



FOOTSTEPS OF PAUL APRIL, 2024 REGISTRATION FORM

(PLEASE PRINT, COMPLETE , & SEND BACK TO MARIOJZAM@AOL.COM)

If you have any questions please contact: Mario Zamorano 1(562)713-2224

(Please print your name as they appear on your passport)

Family(last)Name: _____ **First Name:** _____

Middle Name: _____ **Passport No:** _____

Country of Issue: _____ **Date of Issue:** _____ **Expiration:** _____

Home Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ Email: _____

Date of Birth: _____ Nationality: _____

Health Restrictions/Physical Limitations: _____

Dietary Restrictions: _____

Emergency Contact

Name: _____ Relationship: _____

Phone: _____ Email: _____

Departing Airport: _____

Previous Visits to Israel (please state years): _____

Nature of Previous Visits: _____

Travel Insurance Option (Highly Recommended) : Yes No

<http://www.travelexinsurance.com/index.aspx?location=05-1182&go=bp> 1(626) 226-3516

Payment Method: Check Cash Credit Card Zelle Venmo

CREDIT CARD AUTHORIZATION FORM

CARD NUMBER: _____

EXPIRES: _____ CV# _____

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NAME AS IT APPEARS ON CARD:

CARD BILLING ADDRESS:

CARD HOLDER SIGNATURE: _____ DATE: _____

Deposit and Payment

RHOWsc Travel requires a deposit for all tours. Deposit will be made according to the following schedule:

An initial deposit of \$500.00 per passenger is required to be paid by registration before August 10, 2022.

A second deposit of \$1500 is required to be paid by February 10, 2023

A third deposit of \$1500 is required to be paid by September 10, 2023

Remaining balance due must be paid in full no later than February 10, 2024

A credit card may be used, but will be assessed a 3.9% bank card use fee.

Cancellation and Refund Policy

In the event of cancellation by a passenger after payment is made, refunds will be made as follows. If cancellation is made, the cancellation penalty will be:

The \$500 deposit is non-refundable after February 10, 2023

Other cancellation penalty dates are to be determined when airfare is released

*Additional penalties may apply for air, train or cruise/ferry tickets which have already been issued or for deposits paid to hotels during peak periods.

All cancellations; please refer to the cancellation deadlines listed above.

No refund will be made to those participants who break the journey regardless of the portions of the package unused. If, owing to serious illness or injury, the participant withdraws from the tour, a refund will be subject to the consent of the local travel agent.

No refund will be made to those participants who have failed to secure valid travel documents or visas for travel destinations. Therefore travel insurance is highly recommended for any unforeseen circumstances.

Terms and Conditions

1. RHOWsc Travel acts only in the capacity of an agent for purveyors of transportation, sightseeing and hotel accommodation. All coupons, receipts and tickets issued by RHOWsc Travel are subject to

the terms and conditions stipulated by the suppliers. RHOWsc Travel shall be exempt from any liability for loss or damage to property, injury of persons, accidents, delays, irregularities or other occurrences beyond its control. Neither will it be responsible for any change in itinerary, hotels or transport station schedule and losses incurred due to unforeseen circumstances.

2. Tour prices are subject to change; price changes are driven by suppliers and foreign exchange rates beyond the control of RHOWsc Travel. Therefore, we reserve the right to adjust the listed price at any time for any reason. However we will not adjust prices once the tour has been confirmed and full payment has been made.

3. Should weather or other unforeseen circumstances cause a delay in transportation before the tour's departure, RHOWsc Travel reserves the right to postpone or cancel the tour, and any loss or additional expenses incurred shall be borne by the participants. (Insurance Option)

4. Should political upheavals, bad weather conditions or the like arise, local agents conducting the tour reserve the right to alter the itinerary, as necessary. Any additional expenses incurred shall be charged to the participants. (Insurance Option)

5. Participants should strictly abide by the laws and regulations promulgated by the government of the country they visit, including but not limited to Immigration and Customs Laws and Regulations. RHOWsc Travel will not be responsible for any and all penalties due to any regulations of the government of the country visiting. 6. To be valid, all complaints must be submitted within 30 days of the end of the tour. 7. Participants are not allowed to change the confirmed itinerary, including transportation, hotel, meal(s) and sightseeing. Any extra charge or loss incurred due to such change should be borne by the participant. 8. No refund shall be given for any portion(s) of the package unused by the participant of his own accord.

Complaints and Arbitration

If you have any complaints during your trip, please inform your local guide or our specified local representative or the suppliers immediately of the situation so that we may promptly attend to the matter. Failure to promptly notify us of your complaint may reduce or eliminate any compensation that may be payable. In cases where a satisfactory remedy is not achieved, you must submit a written complaint to RHOWsc Travel within thirty days from the end of your tour. Complaints received by RHOWsc Travel will be acted upon promptly and fairly within the terms of these conditions. Any controversy arising out of, or relating to this contract or any modification or extension thereof, including any claim for damages, or revision or both, which cannot be settled amicably shall be settled by arbitration administered by the American Arbitration Association in Los Angeles, California, U.S.A. in accordance with the rules then obtaining of the American Arbitration Association. The parties, i.e. you and RHOWsc Travel, consent to the jurisdiction of the Supreme Court of the State of California, and of the United States District Court for the Southern District of California, for all purposes in connection with the arbitration. These parties consent that any process or motion or other application to either of said courts and any paper in connection with arbitration, may be served by certified mail, return receipt requested by personal service or in such other manner as may be permissible under the rules of the applicable court or arbitration tribunal, provided a reasonable time for appearance is allowed. The parties further agree that arbitration proceedings must be instituted within one year after the claimed breach occurred, and that the failure to institute arbitration proceedings within such period shall constitute an absolute bar to the institution of any proceeding and a waiver of all claims.