

## **General Terms and Conditions (GTC) for travel services**

the company Bodensee Limousinenservice GbR.

### **1. Validity of terms and conditions:**

The following terms and conditions form the basis for all services and offers of the company Bodensee Limousinenservice GbR called BLS in the future, especially for passenger transport in occasional traffic, by omnibus, rental car traffic and excursions with passenger cars. These terms and conditions are also valid for further business relationships, even if this was not expressly agreed again.

Deviations of the business conditions require the written confirmation by BLS, otherwise these ineffective.

### **2. Order placement:**

The offers of BLS are non-binding. Declarations of acceptance and agreements require our written confirmation to be legally valid. This also applies to additions, amendments or ancillary agreements.

The client is obliged to provide us with all essentials, the execution of the order

Contracting factors, such as Dates, number of persons to be transported, type and extent to inform you about luggage and other items you are carrying.

Employees of BLS are not authorized to make oral side agreements or verbal

To give assurances that go beyond the content of the written contract.

### **3. Prices / Payments:**

The prices of the tariffs valid at the time of provision of the service, based on the offer, apply, unless otherwise agreed in writing.

All prices are gross prices and include VAT. Special services will be billed separately (for example, special trips, expenses on behalf of and on behalf of the person to be transported were made, etc).

BLS sticks to the offered prices 14 days after the offer has been submitted.

Should be determined after the start of the contract in the course of a project that the requested or contracted agreed service deviates significantly from the existing contracts, BLS is entitled to one Price correction according to the general price list. This can also be done retroactively against proof of hours worked.

Billing after fulfillment of the order is to be paid by the customer without deduction within the specified payment period.

Deviating settlement arrangements must be agreed in advance in writing with BLS and be confirmed accordingly.

### **4. Cancellations / cancellations of partial services:**

The client may at any time withdraw from orders or only partial deliveries of orders in Claim. In this case, BLS is entitled to proportionate cancellation fees according to the following

To calculate the list:

- 20% of the agreed price up to 2 days before the start of the order
- up to 1 day before order start 50% of the agreed price
- 75% of the agreed price on the day the order is placed

Decisive for the cancellation date is the receipt of the cancellation at BLS.

### **5. Late payment:**

If the customer has not made a payment on the due date and he is in default, he has for one Following reminder from the contractor the respectively required administrative expenses (reminder fee) in amount

of € 5,00 net.

For the period in which the client is in default, interest at the rate of 10% per year daily due.

**6. Subject matter and exclusion of transport:**

The subject of the contract is the transport of persons subject to authorization as well as other services.

Passengers are required to behave in the same way as they do when using our facilities and vehicles

Safety and order of the operation, their own safety and consideration for other persons.

Instructions of our staff or chauffeur are to be followed.

If a passenger, despite admonition, violates the duties incumbent on him, he may be relieved of the promotion be excluded.

Damage to the vehicles or other damage by passengers are the polluter or our

Replace contractor. For wanton impurities cleaning fees are charged separately.

If the causer and our contractual partner are not identical, both are jointly and severally liable. Liability exists even if the client is not at fault.

**7. Limitation of Liability:**

BLS is liable within the scope of the due diligence of a proper businessman for the conscientious

Preparation of the agreed rides and the proper provision of the contract

agreed travel services.

Failure to comply with binding deadlines and dates, the contracting party is entitled to one

Compensation for delay in the maximum amount of the net invoice amount of the services affected by the delay.

BLS is only liable for gross negligence. Influences of force majeure, such as traffic jams, weather conditions, etc.

account for the liability. The customer is obliged to any complaints of performance are immediately to

To bring knowledge of the driving service.

Liability for personal injury, damage to property and pecuniary loss exist in the amount of the statutory

Maximum lump sum payments based on the business insurance of the company BLS, if not by a

other insurance (such as car insurance) are covered.

**8. Claim notification and limitation period:**

Noticeable damages and claims are to be reported in writing immediately after completion of the carriage.

In the case of damage that can not be immediately detected, these must be received no later than 14 days after the end of the carriage

to assert in writing.

Claims become time-barred 1 year after termination of the promotion. For damage caused intentionally or grossly

Negligence, the limitation period is 3 years.

**9. General provisions:**

Place of fulfillment is Wasserburg (Lake Constance)

Collateral agreements and deviating agreements must be in writing. Should individual provisions in

these terms and conditions or a provision under other agreements to be ineffective or

the validity of all other provisions or agreements shall not be affected.

For these terms and conditions and the entire legal relationship between the company BLS and the

Customers are subject to the law of the Federal Republic of Germany.