

P I L A R T A I R

TERMS & CONDITIONS

1. APPLICATION OF THE TERMS AND CONDITIONS

1.1. These Terms and Conditions apply to the chartering of any aircraft from Pilart Air GmbH & CO KG / operated by Skyside GmbH, Vienna, Austria ("Pilart Air") by any person, company or firm (the "Client"), and shall prevail over any oral or other arrangements in relation to such charter, unless specifically agreed upon in written form by Pilart Air and the client. Pilart Air operates all aircraft under the AOC of Skyside GmbH (AOC-A-126)

1.2. Pilart Air is authorised to change or alter these Terms and Conditions at any time without providing advance notice. Any amendments or additions to the Terms and Conditions shall become binding for all Clients as soon as they are made publicly available on Pilart Air's website (www.pilartair.at).

1.3. For questions of interpretation, if any version is available in another language, the English version alone shall be binding.

2. DEFINITIONS

In addition to the definitions set out above, capitalised terms used in these Terms and Conditions shall have the following meaning:

"Agreement" means the Charter Quotation and these Terms and Conditions.

"Aircraft" means any aircraft which the Client has agreed to charter from Pilart Air as set out in a Charter Quotation.

"Captain" means the commander or pilot of the Aircraft designated to operate the Flight.

"Carrier" means the operator of the aircraft (Skyside), which can be an affiliate of Pilart Air such as Seven Aviation, Private Club or any other duly registered aircraft operator, which operates a flight with a proper AOC (AOC-A-126) and insurance.

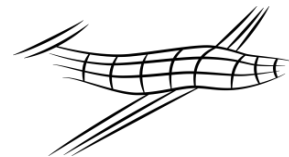
"Charter Price" means the amount to be paid by the client for the services supplied by Pilart Air GmbH & CO KG, as set out in the charter quotation.

"Charter Quotation" means the document issued by Pilart Air GmbH & CO KG confirming a flight and the relevant flight details thereof to the client.

PilartAir GmbH & Co KG

 Mattiellistraße 2/4
1040 Vienna | Austria
 www.pilartair.at
 +43 676 847 340 847
 sales@pilartair.at

Legal Reg: FN493698b
UID: ATU73392312
Raiffeisenlandesbank Oberösterreich
IBAN: AT70 3400 0000 0008 1943
Swift: RZOOAT2LXXX



“Flight” means the flight or, as the case may be, each of the flights set out in the Charter Quotation.

“Flight Itinerary” means the place of departure, place of arrival and any stopping points, together with any indications of departure and arrival dates and times, as set out in the Charter Quotation.

“Meeting Point” means (i) for the departure, the location where the flight crew or Carrier representative will meet the passengers as communicated to the Client by Pilart Air Executive upon request; and (ii) for the arrival, the location where the Client will be guided to, and where the Carrier’s services will end.

“Meeting Time” means the time which may be communicated to the Client by Pilart Air or, if no communication is made by Pilart Air, at the latest 30 minutes prior to scheduled time of departure of the Flight.

“Travel Documents” means all documents to be signed, filled out, completed or held by the passengers, including without limitation list of goods and immigration card, as required under applicable law.

3. SOFTWARE LICENSING

3.1 pilartair.at uses select2 for its flight-calculator widget under the following license:

The MIT License (MIT) Copyright (c) 2012-2017 Kevin Brown, Igor Vaynberg, and Select2 contributors
Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the “Software”), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:
The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED “AS IS”, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

PilartAir GmbH & Co KG

 Mattiellistraße 2-4
1040 Vienna | Austria
 www.pilartair.at
 +43 676 847 340 847
 sales@pilartair.at

Legal Reg: FN493698b
UID: ATU73392312
Raiffeisenlandesbank Oberösterreich
IBAN: AT70 3400 0000 0008 1943
Swift: RZOOAT2L