



SAYMUR AIRCRAFT RENTAL AGREEMENT

This agreement is binding with articles relating to limitations of responsibilities stated in Law No 2920 about Turkish Civil Aviation and Regulation No SHY 6A on Commercial Air Transport Operations.

The phrase "agreement or ticket" user in this agreement refers to passenger tickets and luggage coupons, and the conditions set out in this agreement, together with the corresponding ticket, form an inseparable part of each other. This Agreement was realized at the signing in Warsaw of the international Air Transportation Agreement at the Warsaw Convention on the 12 th October 1929, when certain rules in this connection were amalgamated and then modified by the 28 th September 1955 Lahey Protocol. In accordance with the Turkish Civil Aviation Law, No.2920, dated the 14 th October 1983, relating to this Air Taxi Rental Agreement, the position regarding the said law and the modification at the Warsaw Convention by the Lahey Protocol is determined by the rules and limitations in connection with the carrier's responsibilities.

Thus in accordance with this agreement and understanding has been reached with the administrators of the Commercial Aviation Services with respect complete leasing of said aircraft.

SAYMUR will make every endeavour to keep to the time schedule shown on the agreement for the carrying of passengers, luggage and cargo. However, it cannot be held responsible in any way for delays or cancellations due to technical troubles or unsuitable weather conditions.

If for reasons of technical troubles or bad weather conditions be flight has had to be cancelled the passenger for whom an agreement has been made can either cancel this agreement or change it for an agreement on an open date.

If after the start of a flight under normal conditions a situation arises where it is "impossible to continue flight" owing to technical problems or bad weather conditions, payment will be charged for the actual flight period involved.

Where an agreement has been made to take a passenger at the pick-up point required and during the flight to reach this point a situation of "impossible to continue flight" is encountered, payment will be charged for the actual flight period involved.

The agreement regarding fees for return and stopover flights will be in accordance with the date of SAYMUR's "flight fee regulations and price list".

a) If reservation is not cancelled 12 hours before the flight. 5% of total flight fare has to be paid by the customer,

b) If reservation is not cancelled 4 hours or later, before the flight, 10% of total flight fare has to be paid by customer.

Total flight fare will be rated according to the daily effective selling rate of EURO declared by the Turkish Central Bank Payment will be made by the customer in 7 days after receiving the invoice.

SAYMUR TURİZM VE TİCARET A.Ş.

Tel: 0216-572 30 50 / 3743- 3306 Fax: 0216-574 67 92

Address: Ayşe Hatun Çeşme Sokak No:12 34750 - Küçükbakkalköy - İSTANBUL

The following items will not be allowed to be transported in the carrier's luggage without prior permission or precaution taken beforehand:

- Fire arms
- Compressed gasses (inflammable, harmful and poisonous)
- Corrosive chemicals (acids, alcohols, wet batteries)
- Explosive materials, ammunition, fireworks and demonstration fireworks
- Inflammable liquids and solids (burning and heating fuels, matches and easily inflammable materials)
- Irritating materials
- Oxidising materials (bleaching liquid and peroxide)
- Poisons
- Radioactive materials
- Other prohibited and restricted materials (mercury or magnetite)

SAYMUR reserves the right to reject to transport any individual who has procured an agreement form with intent to mislead or nullify the rules put into force by SAYMUR'in respect of the fees and price list administered by them.

SAYMUR has no agent, personnel or representative authorised to alter or annul the validity of this agreement. Such agreements are declared null and void

The fees are calculated according to the flight period involved from the time of departure, take-off and landing.

If the agreement is not cancelled within 4 hours before the time fixed for departure, the customer has to pay to SAYMUR 10% the total cost as compensation.

The legal responsibilities in respect of this agreement are the personal concern of SAYMUR HAVACILIK A.Ş. of which SAYMUR is the aviation branch.

SAYMUR HAVACILIK A.Ş.

SAYMUR TURİZM VE TİCARET A.Ş.

Tel: 0216-572 30 50 / 3743- 3306 Fax: 0216-574 67 92

Address: Ayşe Hatun Çeşme Sokak No:12 34750 - Küçükbakkalköy - İSTANBUL