

General Conditions of Carriage

of Air Alliance Express AG & Co. KG
Siegerland Airport
57299 Burbach

These General Conditions of Carriage (General Terms and Conditions) shall apply to any and all contracts of carriage made between Air Alliance Express AG & Co. KG and a Customer, in which Air Alliance Express AG & Co. KG is the carrier.

Article 1 Definitions

1.1 Titles and headings

The titles and headings of the articles and their sections in these General Terms and Conditions are included for convenience of reference only and shall not be taken into consideration in the interpretation of the text.

1.2 Definition

Except where the context unequivocally dictates otherwise, the following expressions have the meaning here assigned to them when they are used in these Conditions:

1.2.1 "Air Alliance Express"

means "Air Alliance Express AG & Co. KG"

1.2.2 "Customer" / "Customers"

means both such person(s) who has/have entered into the contract of carriage with Air Alliance Express and any person carried or to be carried in an aircraft pursuant to a ticket, except members of the crew.

1.2.3 "Conventions"

means that one of the following conventions is applicable, depending on their respective scope of application:

generally

the Convention for the Unification of Certain Rules for International Carriage by Air ("Montreal Convention") of 28 May 1999;

in part also

the Convention for the Unification of Certain Rules Relating to International Carriage by Air, signed at Warsaw on 12 October 1929 ("Warsaw Convention");

the Warsaw Convention, as amended by the Hague Protocol of 28 September 1955;

the Convention supplementary to the Warsaw Convention established at Guadalajara on 18 September 1961;

the Warsaw Convention, as amended by the Additional Protocol no. 1, signed at Montreal on 25 September 1975;

the Warsaw Convention, as amended by the Additional Protocol no. 2, signed at Montreal on 25 September 1975;

the Warsaw Convention, as amended at The Hague and by the Additional Protocol no. 4 signed at Montreal on 25 September 1975;

Article 2 Scope of application of the General Conditions of Carriage

- 2.1. Any and all services, offers, order confirmations, contracts and orders of Air Alliance Express are made subject exclusively to the following General Terms and Conditions. They form part of the contract, unless otherwise agreed in writing by separate agreement between Air Alliance Express and the Customer. The General Terms and Conditions of Air Alliance Express also apply to future contracts for carriage by air, even where not explicitly mentioned or agreed again.
- 2.2. Air Alliance Express will not accept any terms and conditions of the Customer which contradict or deviate from these terms and conditions, unless Air Alliance Express has expressly acknowledged their applicability in writing. Any counter-confirmations by the Customer making reference to his own terms and conditions are hereby expressly objected to.
- 2.3. The General Terms and Conditions apply to both consumers and entrepreneurs within the meaning of section 14 BGB (German Civil Code).
- 2.4. The Customer is responsible for communicating these General Terms and Conditions and other notices from Air Alliance Express to the passenger(s) accurately and promptly. If the Customer fails to comply with this requirement, the Customer shall indemnify Air Alliance Express in respect of any and all passenger claims.

Article 3 Governing law

The contract of carriage, as well as any performance of passenger or freight transportation services and any other services rendered by Air Alliance Express, are governed by Regulation (EC) No 2027/97 in the form of Regulation (EC) No 889/2002 and the Montreal Convention or the Warsaw Convention (as applicable), the applicable laws of the Federal Republic of Germany, in particular the Air Traffic Act (LuftVG) as well as these General Terms and Conditions. If boarding is denied, or if flights are cancelled or subject to a long delay, passengers shall be compensated and assisted in accordance with Regulation (EC) No 261/2004.

Article 4 Contract of carriage

- 4.1. When ordering an air travel or carriage, the Customer must specify the desired route, flight time, number and names of the passengers, volume of luggage and cargo, flight dates and any special requests.
- 4.2. Any information provided and offers made by Air Alliance Express are non-binding and subject to change. Any drawings, illustrations, measurements, weights, span of air routes or other performance data are only binding if expressly agreed in writing. Performance specifications can be changed by Air Alliance Express at any time without prior notice. Under no circumstances will a manifest error bind Air Alliance Express.
- 4.3. The contract of carriage is concluded by offer and confirmation of the price for a certain flight route, but in any case not until after Air Alliance Express has confirmed the

order/booking in writing. The Customer is obliged immediately to verify the booking confirmation and notify Air Alliance Express without delay of any errors or discrepancies. If the Customer requests changes at a later point in time, Air Alliance Express may either accept or reject such changes at its sole discretion.

- 4.4. The employees of Air Alliance Express are not authorised to enter into any oral collateral agreements or give oral warranties which go beyond the content of the written contract made with Air Alliance Express.
- 4.5. Unless otherwise agreed between the parties, the charter price comprises any and all costs for carriage of the passenger including luggage and cargo or for the cargo, including landing and ground handling charges. Any unforeseen additional costs, such as war-risk insurance, early/late clearance charges, etc. will be invoiced separately.
- 4.6. Any contractual obligations of Air Alliance Express are conditional upon their compliance with applicable law and are entered into under the proviso that all necessary permissions as well as necessary landing, departure and traffic rights have been obtained and any regulatory requirements can be complied with. In the event that Air Alliance Express is unable to obtain all necessary permissions and/or rights, Air Alliance Express shall be entitled to withdraw from the respective contract without any liability to the Customer or the passenger.

Article 5 Terms of carriage

- 5.1. Carriage is undertaken on the basis of the written confirmation of order. Air Alliance Express will use its best efforts to carry passengers, luggage and cargo properly and punctually. This requires that the passenger has completed the check-in formalities and carries all necessary entry and exit documents.
- 5.2. The flight and travel times specified by Air Alliance Express cannot be guaranteed. They are merely agreed as expected flight arrival and departures times. Any specifications made in this respect are neither expressly assured by Air Alliance Express nor do they constitute fixed times or dates. Due to the specific features of air traffic, in particular the saturation of air space and airports, changes and delays may occur.
- 5.3. Air Alliance Express is entitled to use a different aircraft and to assign the carriage in whole or in part to third parties; however, Air Alliance Express will remain responsible for the carriage booked.
- 5.4. Air Alliance Express is not responsible for interferences that impair the performance of the contract of carriage and/or render its performance impossible, if these interferences are due to circumstances beyond the control of Air Alliance Express. This includes in particular adverse weather conditions, saturation of air space or airports, denial of required landing, take-off, traffic-, and flyover rights abroad, natural phenomena, force majeure, strikes, riots, embargoes or war. Under such circumstances, Air Alliance Express is entitled to withdraw from the contract of carriage, amend the carriage and/or demand special compensation in the case of extra costs incurred. Air Alliance is not liable for any resulting damage incurred by the Customer.
- 5.5. Generally, the captain has full authority on board and makes the final decision with respect to any and all changes in the course of the carriage. Accordingly, the captain is fully competent to decide on changes to payload and seating capacity, on passengers and goods, and the loading, distribution and unloading of cargo and luggage. Similarly, the captain is authorised to decide whether and how the flight is undertaken, on any deviations from the intended flight route, and where to land. Furthermore, the captain is entitled to refuse to carry unregistered persons and to cancel or divert a flight immediately whenever necessary. In the abovementioned cases, the Customer shall

pay the contractual charter price and bear any additional costs incurred by Air Alliance Express in respect of the measures taken in such situation.

Article 6 Refusal to carry on board

- 6.1. Air Alliance Express may refuse carriage or further carriage of a Customer or withdraw from the contract of carriage at its own reasonable discretion if, after due consideration:
- 6.1.1. this measure is necessary for reasons of security or public policy or to avert infringement of any applicable laws or conditions governing flights from, into or over individual countries;
 - 6.1.2. the carriage potentially causes security or health risks, or considerable discomfort for other passengers or Customers;
 - 6.1.3. the conduct of the Customer, his condition or mental or physical state, including impairment from alcohol or drugs, presents a hazard or risk to himself, to other passengers or the crew;
 - 6.1.4. the Customer has committed considerable misconduct on a previous flight, and there is reason to believe that such conduct may be repeated;
 - 6.1.5. the Customer has refused to submit to a security check;
 - 6.1.6. the Customer has not fully paid the applicable fare, taxes, fees, charges or other additional costs prior to the start of the carriage;
 - 6.1.7. the Customer does not appear to have valid travel documents or documents required for entering or leaving a country;
 - 6.1.8. the Customer fails to observe the non-smoking rule on board the aircraft or while embarking or uses unauthorised electronic equipment on board; or
 - 6.1.9. fails to observe other safety requirements of Air Alliance Express.
- 6.2. Air Alliance Express shall not be liable for any resulting damages or delays.

Article 7 Restrictions on luggage/cargo and carriage

- 7.1. Luggage and/or cargo must be properly packed in suitcases or similar containers to ensure secure carriage applying reasonable caution.
- 7.2. Free luggage allowance
- The Customer may carry some luggage free of charge. The maximum free luggage allowance is specified in the order confirmation.
- 7.3. Excess luggage
- Carriage of special luggage and luggage in excess of the free luggage allowance is subject to approval by Air Alliance Express.
- 7.4. The following items must not be contained in the luggage:
- 7.4.1. Generally, it is not permitted to carry items that might potentially endanger the aircraft and/ or any persons on board the aircraft. Each Customer has the obligation to inform himself, prior to boarding the aircraft, of the list of prohibited articles in carry-on and/or checked luggage. Regarding requirements for carry-on luggage, Air Alliance Express makes reference to the relevant legislative provisions, particularly Regulation (EC) No 1546/2006. Air Alliance Express will provide detailed information regarding the carrying of luggage upon request.
 - 7.4.2. In particular, the following items must not be included in the luggage:

- Items that might potentially endanger the aircraft or any persons or property on board the aircraft. This includes especially the following items: explosives; compressed gases; oxidizing, radioactive or magnetized materials; materials that are easily ignited; poisonous, offensive or irritating substances, and liquids of any kind (other than liquids in the passenger's carry-on luggage for his use in the course of the journey);
- items the carriage of which is prohibited by the applicable laws, regulations or orders of any state to be flown from or to;
- items which are considered to be unsuitable for carriage because they are dangerous or unsafe or on account of their weight, size or type, or which are of fragile, perishable or delicate nature;
- weapons of any kind, in particular firearms, cut or thrust weapons and sprays. Air Alliance Express may, at its discretion, accept firearms for hunting and sporting purposes. Such firearms must be unloaded with the safety lock on.

7.4.3. Air Alliance Express is not liable for any items referred to in 7.4.1. and 7.4.2. if these, despite being prohibited, are deliberately included in the Customer's luggage. On the contrary, the Customer will be liable for any resulting damages, in particular fines or penalties that Air Alliance Express must pay or deposit by reason of the Customer's failure to comply with the applicable laws, regulations, instructions, documents or travel regulations on entry to or travel through the country concerned.

- 7.5. The Customer is obliged to submit to customs inspections of his luggage or cargo on request.
- 7.6. Carriage of dogs, cats and other pets is subject to prior written approval by Air Alliance Express and subject to the following conditions: The animals must be accompanied by valid health and vaccination certificates, entry permits, and other documents required by countries of entry or transit. Air Alliance Express reserves the right to determine the manner of carriage and to limit the number of animals which may be carried on a flight.
- 7.7. The passenger is liable for any damages resulting from failure to observe the above provisions. If the above provisions are infringed, Air Alliance Express is entitled to refuse carriage.

Article 8 Terms of payment

- 8.1. The agreed payment terms for the respective contract are laid out in the order confirmation. Unless otherwise agreed, the invoice shall be paid in full immediately upon receipt of the invoice.
- 8.2. Payment will be deemed to be effective only if Air Alliance Express can dispose freely of the sum to be paid.
- 8.3. If the Customer delays payment, Air Alliance Express is entitled to charge the Customer default interest on the delayed amount at the legal interest rate applicable at the time. Air Alliance Express reserves the right to claim additional damages caused by the delay.
- 8.4. In the event of delayed or insufficient payment, Air Alliance Express reserves the right to cancel the booking and charge the Customer for such cancellation and refuse carriage of the respective passenger(s).

Article 9 Liability of Air Alliance Express

- 9.1. Liability for personal injuries

9.1.1. If a passenger is killed, bodily injured or otherwise sustains damage to his health on board an aircraft or while embarking or disembarking, liability of Air Alliance Express is subject to

- Regulation (EC) No 2027/97 of 9 October 1997 on air carrier liability in the event of accidents as amended by Regulation (EC) No 889/02 of 13 May 2002;
- in the case of international, i.e., cross-border, carriage within the meaning of the Convention supplemented by the Convention's provisions (primarily the Montreal Convention and, where applicable, the Warsaw Convention); and
- supplemented by the present General Terms and Conditions of Air Alliance Express.

9.1.2. There are no financial limits to the liability for passenger injury or death. For passengers' damages up to 113,100 special drawing rights (SDR) (currently approximately 121,243 EUR) per passenger the air carrier cannot contest claims for compensation. Above this amount, Air Alliance Express will not be liable if it can be proven that the damage was not due to an unlawful and faulty act or omission of Air Alliance Express or its servants or agents or that it was exclusively due to an unlawful or faulty act or omission of a third party. Air Alliance Express will make an advance payment to cover immediate economic needs of the entitled persons.

9.2. Liability for damage to luggage

9.2.1. Liability of Air Alliance Express for damages due to destruction, damage and loss of luggage and the passengers' personal property is subject to

- Regulation (EC) No 2027/97 of 9 October 1997 on air carrier liability in the event of accidents as amended by Regulation (EC) No 889/02 of 13 May 2002;
- in the case of international, i.e., cross-border, carriage within the meaning of the Convention supplemented by the Convention's provisions (primarily Montreal Convention and, where applicable, Warsaw Convention); and
- supplemented by the present General Terms and Conditions of Air Alliance Express.

9.2.2. In the case of a carriage undertaken exclusively within the Federal Republic of Germany and in the case of international carriage within the scope of the Montreal Convention, liability is limited to 1,131 special drawing rights for each passenger (currently approximately 1,227 EUR). If the value of the luggage exceeds this amount, the passenger must fully insure the luggage before the carriage.

9.2.3. If the luggage is damaged, lost, partly lost or destroyed, the Customer must inform Air Alliance Express immediately in writing. If the checked luggage is accepted upon retrieval, it is deemed - unless there is proof to the contrary - that Air Alliance Express has handed out the checked luggage undamaged and complete. Scratches, small dents and scuffing do not constitute damage to checked luggage, but are general signs of normal wear and tear. The Customer must ensure that his luggage is resistant to the foreseeable stresses of air travel.

9.2.4. The liability restrictions do not apply, if Air Alliance Express has caused the damage deliberately or recklessly.

9.3. Damages caused by delay, denied boarding and cancellation

If boarding has been unreasonably denied, or if a flight has been considerably delayed or cancelled, Air Alliance Express will offer compensation under the provisions laid

down in Regulation (EC) No 261/2004 if the legal requirements for such measures are fulfilled.

9.4. Supplementary provisions for all claims for damages

9.4.1. The liability of Air Alliance Express shall not exceed the amount of proven damages under any circumstances.

9.4.2. Air Alliance Express is only liable for indirect or consequential damages when such damage was caused by gross negligence or wilful misconduct. This does not apply to indirect or consequential damages resulting from personal injury or death or deterioration to the health of a person caused by negligent breach of duty by Air Alliance Express.

9.4.3. For any negligence on the part of the injured person which causes or contributes to the damage, the applicable provisions pertaining to the exclusion or reduction of the liability for damages in case of contributory negligence of the injured person apply. The same applies if the injured person fails to avoid or mitigate the damage.

9.4.4. Air Alliance Express is not liable for any damage arising from its compliance with any laws or from failure of the Customer to comply with the same.

9.4.5. Any right to damages will be extinguished if an action is not brought within two years. The period is reckoned from the date of arrival of the aircraft at the destination or from the date on which the aircraft ought to have arrived or from the date on which the carriage stopped.

9.4.6. The provisions of the Convention remain unaffected by the above provisions.

Article 10 Delays caused by the Customer or passengers

In the event the aircraft is not able to depart from the place of departure at the scheduled time or during stopovers due to passengers, luggage or cargo not being ready for boarding in time, or missing travel or other documents required for carriage or due to other actions or omissions of the Customer, its employees, agents or passengers, the Customer shall compensate Air Alliance Express for demurrage charges incurred at the respective airport and any extra fees for additional ground time and flight time. In addition, the Customer shall reimburse Air Alliance Express for any additional cost proven to the Customer, which are incurred by Air Alliance Express in connection with the delay or cancellation of a flight due to the reasons set forth above.

Article 11 Cancellations and re-routing

11.1. In case the Customer withdraws from the contract before the scheduled departure, the Customer shall pay to Air Alliance the following cancellation fees:

- Up to 10 days before the 1st scheduled departure: 25% of charter price;
- less than 10 days but at least 48 hours before the 1st scheduled departure: 50% of charter price;
- less than 48 hrs before the 1st scheduled departure: 75% of charter price.

The aforementioned time periods refer to the time of Air Alliance Express' receipt of the written cancellation notice. Any cancellation by the Customer must be received in writing by mail, email or facsimile.

- 11.2. In the event the Customer requests a change to the intended flight route, he may be obliged to pay a higher charter price; in such a case, the Customer must pay Air Alliance Express the difference between the old and the new charter price immediately after receipt of the invoice and prior to departure.
- 11.3. The cancellation fees (Article 11.1) and the additional fees (Article 11.2) represent liquidated damages; Air Alliance Express expressly reserves the right to claim reimbursement for costs incurred. However, the Customer is entitled to provide evidence that Air Alliance Express incurred no damage or significantly less than the amount of liquidated damages set forth hereunder.

Article 12 Jurisdiction

If the Customer is a merchant or a legal person under public law, Siegen, Federal Republic of Germany, will be deemed to be the agreed exclusive place of jurisdiction.

Article 13 Miscellaneous

- 13.1 If any provision of these General Terms and Conditions is or becomes invalid or void, the remaining provisions remain unaffected. The parties agree to replace any invalid or void provision by a valid provision which is as similar as possible to the invalid or void provision.
- 13.2. All agreements made between Air Alliance Express and the Customer having regard to the performance of the contract must be made in writing. Any changes to this agreement must also be made in writing. The same applies to the revocation of the requirement of the written form.

Date: November 2011, Air Alliance Express reserves the right to modify these General Terms and Conditions

Article 14 Fulfilment of legal information requirements by Air Alliance Express

- 14.1. Ancillary Notice according to Regulation (EC) No 2027/97 as amended by Regulation (EC) No 889/02

This is a notice required by Regulation (EC) No 889/2002. This notice may not be used as a basis for a claim for compensation, nor to interpret the provisions of the Montreal Convention. Since Air Alliance Express is legally required to communicate this notice it does not form part of the contract of carriage between Air Alliance Express and the Customer.

"ANNEX

Air carrier liability in respect of passengers and their baggage: This information notice summarises the liability rules applied by European Community air carriers as required by European Community legislation and the Montreal Convention.

Compensation in case of death or injury: There are no financial limits to the liability for passenger injury or death. For damages up to 113,100 SDRs (approximate amount in local currency) the air carrier cannot contest claims for compensation. Above that amount, the air carrier can defend itself against a claim by proving that it was not negligent or otherwise at fault.

Advance payments: If a passenger is killed or injured, the air carrier must make an advance payment, to cover immediate economic needs, within 15 days from the identification of the person entitled to compensation. In the event of death, this advance payment shall not be less than 16,000 SDRs (approximate amount in local currency).

Passenger delays: In case of passenger delay, the air carrier is liable for damage unless it took all reasonable measures to avoid the damage or it was impossible to take such measures. The liability for passenger delay is limited to 4,694 SDRs (approximate amount in local currency).

Baggage delays: In case of baggage delay, the air carrier is liable for damage unless it took all reasonable measures to avoid the damage or it was impossible to take such measures. The liability for baggage delay is limited to 1,131 SDRs (approximate amount in local currency).

Destruction, loss or damage to baggage: The air carrier shall be liable for destruction, loss or damage to baggage up to 1,131 SDRs (approximate amount in local currency). In the case of checked baggage, it is liable even if not at fault, unless the baggage was defective. In the case of unchecked baggage, the carrier is liable only if at fault.

Higher limits for baggage: A passenger may benefit from a higher liability limit by making a special declaration at the latest at check-in and by paying a supplementary fee.

PRIVACY AND DATA PROTECTION NOTICE

The EU General Data Protection Regulation (GDPR), which entered into force on 25 May 2018, is a Regulation of the European Union, which harmonises the rules for the publication of personal data by private organisations and public agencies in the EU. It is intended to ensure that personal data is protected throughout the entire EU. Personal data, as defined in this privacy notice, means all information that is capable of identifying you. We take the protection of personal data very seriously. We will only process your personal data in conformity with the relevant statutory data protection requirements. This particularly includes data concerning our contractual relationship that are to be collected on the basis of the law or a contractual agreement.

1. Name and contact data of the data controller and the company data protection officer

This privacy notice applies to the data processing by:

Controller: Air Alliance Express AG & Co. KG, Werfthalle G1, Flughafen Siegerland, D-57299 Burbach, Germany, Email: info@air-alliance.de, Phone: +49 (0) 27 36 / 44 28-0, Fax: +49 (0) 27 36 / 44 28-50, Website: <https://air-alliance.de>

The Data Protection Officer of Air Alliance Express AG & Co. KG is Ms Dagmar Imhof, who is available under the contact details stipulated below:

SI-NET GmbH
Friedrich-Wilhelm-Str. 148
57074 Siegen
d.imhof@sinet.de

2. Collection and storage of personal data

We will process personal data, which we receive from you or other data subjects in the course of our business relationship or during the acquisition of business. Additionally, insofar as this is required to provide our services, we process personal data that we legally obtain from publicly available sources (e.g. aircraft registers, record of debtors, register of companies, firms or associations, press, Internet) or which are legitimately transferred to us from other enterprises of the Air Alliance Group or by other third parties (e.g. a credit agency).

We will generally collect the following personal data:

- Personal details (title, first name, last name)
- For legal entities, we will additionally collect the company number, the registered court and the register number as well as the VAT identification number
- Email address
- Address or other contact data
- Telephone number (landline and/or mobile) and fax number
- Nationality

Furthermore, this may also include data that are necessary for the performance of the contract or to carry out pre-contractual measures. For example, these may include order data (e.g. payment transaction), data from the performance of our contractual obligations (e.g. sales data during transactions) and information regarding your financial situation (e.g. creditworthiness data, scoring or rating data) and other data that are comparable to the above categories.

3. Purpose of the data processing and the legal basis

We will process personal data in conformity with the provisions of the EU General Data Protection Regulation (GDPR) and the German Federal Data Protection Act (*Bundesdatenschutzgesetz/ BDSG*)

a) to meet our contractual obligations (Art. 6 (1) (b) GDPR)

The data is primarily processed,

- to be able to identify you as our (potential) contracting partner;
- to fulfil mutual contractual obligations or to be able to carry out necessary pre-contractual measures;
- for the purposes of communicating with you and
- for invoicing.

The data is processed at your request and in accordance with Art. 6 (1) 1st sentence (b) GDPR, it is necessary for the above purposes, for the performance of a contract to which you are party or in order to take steps prior to entering into the contract.

b) for the purposes of the legitimate interests (Art. 6 (1) (f) GDPR)

Where necessary, we may process your data beyond the actual performance of the contract for the purposes of the legitimate interests pursued by us or by a third party.

Examples include:

- Consultation with and sharing of data with credit agencies (e.g. SCHUFA) to determine creditworthiness and/or default risks;
- Advertising, market and opinion research, insofar as you have not objected to the use of your data,
- Establishment of legal claims and defence of legal disputes;
- Guaranteeing the safety of our IT and our IT operations;
- Measures to control the business and for the further development of services and products.

c) based on your consent (Art. 6 (1) (a) GDPR)

Insofar as you have given us consent to process personal data for specific purposes (e.g. photographs during events, newsletter dispatch), the lawfulness of this processing exists on the basis of your consent. Your consent can be withdrawn at any time. The withdrawal of consent will only take effect in the future and shall not affect the lawfulness of the data processed before the withdrawal.

4. Storage and erasure of the data

We will process and store your personal data as long as this is necessary to meet our contractual and legal obligations.

If the data are no longer required for the performance of our contractual or legal obligations, they will be regularly erased, unless the - limited - further processing is necessary for the following purposes:

- To comply with retention duties under commercial and tax law, which may arise under the German Commercial Code (*Handelsgesetzbuch/ HGB*) or the Tax Code (*Abgabenordnung/ AO*). The predetermined retention and/or documentation periods are generally two to ten years.
- To preserve evidence during the statutory limitation periods. In accordance with sections 195 et seqq. German Civil Code (*Bürgerliches Gesetzbuch/ BGB*), these statutory limitation periods may be up to 30 years, whereas the standard limitation period is 3 years.

5. Transfer of data to third parties

A transfer of your personal data to third parties will not be made for any other purposes than those listed in the following.

Insofar as this is necessary, in accordance with Art. 6 (1) GDPR, for the performance of the contract with you, your personal data will be transferred to third parties. These particularly include service providers or contracting partners, which we use during commissioned data processing. Thus, the legal basis of the processing and the provision of your personal data is that the processing is necessary for the performance and implementation of the contract

Insofar as service providers are not acting on our behalf in the context of commissioned data processing, for instance craftsmen and other specialized companies, the legal basis of the transfer of the personal data is that the services of third parties are necessary to ensure the optimised and efficient performance of the contract with you and/or to comply with our contractual duties.

Other data recipients may include agencies for which you have given consent to the data transfer or where the transfer of personal data is lawful for the purposes of legitimate interests.

6. Rights of data subjects

You have the right:

- in accordance with Art. 7 (3) GDPR, to withdraw your consent to the processing of personal data at any time. This has the consequence that we will no longer be allowed to continue the data processing based on this consent in the future;
- in accordance with Art. 15 GDPR, to obtain from us information about the personal data concerning you that is being processed. In particular, you may obtain information about the purposes of processing, the categories of personal data concerned, the categories of recipients to whom the personal data have been or will be disclosed, the envisaged period for which the personal data will be stored, the right to request rectification or erasure of personal data or restriction of processing of personal data or to object to such processing, the right to lodge a complaint; where the personal data are not collected by us, any available information as to their source and the existence of automated decision-making, including profiling and, if applicable, the significance of such processing;
- in accordance with Art. 16 GDPR, to obtain from us without undue delay the rectification of inaccurate personal data concerning you or to have incomplete personal data completed;
- in accordance with Art. 17 GDPR, to obtain from us the erasure of personal data concerning you, unless the processing is necessary for exercising the right of freedom of expression and information, for compliance with a legal obligation, if it is in the public interest or if it is necessary for the establishment, exercise or defence of legal claims;
- in accordance with Art. 18 GDPR, to obtain from us restriction of processing of personal data concerning you if you have contested the accuracy of the personal data, the processing is unlawful but you oppose the erasure of the personal data and we no longer need the personal data but you require them for the establishment, exercise or defence of legal claims, or if you have objected to processing pursuant to Article 21 GDPR;
- in accordance with Art. 20 GDPR, to obtain from us personal data concerning you, which you provided to us in a structured, commonly used and machine-readable format and you have the right to transmit those data to another controller, and
- in accordance with Art. 77 GDPR, to lodge a complaint with a supervisory authority. Generally, you can contact the supervisory authority competent for your habitual residence or place of work or our registered offices for this purpose.

7. Specific right to object

In accordance with Art. 6 (1) 1st sentence (e) GDPR (processing is necessary in the public interest) and Art. 6 (1) 1st sentence (f) GDPR (data processing for the purposes of the legitimate interests), you have the right to object to the processing of your personal data at any time, if there are compelling reasons based on your specific situation.

If you object, we will not continue to process your personal data unless we can substantiate legitimate interests for the processing, which will prevail over your interests, rights and liberties, or if the processing is necessary for the establishment, exercise or defence of legal claims.

If you would like to use your right to object, please send an email to datenschutz@air-alliance.de.

Complaints on baggage: If the baggage is damaged, delayed, lost or destroyed, the passenger must write and complain to the air carrier as soon as possible. In the case of damage to checked baggage, the passenger must write and complain within seven days, and in the case of delay within 21 days, in both cases from the date on which the baggage was placed at the Passenger's disposal. Liability of contracting and actual carriers: If the air carrier actually performing the flight is not the same as the contracting air carrier, the passenger has the right to address a complaint or to make a claim for damages against either. If the name or code of an air carrier is indicated on the ticket, that air carrier is the contracting air carrier. Time limit for actions: Any action in court to claim damages must be brought within two years from the date of arrival of the aircraft, or from the date on which the aircraft ought to have arrived. Basis for the information: The basis for the rules described above is the Montreal Convention of 28 May 1999, which is implemented in the European Community by Regulation (EC) No 2027/97 (as amended by Regulation (EC) No 889/2002) and national legislation of the member states of the European Community."

14.2. Notice according to Regulation (EC) No 261/2004 Passenger Rights

This is a notice required by Regulation (EC) No 261/2004. This notice may not be used either as a basis for a claim for compensation, or to interpret the provisions of the Montreal Convention. Since Air Alliance Express is legally required to communicate this notice it does not form part of the contract of carriage between Air Alliance Express and the Customer.

"In the event of denied boarding and of cancellation or delay of at least 2 hours of flights, you are entitled to the following rights under the aforementioned Regulation. Although this notice is required, it may not be used as a basis for a claim for compensation, nor to interpret the provisions of the Regulation or the Montreal Convention. The rights under this Regulation apply on the condition that you have a confirmed booking on the flight concerned and you have presented yourself for check-in as stipulated and at the time indicated or, if no time is indicated, not later than 45 minutes before the scheduled departure time. Regulation (EC) No 261/2004 shall not apply to passengers travelling free of charge or at a reduced fare not available directly or indirectly to the public. If a flight is delayed for two hours or more in the case of flights of 1500 kilometres or less, or for three hours or more in the case of flights between 1500 and 3500 kilometres; or for four hours or more in the case of flights of more than 3500 kilometres, you have a right to care in the form of meals and refreshments depending on the class of carriage booked and in a reasonable relation to the waiting time, two telephone calls, telex or fax messages, or e-mails and hotel accommodation in cases where the flight continues on the day after the scheduled carriage. If the provision of the care would itself cause further delay, you are not entitled hereto. If a flight is delayed for more than 5 hours you have the right to withdraw from the carriage and to reimbursement of the full cost of the ticket price within seven days, if the flight is no longer serving any purpose in relation to your original travel plan due to the delay and return to the first point of departure where appropriate. In the case of overbooking you have a right to care. In addition, we will offer you re-routing at comparable transport conditions to the airport of final destination. If you refrain from carriage, you are entitled to reimbursement of the full cost of the ticket price. In any event you are entitled to compensation, depending on the distance of the flight. For all flights of 1 500 kilometres or less, the compensation amount is 250 EUR per passenger, for all flights between 1 500 and 3 500 kilometres 400 EUR and for flights of more than 3500 kilometres 600 EUR. You may choose between a cash payment or a travel voucher. If we offer you re-routing to the airport of final destination and the arrival time does not exceed 2 or 3 or 4 hours respectively, depending on the distance, the compensation will be reduced by 50%. There will be no entitlement to the aforementioned benefits if you were denied boarding under the above or the following provisions. In case of cancellation of a scheduled flight you have the same rights to care and compensation as well as to reimbursement of the full cost of the ticket price as in the case of denied boarding under the aforementioned conditions. A claim to the aforementioned rights is excluded where the cancellation is caused by extraordinary circumstances which could not have been avoided even if all reasonable measures had been taken. A claim to compensation is furthermore excluded if we inform you of the cancellation at least two weeks before the scheduled time of departure; or between two weeks and 7 days before the scheduled time of departure, provided that departure is delayed by no more than 2 hours before

the scheduled time of departure and the final destination is reached less than 4 hours after the scheduled time of arrival, or less than 7 days before the scheduled time of departure if departure is delayed by no more than 1 hour before the scheduled time of departure and the final destination is reached less than 2 hours after the scheduled time of arrival. Air Alliance Express is entitled to declare that any compensation granted for compensation claims, irrespective of their legal grounds, may be deducted."