# REGISTRATION FORM

## **TOUR INFORMATION**

School / Trip Name:		Please indicate your tour package and occupancy.			
Affiliation (player, staff, family):  If you are selecting a double occupancy package, please indicate your intended roommate:		Air-Inclusive Travel Package Student Single Occupancy Double Occupancy			
					Roommate Name:
PERSONAL INFORM	ATION				
Please list your full lega	l name as it appears on your pa	ssport.			
First Name:	Middle Name:		Last Name: _		Gender:
Passport Number:	Passport Exp. Date:		Date of Birth:		
CONTACT INFORMATION	ON				
Preferred Name:	eferred Name: Home Phone:		Cell Phone:		
Email:					
Permanent Address:			Shipping Address (if different than permanent):		
Address:	dress:		Address:		
City:	State: Zip:		City:	State:	Zip:
EMERGENCY CONTACT	INFORMATION				
Name:			Relation	on:	
Phone:	Phone: Email:				
PAYMENT INFORMA	gency contact to also receive to	ar apaates	•		
Registration fee is \$250 and non-refundable.			CREDIT CARD INFORMATION		
Attached is a chec	to	Exp. Date (MM/YY):			
Anthony Travel, In	card				
I authorize Anthony Travel Inc. to charge my credit card now and for future payment installments on the due date.			Security Code:		
I authorize Anthor	t card	Cardholder's Name:			
for the registration fee only. I will arrange future payments at a later date.			Authorized Signature:		
	nderstand the Reservation Conditions my reservation under those terms		Schedule, Release and Agr	eement and Cancellation	n Policy as supplied.
Participant Signature:			Date:		
	LY dian of the above minor applicant. I h ule and Cancellation Policy as supplie				
Parent/Guardian Signature:			Dat	te:	



## RESERVATION CONDITIONS

## **Tour Pricing:**

The price is based on a 36 passenger minimum; if the minimum is not met, the tour price may increase and become subject to cancellation.

#### Package Payment Schedule:

A \$250 non-refundable deposit per package is due at time of initial reservation.

#### **Additional Payment Installment Deadlines:**

A \$25 late fee may be assessed if payments are not received as defined below.

A deposit of \$250 is due at the time of booking. After the deposit is made, the payment schedule is as follows:

January 2, 2014: \$500 Payment Due
March 3, 2014: \$1,000 Payment Due
May 1, 2014: Remaining Balance Due

### If you are paying by check, please mail payment directly to:

Anthony Travel C/O G.I.F.T 7920 Belt Line Road, Suite 1010 Dallas, Texas 75254 Please make all checks payable to **Anthony Travel.** 

You may call our office at (855) 288-7699 to pay by credit card. Regular business hours are 8:30 a.m. to 5 p.m. CsT, Monday through Friday. If you can not make your payment on the scheduled date you must call Anthony Travel at least a week in advance of the payment date to make different payment arrangements and avoid a late fee.

#### Package Cancellation Policy:

A \$250 per package cancellation fee applies to cancellations made between time of booking and January 2, 2014. A \$500 per package cancellation fee applies to package cancellations made between January 2, 2014, and March 3, 2014, and a \$1,000 fee applies to cancellations made between March 3, 2014, and May 1, 2014. All cancellations made after May 1, 2014, are non-refundable.

#### Passports:

If you have not already applied for your passport or other travel documents, please do so immediately to ensure ample time for processing. Every participant must be in possession of the appropriate documentation prior to departure. Regrettably, if a participant is unable to obtain a passport or any applicable visa, the standard cancellation policy will apply.

Passports must be submitted to ATI no later than May 1, 2014.

## RELEASE AND AGREEMENT

- $1.\,\mathrm{My}$  Agreement with ATI includes this Release and Agreement, Booking Conditions, Payment Schedule, and Cancellation Policy.
- 2.1 agree to release ATI (which term shall include officers, representatives, shareholders, and employees of ATI, as well as ATI itself) and my school and Group Leader from, and agree not to sue such persons for, any claims that I may have arising from, or in connection with, any physical or property damage that I may suffer from any cause whatsoever other than the actual negligence of such persons. Without limiting the generality of the foregoing, I release such persons from, and agree not to sue such persons for, any physical or property damage that I may suffer resulting from acts of God, war, strikes or government restrictions, terrorist activities, or the acts or omissions of any other agents over which such persons have no direct control, including, without limitation, airlines, bus companies, railways, shipping companies, hotels, guides, and subcontracted agents or tour operators.
- 3.1 agree to abide by ATI's regulations and the directions of my Group Leader or ATI's personnel during my tour. Failure to do so may result in ATI terminating me from the tour immediately. I understand that to disobey such rules or directions is to waive the right to a refund of any part of my Program Fee, and that ATI may then send me home at my own expense.
- 4.ATI shall have no responsibility to or for me when I am absent from ATI supervised activities, such as visits to friends or relatives, or during go-early/stay-late periods if the go-early/stay-late period does not include the services of an ATI Tour Director.
- 5. If I become ill or incapacitated, ATI and its employees, or my Group Leader, may take any action they deem necessary for my safety and well-being, including securing medical treatment (at my own expense) and transporting me home.
- 6. I understand that the air carrier's liability for loss of or damage to baggage or property, or for death or injury to person is limited by their tariffs, or the Warsaw Convention, or both.
- 7.1 understand that it is my responsibility to secure the necessary travel documents (passport and visa) unless specifically arranged for the group by ATI. Failure to do so does not constitute grounds for a refund except according to the normal cancellation guidelines as outlined in the "Booking Conditions."
- 8. By enrolling in this tour, I have made the choice to travel with the Coach/Group Leader organizing my group, and I understand that this choice is not the responsibility of ATI. I also understand that ATI may also provide a replacement Group Leader should my original Group Leader be unable to, or determine not to, participate in the tour.
- 9.1 agree to abide by all local laws when abroad, including those concerning drugs and alcohol (and in the case of a minor, when such laws are not in conflict with parents' permission). I understand that to abuse or disobey such laws is to waive the right to a refund of any part of my Program Fee, and that ATI may then send me home at my own expense. I also understand that should local authorities be involved, I will be subject to the laws of the country I am visiting.
- 10.1 agree to accept full responsibility for any damage I may cause while abroad. This includes, but is not limited to, hotel facilities, motorcoaches and other property. Anthony Travel will not be held responsible for any property damage.
- 11.1 understand that this tour has been designed for students -- reflected in the pacing, educational content, and other aspects of the tour.
- 12. This Agreement constitutes the entire agreement between ATI and me with reference to the subject matter referred to herein, and I do not rely upon any promises, inducements, or agreements not herein, including but not limited to any oral statements made to me by any agents or employees of ATI, or by my school or Group Leader. This Agreement may be amended or modified only in writing.
- 13. This Agreement shall be governed in all respects, and performance hereunder shall be judged, by the laws of the State of Texas. Any claim or controversy arising hereunder or relating hereto shall be settled by arbitration before a single arbitrator, who shall be a lawyer in Dallas, Texas, in accordance with the Commercial Arbitration Rules of the American Arbitration Association then in effect.
- 14. The award rendered by the Arbitrator shall be final, and judgment may be entered upon it in accordance with applicable law in any court having jurisdiction thereof. Notice of the demand for arbitration shall be filed in writing with the other party to the agreement and with the American Arbitration Association in Dallas. The demand shall be made within six months after the claim; dispute or other matter in question has arisen.

