

Case Number: AC55101

Booking reference: BHDEMO

Flight number(s):

- DemoNO

Full Name (the "Client"): Demo Name

Address: demo street, Berlin, Germany

The Client hereby assigns to **Air Claim SRL** full ownership and legal title to his/her Claim pursuant to Regulation 261/04, Fly Rights of US DOT (Department of Transportation), Shy Passenger and Montreal Convention 1999 in relation to the above operated flight(s) identified by the booking reference pursuant to the T&C.

The Client authorizes **Air Claim SRL** to request the operating carrier not to process his/her personal data in relation to the Claim pursuant to applicable personal data protection laws, except only to verify the Claim.

The Client understands that this means that he/she cannot accept any direct contact or payment from the operating carrier.

If the assignment pursuant to this assignment form is declared invalid for any reason, the assignment form shall be considered a power of attorney granted by the Client to **Air Claim SRL**, pursuant to which **Air Claim SRL** is granted exclusive power, with full substitution right, to:

- represent the Client legally before third parties in relation to the Claim
- obtain every type of information required, as well as to initiate information requests with respect to any civil or administrative law proceeding and to initiate complaints with the respective courts or administrative bodies responsible for the enforcement of air passenger rights regulation on behalf of the Client
- initiate, conduct and undertake every type of negotiations as well as legal - judicial and extrajudicial - measures appropriate to collect Client's Claim from the operating carrier
- request the operating carrier not to process his/her personal data in relation to the Claim pursuant to applicable personal data protection laws, except only to verify the Claim
- collect and receive payments in relation to the Claim on the Client's behalf.

The price of the contract:

This service will be charged with a percentage of 25% + VAT from the compensation that the air operator will allocate for you depending on the case, its price will be determined according to the following criteria:

1. In the case of flights of 1,500 km or less, the Client will receive a compensation of 250 EUR, and the Client will have to pay a service fee equal to the amount of 25% + VAT.
2. For flights known as intra-Community flights exceeding 1,500 km, as well as for flights between 1,500 km and 3,500 km, the Customer will receive compensation of EUR 400. Therefore, the Customer will have to pay a service fee of only 25% + VAT.
3. For the rest of the flights not specified above, if the Client obtains the right to receive EUR 600, 25% + VAT of the compensation will be the service fee.

If the customer is not eligible for compensation, **he does NOT have** to pay 25% + VAT as a service fee for his flight compensation.

After Air Claim SRL will receive the payment from the airline, Air Claim SRL will notify the Client and will wait for the Client's Bank Details for a period of 3 months. The Client understands and agrees that after receiving the above notification from Air Claim SRL, Air Claim SRL shall have no liability for Client's failure to provide his or hers bank details in a 3 months period and the quantum of the entire compensation will be retained by Air Claim SRL at the end of the above mentioned 3 months period.

The Client understands that this means that he/she cannot accept any direct contact or payment from the operating carrier.

A blue handwritten 'X' mark, likely representing a signature or initials.

Signature of Demo Name

AIR CLAIM SRL

Date: June 16, 2020

* The defined terms in this Assignment Form shall have the same meaning as provided for in the Terms and Conditions