

Cruise Group Booking Form

Rovia Referring Travel Agent Information	
Full Name (Last, First) Cindy Marshall	Representative ID#: 952252
RTA website address (URL): http://cindymarshall.rovia.com	Phone: 214-766-2079

Traveler Information			
Full Name (Last, First, Middle) Note: Name must match passport exactly for international travel,			Date of Birth (MM/DD/YY) (must be 18):
Address (NO P.O. Box):		Address 2:	
City:		State:	Zip:
Phone:	Mobile:	Group Leader Name (required):	
Email:	Travel Insurance: Yes ___ No ___	Prepaid Gratuities: Yes ___ No ___	Roundtrip Transfers: Yes ___ No ___

Trip Information:
 Trip Name/Destination: _____ Dates: _____
 Cabin Type: Inside _____ Oceanview _____ Balcony _____ Suite _____
 Your Departure City: _____ State: _____ Zip: _____

Traveler(s) (spouse, partner, children or others sharing accommodations):

Name (Last, First)	Date of Birth (MM/DD/YY)	Price
1. _____	_____	_____
2. _____	_____	_____
3. _____	_____	_____
4. _____	_____	_____

Roommate(s): _____

Payment	Card Type: <input type="checkbox"/> M/C <input type="checkbox"/> VISA <input type="checkbox"/> AMEX
	Trip Cost: _____ Number of Travelers: _____ Amount to charge today: _____
	Name on Card: _____ Credit Card#: _____
	Exp. Date: _____ / _____ 3-Digit CV2 Code: _____ Billing Phone Number: _____
	Billing Address: _____
	City: _____ State: _____ Zip: _____
Authorized Signature: _____ Date: _____	

I understand that all sales are final. Once payment is applied to booking, penalties may apply. There is a \$30 per person cancellation fee in addition to any penalties or fees assessed by the vendor/supplier used by Rovia. Cancellation deadlines and refund policies are determined by the travel supplier/vendor. I will be informed of such policies by Rovia at the time of booking. I authorize Rovia, LLC to charge my credit card identified above for all orders selected above. Complete form and Fax to: 972.805.5222.

Applicant's Signature: _____ Date: _____

For Internal Use Only

FAX TO: Cynthia Russell at 1.972.805.5222

YOUR AGREEMENT WITH ROVIA, LLC

Before we make arrangements for your flight, hotel, car rental, tour, cruise, or other trip, we require that you sign this form; your signature will signify your agreement with the following terms and conditions:

RESPONSIBILITY: Rovia, LLC ("Rovia™") acts only as an agent for the airlines, tour operators, cruise lines lodging providers, car-rental companies, ground operators, and any other suppliers of travel services shown on your itinerary. We are not responsible for the acts or omissions of such suppliers or their subcontractors or their failure to provide services, adhere to their own schedules, or honor their contracts.

HAZARDS: We have no special knowledge regarding foreign entry requirements, unsafe conditions: health hazards, weather hazards, supplier bankruptcies, or the suitability for disabled persons of any portion of any tour. For foreign entry requirements and State Department travel advisories, go to <http://travel.state.gov>. For foreign health requirements and dangers, go to <http://www.cdc.gov/travel/default.aspx>. You assume full and complete responsibility for checking and verifying any and all passport, visa, vaccination, or other entry requirements of your destination(s), and all conditions regarding health, safety, security, political stability, and labor or civil unrest at such destination(s). You hereby release us from any claims resulting in whole or in part from any problem covered in this paragraph and any other causes not within our control, and to submit all other claims against us within 30 days after the return of your trip.

TICKETING AND REFUNDS: You acknowledge and understand that airlines can increase their prices at any time before tickets are issued. All airlines impose cancellation and change penalties up to 100% for many discount tickets. All tour operators, cruise lines, and some resort hotels impose cancellation and change penalties, too. Please view the applicable rules before you make your reservation.

FLIGHT DELAYS: Flight delays are very common today. If your flight is delayed for any reason, the airlines are not required by law to pay for your en route expenses, such as meals, hotels, taxis and phone calls.

CHECK YOUR ITINERARY: As soon as you receive your booked itinerary, check it thoroughly to make sure it is correct as to dates, times, fares, and rates. We have no responsibility for losses and inconvenience arising from your failure to check your itinerary.

SCHEDULE CHANGES: Schedule changes are quite common today. We urge you to re-check exact flight times prior to departure and prior to your return.

CRUISES, TOURS, OTHER PACKAGES, AND ALL-INCLUSIVE RESORTS: If you book a trip, we must collect the tour operator's, cruise lines, or resort's deposit when reservations are made. The amount of the deposit varies according to the tour operator or cruise line. We do not endorse or recommend any particular tour operator or cruise line; our role is strictly limited to facilitating the booking. After you finish your booking, we will send you any agreement required by the travel services supplier, along with a request that you sign that agreement and return it to us. In the event of any inconsistency between that agreement and this agreement, the latter shall govern.

FINAL PAYMENT: For all vacation trips, you must have made full payment before we release the tickets or documents.

CANCELLATION OF FLIGHTS, TOURS, CRUISES, OTHER PACKAGES, and ALL INCLUSIVE RESORTS:

If you cancel your flight, you agree to pay us a cancellation charge of \$10 per person, in addition to any refund limitations imposed by the airline.

If you cancel a vacation trip, you agree to pay us a cancellation charge of \$20 per person, which we will charge to your credit card. Our charge is in addition to any cancellation charge (or refund limitations) charged by the tour operator, cruise line, resort, or other travel supplier.

TICKETING AND EXCHANGE FEES:

You agree to pay us a ticketing fee of \$6.00 per ticket booked through the website. If we must issue a new ticket in exchange for a ticket already issued, you also agree to pay us a fee of \$20 for the exchange.

NON-USE OF COUPONS: In the event that you purchase a ticket or tickets containing flight coupons that you may or may not use, we do not guarantee that the airline will honor the ticket or tickets, and you agree to indemnify us against airline claims for the difference between the full fare for your actual itinerary and the value of the ticket that you purchased.

POWER OF ATTORNEY: As our client, you hereby appoint us to be your attorneys-in-fact for the purpose of signing all documents necessary to purchase and issue airline tickets, tours, cruises, and hotel guarantees for late arrival. You authorize any of the attorneys-in-fact to sign credit card authorizations for said purchases whenever any of them receives an Internet booking request reasonably believed to be from you or someone acting on your behalf, requesting those tickets be charged to this credit card account. You agree that you will pay for all such purchases and will not hold us responsible for any of our actions pursuant to this power of attorney.

MISCELLANEOUS: These Terms are governed by the laws of the United States and the State of Texas, without reference to conflict of laws principles. If for any reason a court of competent jurisdiction finds any provision of these Terms, or portion thereof, to be invalid or unenforceable, that provision will be enforced to the maximum extent permissible to effectuate the intent of this Agreement, and the remainder of these Terms shall continue in full force and effect. You warrant that you possess all legal authority to use this Site in accordance with these Terms. These Terms, in addition to the Privacy Policy available in this Site, constitute the entire understanding and agreement between you and Rovia™ with respect to all matters relating in any way to the use of this Site. All disputes between you and Rovia™ will be settled by confidential arbitration in Dallas, Texas. Notwithstanding the foregoing, the parties may stipulate and agree to conduct the arbitration pursuant to the then-current rules of the American Arbitration Association or any other agreed-upon arbitration services provider. All arbitration decisions are final and binding, and the judgment based on a ruling may be entered in and by any court of competent jurisdiction. Any rights not expressly granted herein are reserved.

For your protection, we strongly recommend that you purchase trip cancellation insurance and that you check the appropriate box below. We also strongly recommend that you use a credit card for your purchase, so that you can exercise your rights under the Fair Credit Billing Act if you do not receive the services you purchased.

I HEREBY AGREE ON BEHALF OF MYSELF AND ALL THE MEMBERS OF MY PARTY.

Signature: _____

I wish do not wish to purchase
cancellation insurance.

Print Name: _____

Date: _____

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