<table>
<thead>
<tr>
<th>Title</th>
<th>First Name(s)</th>
<th>Surname</th>
<th>Date of Birth</th>
<th>Holiday Insurance required</th>
<th>Address/Agents Stamp</th>
<th>Agents Ref</th>
<th>Date:</th>
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<tbody>
<tr>
<td>Mr/Mrs/Ms</td>
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Please note all flights (unless previously booked), accommodation, tours, cruises and car rental are on a request basis. None of these items can be requested unless a deposit of €300 per person (plus insurance if requested) is received by us with a signed Booking Form. If your requirements are unavailable we will book an alternative. If the alternative is unsuitable, we will refund your deposit unless your airline ticket has been issued, to avoid a fare increase, in which case you may be subject to a cancellation fee levied by the airline.

NB All names must be as per passport

Are you on honeymoon? YES NO

FLIGHT DETAILS

<table>
<thead>
<tr>
<th>Flight No</th>
<th>Departure Date</th>
<th>From</th>
<th>To</th>
<th>Depart</th>
<th>Arrive</th>
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ACCOMMODATION DETAILS

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<thead>
<tr>
<th>Hotel</th>
<th>Resort</th>
<th>In Date</th>
<th>Out Date</th>
<th>No. of Rooms</th>
<th>No. of Nights</th>
<th>Room Type</th>
<th>Board Basis</th>
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INSURANCE

Are you taking Discover Travel Insurance? Yes No

If no, complete the following:

Name of Insurance Company: ____________________________

Name of Loss Adjuster: _______________________________

24 Hour Emergency Telephone Number for Loss Adjuster: ___________________________

I have taken a policy giving comparable cover to that offered by Discover Travel. I attach a copy of the policy document for the alternative policy

Signed: ____________________________________________

SPECIAL REQUESTS – not guaranteed

TO BE COMPLETED BY THE CUSTOMER

I agree that my signature on this booking form constitutes my agreement of the persons named on the booking form to be bound by the conditions and I hereby confirm that my attention has been drawn to all the said conditions herein contained.

I have read and understood the conditions brought to my attention herein, and in particular accept the Limitations of Liability of the Organiser contained under Clause 6.

I warrant and represent that all the information provided by me is true and accurate and that I have been authorised by all the persons named on this booking form or traveling as part of this group whose names do not appear on this booking form as Consumers to execute this agreement on their behalf and accordingly, I sign my name as both their agents and on my own behalf.

I understand that it is a condition of this booking that all persons named in this form are covered by holiday insurance of at least equivalent standard to that arranged by the Organiser. If I/we do not take the Organiser’s insurance, I/we agree to indemnify the organiser for any costs that arise which would otherwise have been met had the Organiser’s insurance been taken.

Signature: ________________________________________

Date: ____________________________________________

TO BE COMPLETED BY THE RETAILER

I/we certify that I/we have specifically brought to the attention of the Consumer to the Terms and Conditions contained in this booking form together with the details of the Arbitration Scheme prior to the signing thereof by the Consumer and in the even of any dispute arising relating to the construction of performance of this agreement. I/we hereby agree to submit such dispute to Arbitration under the Arbitration Rules of the Chartered Institute of Arbitrators – Irish Branch.

Signature: ________________________________________

Date: ____________________________________________
BOOKING CONDITIONS

In this booking form the word “Organiser” means the person who arranges your transport, accommodation, and any other services as a holiday. The “Consumer” means you, the person who takes or agrees to take the holiday or any person on whose behalf you agree to purchase the holiday and who is listed on this Booking Form as having made the booking. The “Retailer” is the person who sells or offers to sell the holiday to you, he is not responsible for organising the flight, accommodation or other component parts of the holiday.

1. THE CONTRACT
(a) No contract shall arise until the Organiser has (i) received this completed Booking Form (which has, or a faxed copy hereof has, been signed by the Consumer and by the Retailer as the agent of the Organiser or by the Organiser); (ii) received a deposit or full payment for the holiday; and (iii) has issued written confirmation of its acceptance to the Retailer as the agent of the Organiser or to the Consumer. The terms of the contract between the Consumer and the Organiser are contained solely in this Booking Form, the Organiser’s confirmation, the Organiser’s brochure or other descriptive material, any airways or sailing ticket issued, the terms and conditions of any suppliers of services and the itinerary issued by the Organiser.
(b) The Organiser reserves the right to terminate the contract with the Consumer if the behaviour or conduct of the Consumer either prior to or during a holiday is likely to endanger the safety or well being of other Consumers in his company or that of the Consumer himself, or that of the Organiser’s representatives, contractors, agents or employees and the cancellation charges as provided for in Clause 10 of this Booking Form are payable by the Consumer. Further, where, as a result of the Consumer’s actions or the actions of any other person who is listed on this Booking Form either or both of the following incidents occurs:
   (i) there is a delay or deviation to the means of transportation the subject of this contract;
   (ii) the accommodation in which the Consumer is staying is damaged; the Consumer hereby agrees to indemnify the Organiser against any claim (including legal costs) made against the Organiser in relation to the occurrence of such incidents.

2. PERSONS WITH DISABILITIES
It shall be the Consumer’s responsibility to disclose prior to booking to the Organiser any physical or mental condition of a member of his party which may be relevant and no liability shall attach to the Organiser for any unsuitable holiday for a person with disabilities where disclosure of the disability has not been made to the Retailer or to the Organiser where the booking has been made directly with the holiday supplier. Where the Consumer reserves the right to decline to provide a holiday for a person with disabilities where in the Organiser’s opinion that holiday would be inconsistent with the special needs of a person with disabilities.

3. SPECIAL REQUESTS
Special requests (e.g. ground floor accommodation, sea view, etc.) shall be communicated by the Consumer in writing to the Retailer or to the Organiser at the time of making the booking. The Organiser shall use reasonable endeavours to fulfil such requests. The granting of such requests is the sole responsibility of the property management. Any failure to comply with a special request and such requests do not form part of the contract.

4. PRICE VARIATION
All prices quoted are stated in Euros and are based on tariffs and exchange rates current and appropriate at the times of publication. If any of these vary the cost of the holiday may increase or decrease accordingly. Any such increase/decrease must be paid by or refunded to the Consumer. During the period of twenty days prior to departure date, the price specified in the contract shall not be increased by the Organiser. The circumstances in which the price may be varied shall only be to allow for changes in:
(a) transport costs, including the cost of fuel;
(b) fees, taxes or fees chargeable for services such as landing taxes or embarkation or disembarkation fees at ports and airports;
(c) the exchange rates which apply to the particular package.

5. THE CONSUMER’S RESPONSIBILITIES
(a) The Consumer shall check all travel documentation immediately it is furnished to him. If the Consumer fails to do so, the said document to be incorrect or has a query in relation to its contents, he shall forthwith notify the Retailer or the Organiser of his concern and the Organiser shall respond as soon as possible.
(b) The Consumer is solely responsible for ensuring that he presents himself at the port of departure in sufficient time prior to the designated departure time to complete embarkation requirements. If the Consumer arrives after the check-in time stipulated in the travel documentation provided to the Consumer, the Consumer shall be entitled to recover the cost from the Consumer of any additional expense incurred by it in carrying out subsequent investigation of a complaint, which is found to be unjustified.
(c) The Consumer shall be obliged to notify the Organiser in writing of any complaint not later than 28 days after his return to the point of departure or termination of the holiday whichever is the earlier and no complaint received thereafter shall be entertained.

6. LIABILITY
The Organiser shall not be liable for any damage caused to the Consumer by the failure to perform the contract or the improper performance of the contract where the failure or the improper performance is due neither to any fault of the Organiser or Retailer acting on the Organiser’s behalf nor to that of another supplier of services because:
(a) the failures which occur in the performance of the contract are attributable to the Consumer;
(b) such failures are attributable to a third party not connected with the provision of the services contracted for, and are unforeseeable or unavoidable;
(c) such failures are due to (i) unusual and unforeseeable circumstances beyond the control of the Organiser, the Retailer acting on his behalf or other supplier of services, the consequences of which could not have been avoided, even if all due care had been exercised; or (ii) an event which the Organiser, the Retailer acting on his behalf or the supplier of the services, even with all due care, could not foresee or forestall.

In the case of damage other than death or personal injury or damage caused by defamation or by the willful misconduct or gross negligence of the Organiser the amount of compensation which will be paid to the Consumer will be limited to, in the case of an adult an amount equal to the inclusive price of the holiday to the adult consumed and in the case of a minor an amount equal to the inclusive price of the holiday to the minor concerned. The Organiser’s liability will not exceed any limitation applicable under any international convention governing or relating to the provision of the services complained of in the place where they are performed or due to be performed, even if that convention has not been ratified or enacted in the Republic of Ireland.

For international transport by air the provisions of the Warsaw Convention 1929 (as amended) relating to the carriage of passengers and their luggage by or by the EU Regulation on Air Carrier Liability for travel by air may apply, throughout the period of boarding and disembarkation. For international transport by water the provisions of the Athens Convention relating to the Carriage of Passengers and their luggage by sea, 1974, applies. Pursuant to these Conventions and the Regulation, the Organiser’s liability is limited or excluded for death, personal injury, loss or damage to luggage, and special provision is made for valuables. A copy of the conditions of carriage applicable to the holiday and the Convention referred to above, can be supplied on request. A copy of the conditions of carriage applicable to the holiday and the Convention referred to above, can be supplied on request. In the event of any liability on the part of the Organiser for injury, illness or death, no payment will be made unless the following conditions are complied with:
(i) the Consumer must advise the Organiser in relation to the injury or illness while the Consumer is at the resort and must also write to the Organiser within three months of the completion of the holiday;
(ii) the Consumer must transfer any rights that the Consumer has, in respect of such injury, Illness or death to any person to the Organiser;
(iii) the Consumer must co-operate fully with the Organiser to enable the Organiser or its insurers to enforce such rights.

7. COMPLAINTS
(a) Without prejudice to the Consumer’s rights under Clause 7(b) below, if the Consumer wishes to make a complaint in relation to a holiday, he must immediately inform the Organiser’s representative at the location where the Consumer is when the complaint arises and shall if the Organiser requires complete a form setting out the detail of the Consumer’s complaint. If the Consumer fails to comply with such requirement, the Organiser shall be entitled to recover the cost from the Consumer of any additional expense incurred by it in carrying out subsequent investigation of a complaint, which is found to be unjustified.
(b) The Consumer shall be entitled to refer any complaint not later than 28 days after his return to the point of departure or termination of the holiday whichever is the earlier and no complaint received thereafter shall be entertained.

8. ARBITRATION
Any dispute or difference of any kind whatsoever which arises or occurs between any of the parties hereto in relation to anything or matter arising under, out of or in connection with the contract or/and the holiday referred to in this contract shall be referred to arbitration under the Arbitration Rules of the Chartered Institute of Arbitrators - Irish Branch. Neither party has a right of Appeal except to the High Court on a point of law. Details of the said Arbitration Scheme are available from Discover Travel. Alternatively, claims for less than the jurisdiction of the District Court Small Claims Procedure per booking form may be pursued through the District Court Small Claims Procedure. All claims in excess of the jurisdiction of the District Court Small Claims Procedures shall be referred to arbitration.

9. GOVERNING LAW
The terms of the contract (as provided for in Clause 1(a) of this Booking Form) are to be interpreted under and are subject to the laws of the Republic of Ireland.

10. PAYMENT
The holiday must be paid for in full at least 10 weeks before the scheduled date of departure or if the contract is made later than 10 weeks before the scheduled date of departure, it must be paid for in full on the signing of the Booking Form.

CANCELLATION FOR NON-PAYMENT: If the holiday is not paid for by the due date, the Organiser shall have the right to cancel the holiday. If the Consumer, at the request of the Consumer or Retailer, agrees to delay cancellation of the holiday, then if the Consumer subsequently cancels for non-payment, the cancellation charges set out in this clause shall apply and be payable by the Consumer.

% of Holiday Price
55 Days or more Deposit plus Insurance
55-29 Days 30%
28-15 Days 60%
14-8 Days 80%
7-0 Days 100%

All cancellation charges apply to each person covered by a booking. As cancellation cover applies, no refunds of any premiums paid when using this concession. Airlines: Cancellation of holidays involving ticketed flights will incur the above charges together with additional cancellation charges levied by the airline.
11. SUBSTITUTION

(a) Where the Consumer is prevented from proceeding with the holiday, he may transfer his booking to a person who satisfies all the conditions required to be satisfied by a person who takes the holiday, having first given the Organiser or Retailer reasonable notice in writing of his intention to do so before the departure date of the holiday (which shall not be less than 21 days prior to the date of departure). The transferee of the Consumer must sign a Booking Form and comply with any other requirements of the Organiser applicable to the holiday.

(b) A Consumer who transfers a holiday booking shall be jointly and severally liable with the transferee to the Organiser or Retailer for payment of any balance due in respect of the holiday and for a substitution fee of £50 per person substituted, subject to a maximum of £200 per booking (or such other greater sum as may be authorised).

(c) Insurance is not transferable.

(d) In accordance with the terms of Clause 1(a) the Consumer who transfers a holiday booking and the transferee should be aware that some suppliers, such as carriers, impose cancellation fees and applicable restrictions which are not within the control of the Organiser and for which the Organiser shall not be held liable.

12. ALTERATION OR CANCELLATION BY THE CONSUMER

If after acceptance by the Organiser a Consumer wishes to alter or cancel a holiday, the Organiser may do so at its discretion if practicable. A request for alteration must be made by the Consumer in writing to the Retailer (who shall forward same to the Organiser) or, where the booking has been made directly with the Organiser to the Consumer and must be accompanied by a payment of £50 per person, which payment is non-refundable. If the alteration is impracticable the original holiday arrangement shall continue to apply. No alteration by the Consumer shall be effective until such time as the Organiser issues written confirmation of acceptance of such alteration and the contract between the Organiser and the Consumer shall be thereby amended to include such alteration. If only some of the Consumers booking request a change, which is found to be practicable, a price adjustment for all Consumers on the same booking may be payable and must be discharged on the date shown in the Organiser’s written confirmation of such change. If default is made by the Consumer in complying with the foregoing requirements, the Organiser shall have the right to cancel the holiday in accordance with Clause 14 and the cancellation charge as provided for in Clause 14 shall be payable by the Consumer. Once travel has commenced, no changes or alterations may be made by the Consumer and no refunds shall be made in respect of flights or other travel arrangements, which are not included. If the Consumer cancels the holiday (such cancellation must be notified in writing to the Organiser) the cancellation charges set out in Clause 14 shall apply.

13. ACCOMMODATION ON REQUEST

Where a Consumer requests an additional administrative charge of £30 will be payable by the Consumer. This charge will be credited to the cost of the holiday once a booking is confirmed. If the Organiser is unable to obtain the particular accommodation requested by the Consumer, the Organiser shall take all reasonable steps to make a comparable alternative available to the Consumer. If the accommodation requested by the Consumer cannot be confirmed or an alternative offered by the Organiser which is not acceptable to the Consumer, the Consumer shall be entitled to a refund of all monies paid to the Organiser less a 30 administeration charge.

14. ALTERATIONS AND CANCELLATIONS BY THE ORGANISER

(a) Without prejudice to the Consumer’s statutory rights, the Organiser reserves the right to alter, change, cancel or cancel a holiday. (b) If as a consequence of “force majeure” (as defined in sub-paragraph (2) of this clause), the Organiser is obliged to curtail, alter, extend or cancel a holiday, the Consumer shall not be at liberty to maintain a claim for compensation or otherwise for any loss arising as a consequence of the said curtailment, alteration, extension or cancellation of the holiday.

(c) A minimum number of bookings are required for a programme of holidays. The Organiser’s obligation to provide a programme shall be contingent upon a minimum number of bookings. In the event that the Organiser does not receive the minimum number of bookings or has received such minimum number has that number reduced by reason of circumstances beyond the control of the Consumer or otherwise, a programme which the Organiser is unable to provide shall be cancelled. The Consumer shall be entitled to sufficient notice of such cancellation and shall be entitled to accept the alternative travel arrangements, which the Organiser may provide in the event of such cancellation and shall be entitled to accept the alternative travel arrangements, which the Organiser may provide in the event of such cancellation and (i) within 48 hours of the Consumer being notified of the cancellation, the Consumer shall be entitled to withdraw from the contract without penalty or to accept the alternative to the contract.

(d) The Organiser shall inform the Consumer or the Retailer (as appropriate, in light of the Organiser’s instructions) of his decision to accept the alteration to the contract or to withdraw from the contract, in writing, within 7 days from the date upon which the Consumer was notified of a circumstance falling within Clause 14(b)(i).

(e) The Consumer withdraws from the contract pursuant to Clause 14(d)(ii) or where the Organiser, for any reason other than the fault of the Consumer, cancels the package prior to departure on the basis that a replacement package of equivalent or superior quality is not available and will not be able to provide a refund or the Consumer’s original deposit will be refunded in accordance with the timescales set out in Clause 14(d)(ii).

(f) Further, where the Organiser cancels, alters, changes or cancels the holiday as contemplated in Clause 14(e)(i) the Consumer shall be entitled to receive compensation in accordance with the scale set out in sub-paragraph. No compensation shall be payable where the alteration in the holiday is for the reason referred to in Clause 14(e)(ii) or (iii) or where the Consumer accepts the alteration as provided for in Clause 14(e)(iii).

(g) In this Booking Form the term “force majeure” means unusual and unforeseeable circumstances beyond the control of the Organiser, the Retailer or other suppliers of services, the consequences of which could not have been avoided even if all due care had been exercised or an event which the Organiser, the Retailer or the supplier of services even with all due care could not foresee or forestall, including, Acts of God, natural disasters, adverse weather conditions, fire or other destruction of any vessel, craft or vehicle to be used in connection with a holiday, riots, acts of war, civil commotion, exercise of legislative, municipal, military or other authority, strikes, industrial action, requisition of equipment, mechanical breakdown, shortage of fuel, insolvency or default of any carrier or service supplier connected with a holiday, fraud perpetrated against the Organiser or any other reason beyond the control of the Organiser.

15. INSURANCE

THE CONSUMER’S ATTENTION IS DRAWN TO THE EXCLUSION CLAUSES AND EXCUSES IN THE INSURANCE POLICY ARRANGED BY THE ORGANISER.

It is a condition of this contract that the Consumer is covered either by the travel insurance scheme arranged by the Organiser or covered by another travel insurance scheme which furnishes the Consumer with at least the same level of cover as that afforded by the travel scheme arranged by the Organiser. In the event that the Consumer does not meet the Organiser’s travel insurance scheme he must furnish details of the alternative travel insurance scheme which he has arranged at the time of booking. It is the responsibility of the Consumer to check that the insurance scheme provides the Consumer with the desired level of cover. In so arranging insurance cover for the Consumer the Organiser is acting as the agent of the relevant insurer and shall not be responsible to the Consumer for any default by the insurer under that policy. All claims made against the insurance policy shall be made directly to the insurer. The Consumer shall be responsible for making any special or increased insurance arrangements which he deems necessary. The Organiser reserves the right to levy an administration charge in respect of any additional work or expenditure incurred by the Organiser in assessing the adequacy of the cover afforded by the alternative travel insurance scheme being taken out by the consumer.

16. DATA PROTECTION

(a) The Organiser is committed to protecting your privacy and information. A copy of our privacy policy is available on request from Discover Travel. The information that we use is for the purpose of fulfilling our contract as an Organiser. Information that you provide us will be held on Discover Travel’s computers (and in other ways) for use by us for the following purposes:-

(i) booking information

(ii) information about you (and your travelling party) may be passed to holiday providers and others and may include things such as age, religious beliefs, dietary requirements, you (or your travelling party) physical or mental health. This information may also be transferred abroad;

(iii) if you apply for insurance, then we may process information (including medical information) about you (or your travelling party) and pass it to the insurers;

(iv) information supplied by you may be processed by us for Statistical Analysis and or Market Research and may in certain instances be disclosed to our agents for the purpose of fraud prevention and or debt collection;

(v) to contact you via e-mail, letter or phone with details of Discover Travel’s or selected suppliers’ products and services including financial services, which may be of interest to you. By entering into a contract with us you agree to the use and disclosure of information by Discover Travel as described. A copy of your personal information held by Discover Travel can be provided on request. You have the right to have any inaccurate personal information rectified or erased.

(b) Please note that airlines are required by new laws introduced in the United States and other countries to give border control agencies access to passenger data. Accordingly, any information we hold about you and your travel arrangements may be disclosed to the customs and immigration authorities of any country in your itinerary.