Terms and Conditions

Welcome to Always Sunny Golf Trips, an Irish company specializing in tailored golf travel packages. Before you proceed with our services, please read these Terms and Conditions carefully, as they constitute an agreement between you, the customer, and Always Sunny Golf Trips. By using our services, you agree to abide by these Terms and Conditions.

1. Acceptance of Terms

- 1.1. By accessing our website and booking services, you agree to comply with and be bound by the following terms and conditions.
- 1.2. If you do not agree with any part of the terms, you must not use our services.

2. Services Offered

- 2.1. Always Sunny Golf Trips arranges golf travel packages, including accommodations, golf course bookings, and transportation, based on customer preferences.
- 2.2. Packages may vary based on available offers and customer selections.

3. Booking and Payment

- 3.1. A booking is confirmed upon receipt of a deposit payment specified at the time of inquiry.
- 3.2. Full payment is due at least 30 days before the commencement of the travel package unless otherwise specified.
- 3.3. Payment methods include credit/debit cards, bank transfers, and any other method specified on our website.
- 3.4. Failure to pay the full amount by the due date may result in cancellation of the booking, with applicable cancellation fees outlined in section 7.

4. Pricing

- 4.1. Prices are quoted in Euros and may be subject to change due to fluctuations in exchange rates, supplier adjustments, or unforeseen circumstances.
- 4.2. Prices include accommodations, golf fees, and other inclusions as detailed in your travel package, but exclude personal expenses and optional activities.

5. Amendments to Booking

- 5.1. Requests to change booking details must be sent in writing and may be subject to availability and additional charges.
- 5.2. Major amendments within 30 days of travel may incur cancellation fees and rebooking costs.

6. Customer Responsibilities

- 6.1. Ensure all personal details provided are accurate and up-to-date.
- 6.2. Hold a valid passport and any necessary visas.
- 6.3. Abide by local laws and customs during travel.

6.4. Inform us of any special requirements (e.g., dietary restrictions, accessibility needs).

7. Cancellation and Refunds

- 7.1. Cancellation requests must be submitted in writing. The date of receipt of the request will determine applicable charges:
 - More than 60 days from travel: Full refund minus deposit.
 - 30-59 days from travel: 50% refund minus deposit.
 - Less than 30 days from travel: No refund.
- 7.2. In cases of force majeure (e.g., natural disasters, political unrest), we will endeavor to offer amendments or refunds where possible.
- 7.3. Refunds will be issued using the original payment method within 30 days of confirmation.

8. Liability

- 8.1. Always Sunny Golf Trips shall not be liable for any injury, illness, loss, or damages sustained by the customer arising from the booking or travel package.
- 8.2. Our liability for services rendered is limited to the value of the booked package.
- 8.3. We do not accept responsibility for errors and omissions in bookings made as a result of the customer's failure to provide accurate information.

9. Changes to Services

- 9.1. We reserve the right to modify, cancel, or reschedule any aspect of the travel package due to circumstances beyond our control.
- 9.2. Customers will be notified promptly of any changes, and alternatives will be arranged where possible.

10. Insurance

- 10.1. Customers are strongly advised to obtain adequate travel insurance to cover cancellations, medical expenses, and loss or theft of personal items.
- 10.2. Always Sunny Golf Trips does not provide insurance policies and bears no responsibility for incidents arising without coverage.

11. Complaints

- 11.1. If you experience issues during your travel, notify us immediately to allow us the opportunity to resolve them.
- 11.2. Formal complaints must be submitted in writing within 30 days of the conclusion of travel for investigation.

12. Intellectual Property

- 12.1. All content, trademarks, and related intellectual property on our website are owned by Always Sunny Golf Trips and are protected by applicable laws.
- 12.2. Unauthorized use of our intellectual property is prohibited.

13. Governing Law

13.1. These Terms and Conditions are governed by Irish law, and any disputes shall be subject to the jurisdiction of the Irish courts.

14. Contact Information

For inquiries or further clarification regarding these Terms and Conditions, please contact us at:

Always Sunny Golf Trips [Your Company Address] Ireland info@alwayssunnygolftrips.com

By proceeding to book and confirming your travel package with Always Sunny Golf Trips, you acknowledge and accept these Terms and Conditions. Thank you for choosing us for your golf travel experiences.