



Reg: 2021 / 351341 / 07

**TERMS AND CONDITIONS
CONSUMER PROTECTION ACT ('CPA') NOTICE**

Please read the following carefully & proceed accordingly:

IF YOURS IS ONLY AN ENQUIRY AND NOT A BOOKING:

1. Please peruse our website at your leisure & submit your enquiry to us.
2. If in the process of perusing our website or any of the hyperlinked websites, you come across anything that is not clear, please contact us to clarify what you are not sure about.

IF YOURS IS A BOOKING:

- The CPA in section 49 requires of us to bring to your attention certain aspects – we've done that by underlining certain clauses.
- The CPA in section 49 also requires of us to 'Spell out' risk(s) of certain aspects & activities – these clauses have been typed in bold and underlined and it requires you to read the same very carefully. If required, ask Levitate Travel to explain it to you as you will be deemed to have read and understand these and accept to be bound by it. The CPA in section 41 also requires of us to clarify any 'apparent misapprehension' you may have – if you have such a 'misapprehension' please DO NOT accept the T&C's & go back to 'ONLY AN ENQUIRY' above, and follow those steps.
- If anything is STILL not clear or you STILL have a 'misapprehension', please mail or phone or visit us AGAIN, BEFORE making a booking.
- If you are finally satisfied that all your queries have been addressed to your satisfaction, then read the T&C's and proceed.

The terms and conditions set out below ('the Conditions') apply to all enquiries, advice, quotations or estimates provided by or bookings made and/or all services rendered by or on behalf of Levitate Travel (Pty) Ltd and forms the basis of the contract between Levitate Travel (Pty) Ltd (hereinafter referred to as 'Levitate Travel') and the Client and those on whose behalf the Client has signed for on the Client Information Form. Electronically submitted Client Information Forms are deemed to have been signed by the persons submitting the Client Information Form. Please do read our booking Conditions before completing and submitting the Levitate Travel Client Information Form ('the Client Information Form') as you will be deemed to have read, understood and agreed to be bound by the Conditions.

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+27 (0)83 501 7856 | hi@levitatetravel.com
12 Glen Eagles Close, White River Country Estate, White River, 1240, South Africa
Levitate Travel (PTY) | LTD 2021/351341/07 | Director/s: Name Surname

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1) The Client and Authority

The person requesting such quotations or estimates or making such booking or to whom any service is rendered, is deemed to have read, had been explained to (where applicable), understood and accepted the Conditions and to have the authority to do so on behalf of the person in whose name the estimate or quotation or reservation is requested and/or provided and/or the person to whom the services are rendered (collectively referred to as 'the Client').

2) Third Party Service Providers

The contract in use by the Principals (which is often constituted by the ticket issued by the Principal), shall constitute the sole contract between the Principal and the Client and any right of recourse the Client may have, will be solely against such Principal. Levitate Travel will provide the identity and terms and conditions (or access thereto) of all the Principals relevant to the service being provided for the Client's booking. It's the Client's responsibility to familiarise itself with such terms and conditions ('the Principal's Conditions').

3) Reservations

Reservations for a trip with Levitate Travel, requires a completed Client Information Form and a non-refundable deposit of 30% of the Itinerary Fee as per your Proforma Invoice. If the booking is made within 3 months of the Departure Date, then full payment is required. The Client Information Form may be filled in electronically and emailed to Levitate Travel office or a hardcopy printed out, signed and posted or scanned and emailed to us. The application for a reservation as reflected in the Client Information Form is accepted and becomes a binding contract between the parties. However as indicated above, the Conditions apply from the date of your enquiry. At this point a contract between Levitate Travel and the Client comes into existence. Levitate Travel reserves the right to decline any application for a reservation to its sole and unfettered discretion.

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Payment of the booking should be made as follows:

Deposit into bank account (EFT): CURRENCY: ZAR (South African Rand)

Account Name: Levitate Travel (PTY) LTD

Bank: First National Bank | First Rand Bank Limited

Account Number: 62887927336

Bank Address: 4 Merchant Place, Cnr Fredman Dr and Rivionia Rd, Sandton

Branch Code 250 655

SWIFT CODE: FIRNZAJJXXX

Please note: IBAN's are not utilized in South Africa

Deposit into bank account (EFT): CURRENCY: USD (United States Dollar)

Account Name: Levitate Travel (PTY) LTD

Bank: First National Bank | First Rand Bank Limited

Account Number: 62936544784

Bank Address: FNB Forex, 30 Diagonal Street, FNB Place, 9th Floor, Johannesburg

Branch Code: 254 655

SWIFT CODE: FIRNZAJJXXX

Please note: IBAN's are not utilized in South Africa

Deposit into bank account (EFT): CURRENCY: GBP (Great British Pound)

Account Name: Levitate Travel (PTY) LTD

Account Number: 62936544685

Bank Address: FNB Forex, 30 Diagonal Street, FNB Place, 9th Floor, Johannesburg

Branch Code: 254 655

SWIFT CODE: FIRNZAJJXXX

Please note: IBAN's are not utilized in South Africa

Deposit into bank account (EFT): CURRENCY: EUR (European Euro)

Account Name: Levitate Travel (PTY) LTD

Account Number: 62936544627

Bank Address: FNB Forex, 30 Diagonal Street, FNB Place, 9th Floor, Johannesburg

Branch Code: 254 655

SWIFT CODE: FIRNZAJJXXX

Please note: IBAN's are not utilized in South Africa

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Direct wire: If paying by direct wire please instruct your bank that all bank charges, are charged to you.

Credit card via Paygate: Please ask us to send you a Paygate payment request. Once you receive this, click the "Pay Now" button and this will take you directly to the 3D secure Paygate website. All the payment details will already have been entered automatically and you will just be required to insert your card details and authorize the transaction. Please note that there is a 4% surcharge on every card transaction and this will be added to your invoice total, prior to payment being requested. Payment of the balance of the Tour Fee is due 3 months before the Departure Date and must be made as per the above details. A Levitate Travel invoice will be issued to you before full payment is due. The Tour Fee is outlined in the Pro Forma Invoice and in each tour itinerary, details of what services are included and excluded are outlined in each tour itinerary. The Tour Fee is subject to major currency fluctuations and other significant events beyond the control of Levitate Travel (e.g. major increases in park fees, government charges, fuel costs and hotel charges) and we reserve the right to modify the Tour Fee, within reason, at any time until full payment has been received. It has very rarely happened that Levitate Travel has levied additional Tour Fee surcharges and only under extreme circumstances.

4) Air Ticketing

Levitate Travel does not operate as an airline ticketing agency, therefore we generally do not book international flights for our Clients. We are happy to advise you on flights, routes and airlines and we can refer you to IATA registered travel agents who do specialize in international flight ticketing services and our advice will serve as a preliminary guidance only. If you do not travel or join the travels at a later date as a result of problems relating to international flights, Levitate Travel will not be liable for any losses or extra expenses incurred and our standard refund clauses will apply. Please note that the contract for flights is directly between you and the airline and often the conditions pertaining thereto are extremely restrictive – it is therefore strongly recommended that you study these conditions in detail before booking any flight or any trip with Levitate Travel as well as prior to departure – if you have any queries it is imperative you raise them timeously with the travel agent that booked your flight(s).



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IMPORTANT: Please DO NOT book your international flights until you have consulted Levitate Travel for confirmation on the status of the trip. Note that there are very strict luggage type, size and weight restrictions (most especially for charter flights) - please ensure you are familiar with these requirements as you will be asked to re-pack/leave your bags at the airport should the dimensions not comply.

5) Cancellations and Refunds

If the reservation is cancelled, cancellation fees will be due and payable, according to the following:

- if notice of cancellation is received between booking confirmation and 3 months of the Departure Date, the entire non-refundable deposit is payable.
- if notice of cancellation is received within 3 months of the Departure Date, your full Trip Fee is due and payable, even if you have not yet paid in full.
- Levitate Travel will refund domestic airline tickets, accommodation and catering costs, as far as returned to us by the providers of these services ("separable costs") BUT please note this is not a guarantee. Ground transportation, leader's expenses and other fixed-cost expenses ("inseparable costs") cannot be refunded if you are travelling on a scheduled group departure. It is strongly recommended that Clients take out comprehensive travel insurance upon booking, to cover any financial losses due to cancellation. It is a condition of booking, that the sole responsibility lies with the Client/s to ensure that they carry the correct comprehensive travel and medical insurance to cover themselves, as well as any dependants/traveling companions for the duration of their tour. This insurance should include cover in respect of, but not limited to, the following eventualities (Please note that this is not an exhaustive list):

Compulsory Insurance:

- emergency evacuation expenses
- medical expenses
- repatriation expenses

Recommended Insurance:

- cancellation or curtailment of trip
- damage/theft/loss of personal luggage, money and goods

If your cancellation is within the terms of your travel insurance contract, the cancellation charges will usually be refunded (less any excess) by your insurance company. If you are not covered by insurance and you have valid reasons for canceling, we will do our utmost to refund you as much of your payment as possible.

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We strongly recommend that you purchase at least trip cancellation, curtailment (travel) and medical insurance to protect yourself against losses due to accidents, delays or illness. Check with your insurance agent regarding coverage you may presently have via other insurance policies, which may cover illness during your trip. If you cannot make the trip, we will accept a suitable, to our sole and unfettered discretion, substitution as long as any direct additional costs (e.g. reissuing of domestic flight tickets) are covered by you. No cancellation charges will then become applicable. If you wish to transfer your booking to another Levitate Travel tour or trip, this will be considered a cancellation and rebooking, and normal cancellation clauses will be applicable unless a replacement is found for your original booking by you or by Levitate Travel. No refunds will be considered for any unutilized services on the tour (this includes accommodations, meals, flights and tour excursions). Trips might also be cancelled by Levitate Travel due to significant circumstances beyond our control (e.g. force majeure, natural or man-made disasters, political upheaval, war or threat of war, incapacitation of the tour leader or cancellation or rescheduling of flights or cruises). We will use our best endeavours not to cancel a trip less than 3 months before the date of departure, except under these circumstances. If cancellation of the entire trip happens as a result of such a significant event beyond the control of Levitate Travel, we undertake to refund payments to the full extent that we are able to recover them from our suppliers. Levitate Travel will not be liable for any airline cancellation charges incurred by you if we cancel a trip. We therefore recommend that you confirm with us that the trip is viable before purchasing any flight tickets. Cancellation of any tour's pre-tour or post-tour extension does not alter your rights or obligations with respect to the main portion of the tour.

6) Tour/Trip Alterations

Tour/Trip itineraries and dates are sometimes determined in advance of departure and alterations to the itinerary and dates may become necessary. This risk is particularly high in Madagascar and West Africa due to frequent re-scheduling of internal flights and logistical hiccups. Alterations due to circumstances beyond our control, made either before or after the Departure Date, are not grounds for cancellation without incurring cancellation fees as outlined above. Levitate Travel undertakes to make every reasonable effort to ensure all pre-scheduled tours adhere as closely as possible to published itineraries. If any downgrading of hotels or other services is necessary, Levitate Travel will refund Clients the difference in cost between the hotel or service as per the itinerary and the hotel or service that was used.



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Tour leader or trip leaders may be substituted for other experienced leaders to the sole and unfettered discretion of Levitate Travel, however we will make every attempt to ensure the leader of a pre-scheduled tour, as advertised, will be the tour leader. Levitate Travel reserves the right to alter any of the prices, services or other particulars contained in our brochures, itinerary or website at any time before full payment has been received from the Client. Although Levitate Travel will advise Clients of such alterations, it will not constitute grounds for cancellation.

7) Travel Conditions

All travel arrangements such as flight bookings, hotel accommodation, catering and ground transport and other land arrangements made by Levitate Travel are subject to booking and service conditions of the supplier of the services. Most of our pre-scheduled tours operate in developing countries, some of which have very limited tourism infrastructure. At times, travel conditions and standards will not meet up to international standards with regard to roads, vehicles, accommodations, meals and service levels. In many areas inadequacies and unpredictable events may occur and this is part and parcel of traveling in the developing world. Levitate Travel undertakes to make every reasonable effort to ensure these tour or trips operate as smoothly and seamlessly as possible. Levitate Travel is not liable for any damage, losses and expenses suffered by any Client as a result of any circumstance beyond our control, please refer to further liability clauses above and below. The Client is exclusively responsible for obtaining necessary visas and health certificates required by the countries visited during the course of a trip or tour, as well as ensuring their passports are in order. Levitate Travel will supply the relevant information in our pre-departure information pack and will assist in any way possible in obtaining visas and we are happy to offer advice. Levitate Travel will not be liable for losses or extra costs incurred if you do not have the valid documentation. Although we strive to keep the information in our pre-departure information pack up-to-date and accurate, we will not be held responsible for any innocent errors or inaccuracies or if regulations change and we are not or could not have been aware of such changes. Please note that Levitate Travel's guides carry a limited supply of First Aid equipment and are not permitted to issue medication. Please bring any medication that you feel you may need for the tour. Levitate Travel reserves the right to its sole and unfettered discretion to remove any Client from a tour during the course of the tour (for example, if the Client is deemed by the tour leader to be unfit to continue with the tour, or if the Client causes serious disruption to the tour or the enjoyment thereof for the other Clients).



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In such an unlikely event, Levitate Travel will not make any refund or be liable for any losses or additional costs incurred by the affected person. If the Client who is removed from the tour has also signed up for future Levitate Travel tours, their bookings will automatically be cancelled and the standard cancellation terms will be applicable. Levitate Travel will advise Clients who behave in a manner that may expose them to possible removal and will request the Client to change the behaviour in question. However the ultimate removal of a Client will not constitute grounds for a refund in whole or in part.

8) Liability

Levitate Travel will take all reasonable steps to ensure that our trips are properly arranged and professionally conducted. We will also take all reasonable steps to ensure that the airlines, vehicle operators, travel agents, hotels, restaurants, guides and other agents and suppliers that are used during the trip are reputable and meet the applicable professional and ethical standards. Most of our pre-scheduled tours at some point will take Clients into developing countries and remote wilderness areas. These locations and the pursuit of rare sightings and experiences may give rise to potentially hazardous and unpredictable circumstances. Levitate Travel undertakes to make every reasonable effort to ensure that you are aware of the inherent risk of travelling to these destinations, but accepts no liability. Levitate Travel accepts no liability in respect of death, injury, loss or damage to person or property arising out of any act, omission or negligence of any of the suppliers, or the supplier's servants that are used during the tour. Levitate Travel shall, in no circumstances, be deemed to be the agent of the Client or of the supplier of any service. Levitate Travel shall not be liable for any damage, losses and expenses suffered by any Client as a result of sickness, quarantine, weather conditions, war, strikes, riots, force majeure or any other cause beyond Levitate Travel's control. Levitate Travel shall not be liable for any loss or expense arising from the loss of property, cancellation or curtailment of the trip or tour, however caused, save only to the extent that such loss of baggage, cancellation or curtailment was caused by the negligence on the part of Levitate Travel. If sickness or accident interrupts a trip/tour, Levitate Travel shall not be liable for any loss or expense arising therefrom, save only to the extent that such sickness or accident was caused by negligence on the part of Levitate Travel.

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Certain suppliers may require a mandatory medical certificate for Clients over the age of 65 years, we therefore respectfully request that only physically active people that are medically fit to travel sign up for our pre-scheduled tours. Any cancellations incurred due to a failure to meet these requirements will be at your own cost.

Levitate Travel, including their representatives, employees and agents will take no responsibility for any costs, losses incurred or suffered by the Client, or Client's dependants or travelling companions, with regards to, but not limited to, any of the above-mentioned eventualities. Clients will be charged directly by the relevant service providers for any emergency services they may require and may find themselves in a position of being unable to access such services should they not be carrying the relevant insurance cover. Any information contained in the brochure/itineraries/website/documentation of Levitate Travel is, to the best of our belief, true and correct, however Levitate Travel accepts no liability for any innocent inaccuracies contained therein.

The mammals and other wildlife mentioned in itineraries designed by Levitate Travel, are intended as a guide to species that you may encounter on the tour. Although many of these will be observed by active Clients with reasonable vision, Clients should not expect to see everything mentioned. There are no guarantees and if one happens to not see all the species listed, it will not constitute grounds for a refund in whole or in part. Clients are responsible for any damage howsoever caused by themselves and undertake to make good or pay full restitution for the making good of any material damage caused by them to furniture, fixtures, equipment or any other material.

Levitate Travel will take all reasonable steps to ensure that our tours are properly arranged and professionally conducted. We will also take all reasonable steps to ensure that the airlines, vehicle operators, travel agents, hotels, restaurants, guides and other agents and suppliers that are used during the tour are reputable. The Client indemnifies and holds harmless Levitate Travel, its employees and agents accordingly.

Levitate Travel, its employees and agents shall furthermore not be liable for any consequential or indirect loss or damages whatsoever, unless section 61 of the CPA applies.

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9) Representation, Term, Warranty and Conditions

The Client Information Form and the Terms and Conditions herein, comprise the entire contract between Levitate Travel and the Client. No representations, term, warranty or condition expressed or implied shall be considered to be or have been made or agreed or implied by reference to any other writing, advertisement or conversation unless expressly contained or referred to in the Client Information Form and the Terms and Conditions. The Terms and Conditions may only be varied with the prior written consent of Levitate Travel and any such variation must be signed by a duly authorized director of Levitate Travel and the Client requesting such variation, failing which, it will be null and void and of no force or effect. The contract is deemed to have been made at the offices of Levitate Travel, White River, South Africa, and is subject exclusively to South African law and the exclusive jurisdiction of the South African courts.

10) General

The transport, meals, entrance fees, accommodation or other facilities or services, which are to be supplied in respect of any trip or tour, are those specifically stated in the quote or itinerary, in which the trip/tour contracted for, by any person, is described and no other. Each tour or trip may require the organisation of transport, meals, entrance fees, accommodation or other facilities or services. Levitate Travel makes arrangements with suppliers of such services and facilities and those suppliers contract with Levitate Travel as independent contractors. Save for the contractual rights of Levitate Travel against the suppliers to any tour, Levitate Travel has no direct day to day control over its suppliers and, accordingly, Levitate Travel accepts no responsibility for any injury, damage, loss, accident, delay, irregularity or inconvenience, which may be occasioned by any defect in any object (including a vehicle) utilized by any supplier for the supply of any contracted service or by an act of omission of any supplier or its servants. Levitate Travel undertakes to make every reasonable effort to ensure that the services supplied during the trip or tour are of the highest standard, as per the itinerary. Any allergies must be indicated in the Client Information Form.

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11) Complaints

Should you be dissatisfied with any aspect of your trip or tour, please inform the Levitate Travel tour leader or agent immediately. If the leader or agent is unable to resolve the problem to your satisfaction, please inform the Levitate Travel office as soon as possible during the course of the trip/tour or in writing within one month of your return. Please note that Levitate Travel will deal with each such problem to the best of its ability, but without prejudice or admission of liability and as such it will not constitute grounds for a refund in whole or in part.

12) Tour Materials

Pre-trip information concerning your tour will be sent to you on receipt of your final payment and before your departure – these must be checked immediately upon receipt and any inaccuracy must be conveyed to Levitate Travel immediately. This contains all necessary information concerning passport, visa and health requirements, emergency contact details, as well as details of climate, what to bring, recommended reading etc. A potential mammal and wildlife checklist will be sent before the tour, if requested. A bound daily checklist will be given to you on the first day of a tour on scheduled group departures or on request should you be on a private departure. Should you wish to receive any of these documents prior to booking, please contact Levitate Travel office. Final tour information, meeting instructions, flight details, and any additional material will be sent to you approximately 2 weeks prior to your departure, if necessary.

13) Insurance

In the event that Levitate Travel obtains insurance for the Client, once the insurance has been confirmed and paid for, the Client will be issued with a policy document of the insurer. It is a complex document, which must be read BEFORE travel initiates so that you can address any queries you may have to the insurer PRIOR to your departure. Please note that various credit card companies offer limited levels of travel insurance, which Levitate Travel does not consider sufficient cover for international travel. Kindly check with the respective credit card companies in order to obtain the specific details of the cover.

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14) Passports, Visas and Health

Please note that as a guideline Levitate Travel recommend that the Client has a passport that is valid for at least six months beyond the intended departure date, together with onward travel documents, proof of accommodation and sufficient funds for the duration of stay. In addition, each country the Client may be visiting generally requires at least two consecutive/side-by-side blank pages on entry for both visas and stamps (this may be more and does not include the front and back cover). The Client must ensure that they have a sufficient number of blank visa pages (not endorsement pages) in their passport. Should there be insufficient blank pages in the passport then entry into or exit from a country could be denied. The Client must ensure that all passports are renewed. The Client must ensure that the details supplied to Levitate Travel mirror those details shown on their passport, exactly. All travel requirements (any applicable visas, costs and/or relevant certified documentation) remain the responsibility of the Client, to be verified directly with the applicable visa and immigration authorities, consulates, embassies, etc. When travelling with a minor (under age 18) it is the responsibility of the Client to refer to the country of travel's closest consulate or embassy to check on additional documentation that might be required. Single parents or an adult travelling with a child that is not their biological child should be aware that many countries require notarized written parental consent for the child to travel from the absent parent/s. Documentation such as a birth certificate, copy of passport of absent parent/s, etc. may also be required. Even when a minor is travelling with both parents an Unabridged Birth Certificate may be required in addition to a valid passport. Please note that a visa does not guarantee entry to any given country at point of entry and boarding of an aircraft may be denied at any point even if you have a valid visa.

15) Malaria and other Tropical Diseases: Warning

Certain parts covered by your itinerary may include areas where there is a high-risk of malaria and other tropical diseases. We strongly recommend that the necessary precautions be taken in this regard and recommend that you check with your medical practitioner before departure or a medical practitioner well versed in tropical diseases immediately upon your arrival in Africa or any other tropical or sub-tropical destination. If you have not done so prior to departure, it is imperative you do so upon your return.



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16) Destination Selection

The Client acknowledges that it has selected the itinerary and destination(s) constituting the Booking based on information gleaned from brochures, advice and/or the Internet. It also acknowledges that certain of such brochures and/or the Internet have been compiled and are managed and updated by the Principals over which Levitate Travel has no control. Accordingly, Levitate Travel cannot and does not guarantee that the itinerary and/or any destinations will comply in whole or in part with such brochure and/or the Internet. Any right of recourse in that regard will be against the Principal.

17) Special Requests

A Client who has special requests, must specify such requests to Levitate Travel in the Enquiry. Whilst Levitate Travel will use its best endeavours to accommodate such requests, it does not guarantee that it will.

18) Foreign Exchange Regulation Compliance

This is the Client's exclusive duty. This will apply especially when the Client instructs Levitate Travel to make and pay for travel arrangements on the Internet. It is the responsibility of each individual Client to ensure that he/she does not exceed the Individual's Single Discretionary Allowance per calendar year (it is the Client's duty when booking to check with its foreign exchange provider). It is imperative that the Clients are able to show any customs official that they purchased the foreign exchange they are carrying, failing which, it may be confiscated.

19) Privacy Policy

Subject to statutory constraints or compliance with an order of court, Levitate Travel undertakes to deal with all Client information of a personal nature on a strictly confidential basis. Levitate Travel will only deal with Client information as indicated in the booking/reservation and will only process the Client's personal information (both terms as defined in the Protection of Personal Information Act, act 4 of 2013 ['the POPIA'] and the European Union General Data Protection Regulation - 'GDPR') and any Special Personal Information (as defined in the GDPR & POPIA), which processing includes amongst others the 'collecting, storing and dissemination' of the Client's personal information (as defined in POPIA).



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The Client agrees that they give their voluntary, specific and informed consent that Levitate Travel may:

- process their personal information (both terms as defined in the Protection of Personal Information Act, act 4 of 2013 ['the POPI'] and the European Union General Data Protection Regulation - 'GDPR') and their Special Personal Information (as defined in the GDPR), which processing includes amongst others the 'collecting, storing and dissemination' of their personal information (as defined in POPI);
- share their personal information with third parties who provide services and products ancillary to the products and services they have obtained and will obtain from the Supplier;
- approach the Client with business opportunities, promotional events, special offers and sales pertaining to any merchandise that Levitate Travel may be selling or promoting at the time, which approach may be by direct marketing (as defined in the POPI) or otherwise.

The Client furthermore warrants that such information is accurate, relevant, up to date and complete and undertakes to advise Levitate Travel forthwith and in writing of any material change of such information.

The parties agree that:

- The consent will remain of full force and effect until withdrawn in writing by the Client;
- The Client may withdraw or qualify such consent by advising Levitate Travel in writing at any time;
- The Client may at any time in writing amend his personal information or request Levitate Travel to delete his personal information and such deletion or change must be carried out forthwith and in the case of deletion, Levitate Travel must provide adequate proof that the personal information has been deleted.



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The Client gives their voluntary, specific and informed consent that Levitate Travel may send them direct marketing (as defined in the POPI and the Consumer Protection Act, Act 68 of 2008 ('the CPA') subject to the following:

- The Client may at all times to pre-emptively block any communication;
- The Client may at all times request Levitate Travel to discontinue any form of direct marketing and the cost of communicating such request will be at the expense of Levitate Travel;
- Any direct marketing must only be communicated to the Client during the hours authorized in the regulations issued in terms of the CPA;
- The information contained in the communication must only relate to goods or services similar and of any other nature stocked and supplied by Levitate Travel to that which the Client has purchased from the Supplier

End