

BOOKING FORM

I ENCLOSE: Deposits (\$ 350 per peson)

or Full payment Insurance premiums

Total enclosed

•	OLITICAL PROPERTY.
	New York, NY
	info@fulani-travel.com
	www.fulani-travel.com

\$ \$

\$

\$

PERSONAL DETAILS	1ST PERSON	2ND PERSON (if applicable)
Surname (Mr/Mrs/Miss/Ms)	BILEDUL GE KID	Marie and the second
First name (as passport)	arta where he said to be	13 1 2 2 6
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EMERGENO	EMERGENCY CONTACT	
Name		
Relationship		
Address	1 1	
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Telephone		

TOUR DETA	ILS	
Tour Name		
Tour Price		
Departure date		

	DECLARATI	ON	
Г	I have read and	am authorised to agree on behalf of myself and all mem	nbers of my party (if applicable) to accept the booking
	conditions of Ful	ani Travel USA LLC as printed on the Fulani website. I a	am over 18 years of age.
Γ	Signature		
L			
ı	Date		

TRAVEL INSURANCE (APPLIES TO USA ONLY)
Cover
Start date
Period

Travel Insurance is required on all tours with Fulani Travel. As per booking conditions it is your responsibility to arrange this, but we can offer you a competitive package with Campbell Irvine Ltd, who have been arranging travel insurance for the travel industry for over 30 years. When choosing your insurance please remember the nature of adventure travel, and that you may be partaking in trekking on foot, by camel, on horseback depending on the itinerary of the tour you are taking. Insurance premiums are per person

Worldwide* premiums 2011

up to 9 days	\$52
up to 17 days	\$59
up to 24 days	\$66
up to 32 days	\$72
up to 45 days	\$110

*please note this excludes USA/Caribbean

Where did you here about Fulani Travel?
Do you have any pre-existing medical conditions?
Do you have any special dietry requirements?
The single supplement is applicable is booking alone. Please indicate if you would like to share (if a suitable sharer is available)



BOOKING CONDITIONS

New York, NY

info@fulani-travel.com www.fulani-travel.com

01. The Contract

All persons (the Client) making a booking with Fulani Travel USA LLC (The Company) or with an agent of Fulani Travel USA LLC. must complete and sign a booking form, and send it together with \$350 non-refundable deposit. per person per tour. Clients booking by telephone, fax or e-mail, will be understood to have read the booking conditions and understood them. Acceptance of the client's booking will be confirmed in writing with the Company issuing a Confirmation Invoice, and it is only at this point that a Contract between the Company and the Client comes into existence. The Con-tract is between Fulani Travel USA LLC and The Client, being all the persons named on the booking form intending to tra-vel with The Company. The person signing the booking form warrants that he/she has full authority to do so on behalf of all persons whose names appear thereon., and confirms that all such persons are fully aware of and accept these conditions. No person, other than a Director of The Company, has any authority on the company's behalf to vary the-se Booking Conditions.

02. Payment

The balance of the tour price is due for payment 56 days before the departure date of the tour. In the case of nonpayment of the balance by the due date, Fulani Travel USA LLC will treat the booking as cancelled by The Client. If a boo-king is made within 56 days of departure date, then the full amount of the tour price is payable at the time of booking. The total tour price is the price payable for all components being provided by The Company except insurance. Insuran-ce premiums are payable in full before cover will be issued. In addition to the total tour price, The Client accepts that he or she may have to pay an additional local payment as spe-cified in some tour descriptions.

03. Cancellation by the Client

A cancellation of the booking by the Client must be made in writing. The date of cancellation will be the date on which the cancellation letter is received by The Company or its agent. The time period before tour departure will determine the level of cancellation charges made by the Company.

56 days or more = loss of deposit. 55-28 days = loss of 50% of total price 27-14 days = loss of 75% of total price 13 - day of tour = loss of 100% of total price.

In addition to the above cancellation charges, the full insurance premium is also payable if the Client cancels the tour. If the reason for cancellation is covered by the Client's insurance, then cancellation charges may be able to be recovered depending on the reason for cancellation.

04. Changes to the booking made by The Client

Any change to the original booking must be made in writing by the person signing the booking form and must be accompanied by an administration fee of \$25 per booking in addition to the cost of any extra services that may be required. Any changes can only be carried out depending on availability of alternative or extra services required, and there may also be cancellation charges to any original services no longer required.

A transfer from one tour to another or from one departure date to another can only be requested more than 60 days prior to departure and will incur \$50 administration charge if the change is accepted by the Company. Any charges incurred by any of the Company's suppliers as a result of any change will be passed on to the Client by the Company.

05. Cancellation by The Company
The Company reserves the right to cancel a tour for any reason, or if the minimum number of clients required to operate the tour is not reached. The Company will not cancel a tour within 56 days of the departure date, except for force majeure, or due to unusual or unforeseen circumstances beyond the Company's control. When a tour is cancelled, the client may choose between a full refund of all monies paid to the Company or any alternative tour offered by the Company in lieu. If the alternative tour is of a lower value than that originally booked, then the client is entitled to a refund of the price difference, and must pay the price difference for a more expensive alternative tour. The Company will only refund monies paid to it, so please note that if non-refundable or restricted flights have been booked, the Company will not be responsible for any such losses caused by a

If the Company cancels a tour then in addition to the refund of monies held by the Company (or its Agents) payable to the client, or the alternative tour offered in lieu, a level of compensation may be payable to the client depending on the timing of the cancellation. Compensation will not be payable if the cancellation is due to an event is beyond our control (force majeure)

Period of notification prior to departure = Compensation per person

56 days or more = Nil 55 - 28 days = \$1027 - 14 days = \$2013 - 7 days = \$306- 0 days = \$40

06. Changes by The Company

Whilst every effort is made by Fulani Travel USA LLC to operate all tours as advertised, The Company reserves the right to vary or modify a tour, itinerary or its contents at any time due to prevailing local conditions. The Company reserves the right to cancel or change any of the facilities or services offered in its advertising, and to substitute alternative arrangements of comparative monetary value without compensation, and accepts no liability for loss of enjoyment as a result of these changes. If a major change is known to us, then the client will be told at time of booking. If a major change becomes necessary after the client books, Fulani Travel USA LLC will inform the client as soon as is reasonable prior to departure. A major change is defined as having a great effect on one in four days of the itinerary. When a major change to a tour is made after the client has booked and prior to departure, then the client may choose between accepting the change, obtaining a full refund of the monies paid for the tour, or accepting an alternative tour offered by The Company in lieu. If the major change is due to force majeure or other unforeseen circumstances then no compensation is payable. If compensation is payable then the scale will be as in point 5.

07. Substitution of Client

If a client is prevented from travelling due to death, serious illness or serious injury to the client or a close relative, or because of jury service, or redundancy, then the client can transfer his/her booking to another person provided the person is suitable for the arrangements being made and the substitute client pays any outstanding balance. Written proof will be required of any circumstances when a substitute client is requested. There will be an administration fee of \$25 and any additional costs incurred will be charged to the substitute client.

The Company reserves the right to impose surcharges on advertised prices up to 56 days before departure for the following reasons - exchange rate fluctuations, increased transport costs, government action or increased fuel charges, The Company will absorb an increase of 2% of the tour cost, and The Client will be responsible for paying any increase in excess of 2%, but if there is an increase of more that 10% of the tour cost excluding insurance premiums the client may cancel the booking within 14 days of the notification of the surcharge and obtain a full refund.

09. Travel Documentation

It is the client's responsibility to be in possession of a valid passport, visa permits, inoculations and preventative medicines as may be required for the countries visited during the tour. Information about these matters is given in good faith, but without responsibility on the part of Fulani Travel USA LLC.

10. Acceptance of Risk

The tours operated or supplied by Fulani Travel USA LLC, have been chosen to provide clients with an exposure to the true nature of the environment in which they are travelling and therefore involve an element of risk above those associated with normal package tours. The client acknowledges that the holiday may involve a significant amount of personal risk such as injury, disease, loss or damage to property, discomfort, delay or inconvenience. All bookings are accepted by The Company on the understanding that the Client accepts such risks and

11. Age, Fitness and Flexibility

All clients are expected to satisfy themselves prior to booking that they are fit and able to complete the itinerary of their chosen tour as described in the tour description.

Persons over 60 years of age may be asked to provide medical evidence of suitability to travel on certain tours Clients must be a minimum of 18 years of age to participate on tours, and some tours are suitable for younger teenagers who are accompanied by a parent or guardian who accepts full responsibility for them. Fulani Travel USA LLC reserve the right to decline a booking at their discretion. The Client acknowledges the need to be flexible on Fulani Travel USA LLC tours, and the outline itinerary as given for each tour must therefore be taken as an indication only of what each group may accomplish and not as a contractual obligation on the part of the Company. It is understood that the

itineraries, schedules, route, transport and facilities may be subject to alteration without prior notice due to unforeseen circumstances which can include climate, politics, social unrest, breakdown, flight cancellations, border difficulties, sickness or any other unforeseeable circumstances.

Whilst on tour with Fulani Travel USA LLC, The Client agrees to accept the authority and decisions of The Company's employees, tour leaders, agents or representatives. The Client must comply with the laws of countries visited at all times including customs, foreign exchange and drug regulations. Should the client fail to comply with such laws, or should The Client behaviour adversely affect the safety or well-being of the tour group or the progress of the tour, then the Company representative or tour leader may order the Client to leave the tour without recourse to any refund.

13. Company Liability and Responsibility

a) The Company will accept liability for the negligence of its staff or agents causing death or physical injury to persons, or loss or damage to personal property to its extent under English Law. The Company will not accept liability if there has been no fault on the part of Fulani Travel USA LLC, or its suppliers, and the cause was the fault of the Client, or the actions of somebody unconnected with the tour arrangements or could not have been foreseen or avoided by The Company or its suppliers even if all due care had been executed.

b) The Company will accept liability to The Client if there has not been proper performance of the contract. In such a case The Company will pay reasonable compensation. but will not accept liability or pay compensation if there has been no fault on the part of Fulani Travel USA LLC, or its suppliers, and the cause was the fault of the Client, or the actions of somebody unconnected with the tour arrangements or could not have been foreseen or avoided by The Company or its suppliers even if all due care had been executed. Liability is limited to the price paid. In a case of damaged property, the liability is limited to a maximum amount equal to the amount paid by the owner of the property. In all cases the Company specifically excludes all liability for indirect or consequential loss or expense including loss of profits.

c) Where holiday arrangements involve air travel, rail travel, sea travel or hotel accommodation, compensation is limited by the following international conventions respectively, the Warsaw Convention as amended by the Hague Protocol 1955, the Berne Convention 1961,the Athens Convention 1974, and the Paris Convention 1962.

14. Complaints

The Client must inform the tour leader or representative of the Company of any complaint whilst on tour so that the Company tour leader or representative can attempt to rectify or improve the situation. Should the problem remain unsolved, the complaint must be made in writing to Fulani Travel USA LLC within 28 days of the end of the tour.

15. The Contract

This contract is to be construed, and any dispute between the parties determined under the laws of USA. Any such dispute shall be subject to the sole jurisdiction of the courts of USA

16. Flight Delays

The Company does not have any liability to The Client for any flight delay that may arise.

17. Illness or Disability

If the Client suffers an illness or disability or is undergoing treatment for any physical or medical condition, the Client must declare the true nature of such a condition at the time of booking, and make arrangements for the provision of any medication or other treatment required during the tour. Failure to make such a disclosure will constitute a breach of these booking conditions and may result in the Client being excluded from the tour and forfeiting all monies paid to the Company.

18. Food allergies

The Client must notify the Company of any food allergies at the time of booking. It is the responsibility of the Client to ensure the food that is prepared is suitable. Neither the Company nor its suppliers can guarantee compliance with any allergies and the responsibility for compliance is with the Client.