packages).

- For cancellations made 20 or more days prior to the day of the Arrangement, the entire sum will be refunded.
- For cancellations made 8-19 days prior to the day of Arrangement, a cancellation fee equivalent to 50% of the value of the booking will be charged.
- For cancellations made 0-7 days prior to the day of the Arrangement, a cancellation fee equivalent to 100% of the value of the booking will be charged.

Changes made by Stromma and the Guest's rights, etc.

Stromma reserves the right to change the terms and conditions of an Arrangement to the extent that the Guest can be offered other equivalent services. If Stromma incurs increased costs subsequent to the Agreement becoming binding on the parties, Stromma reserves the right to increase the price for the Arrangement by an amount equivalent to the increased cost, provided that the increase is a result of increased taxes or other fees relating to services included in the Arrangement.

The price may not be increased during the final 20 days prior to departure. Any change must immediately be notified to the Guest. The price of the Arrangement shall be reduced if Stromma' costs are reduced for the same reasons as stated above earlier than 20 days prior to departure.

If it proves impossible to provide the Arrangement in accordance with the written confirmation and these General Terms and Conditions, and Stromma is unable to offer the Guest other equivalent services, the Guest may withdraw from the Agreement. The Guest may also withdraw from the Agreement if the terms and conditions are materially altered to the disadvantage of the Guest. Stromma shall then refund the sum paid for the booking. Defects arising during the trip should be reported by the Guest on-board, so that Stromma has the opportunity to rectify these. Otherwise, the Guest's right to claim for the defect lapses.

Any liability on the part of Stromma to pay damages lapses if Stromma can demonstrate that it was impossible to undertake the Arrangement due to circumstances beyond Stromma' control and which Stromma could not reasonably have been expected to foresee at the time the Agreement was entered into, and the consequences of which Stromma could not reasonably have avoided or overcome.

The Guest's obligations

In order to make a booking/enter into an agreement with Stromma, the Guest must be at least 18 years of age. The Guest bears the sole responsibility for observing any formalities required for undertaking the trip. Stromma reserves the right to terminate the Agreement with immediate effect if the Guest or anyone in their company behaves disturbingly or causes damage while on-board. In the event of immediate cancellation of the Agreement due to the above causes, STROMMA shall debit the Guest a supplementary fee equivalent to the damage incurred.

The Guest is responsible for providing STROMMA with correct contact information and updating it as and when necessary.

Force majeure

Both parties retain the right to withdraw from the Agreement if the Arrangement cannot be provided due to acts of war, natural disasters, industrial conflict, extended interruptions to water or power supplies, fire, or other similar major events that neither party could have foreseen or influenced.

Personal data

By paying, the Guest gives their consent for their personal data to be processed by Stromma and/or the insurer providing cancellation insurance.

The purpose of this is to facilitate the usual administration of guests, to ensure that Stromma has access to reliable personal documentation in the event of accident, to fulfil insurance terms and conditions for cancellation insurance and to administer any claims. Data may also be used to provide information on insurance and payment services and travel-related offers. The Guest may also be contacted for marketing surveys.