



Terms and Conditions

1. **This quotation includes the following:**

- Aircrafts costs including crew, fuel and maintenance
- Air navigation and airport charges.
- Crew allowances
- Crew meals, accommodation and surface transportation.
- In-flight standard catering
- Passenger and cargo insurances and taxes.

2. **This quotation excludes:**

- Fuel and insurance surcharges
- De-icing the aircraft
- Special catering requests such as caviar and special wines or spirits
- Any other special requirements such as limousine and satellite phone
- War risk insurance
- Credit card surcharges
- Any damage to the aircraft directly related to completion of this flight and/or is directly caused by the passengers will be charged to the customer separately.

The cost of the above will be invoice separately at actual cost and reimbursed to STARJET LTD by the customer.

3. **Reservation of service:**

STARJET LTD is an air charter service provider and only acts as an intermediary between an Aircraft Operator and the customer. STARJET LTD does not provide air transportation services and does not assume liability for an injury, damage, death, loss, accident or delay due to any action or omission of the Operators or third parties in connection with the customer.

4. **Passenger and cargo entry documents:**

It is the passenger's obligation to provide all necessary travel documents, which are required for immigration/emigration according to the regulations of the governmental or other authorities of all relevant states/countries. STARJET LTD has the right to refuse the transportation of any passenger or cargo, who/which does not comply with the regulations of these states/countries, or whose traffic documents are incomplete. STARJET LTD Shall in no way be liable for loss or expense due to failure on the part of passengers to comply with the mentioned requirements.



5. **Captain Authority**

The captain of the aircraft is entitled to take all necessary safety precautions at anytime, including the full authority to make decisions on payload (passengers, luggage, cargo), planned route, timing and ultimate landing destination. Neither STARJET LTD nor the Operator is liable for any loss, damage, costs or claims or whatsoever nature arising as a result of such decision. If the Captain has landed at a place not specified in the Charter Agreement for any purpose related to the safety of the aircraft and passengers and it may be reasonably expected that the captain will be unable to resume the flight within a short time after such landing, the Charter Agreement shall be considered completed and the price duly earned. The Charterer in such event has not right to damage or compensation and the operator will have no further obligation or liability in relation to the Charter Agreement.

6. **Substitute of aircraft**

In the event the flight cannot be performed with the booked aircraft due to reasons beyond the control of the carrier, the carrier shall be entitled to arrange an alternative equivalent aircraft, on prior notice.

If the alternative aircraft involves additional cost, the charterer will be notified and shall be entitled to either accept the additional cost or decline the offer. In such circumstances STARJET LTD will refund the flight to the customer with an amount corresponding to the flight in question minus all expenses already incurred.

In the event that the above happens en-route, any cost arising from the changes or delays will be invoiced separately at cost and shall be payable by customer including the cost of arranging alternative aircraft.

7. **Payment**

The customer shall make payment at the latest 72 hours prior to departure by bank transfer to the following bank account, unless agreed with STARJET LTD representative for post-flight payment:

8. **Governing Law and Jurisdiction**

The laws of Malta shall govern these terms and conditions. Any dispute arising out of or in connection with this agreement shall be submitted to the exclusive jurisdiction of the courts of Malta.

Date:

Signature: