

- (a) Any flight coupon of a ticket presented without the passenger coupon, and any unused flight coupons contained in that ticket when issued;
- (b) Any exchange coupon of an MCO presented without the passenger coupon, and any unused exchange coupons, contained in that MCO when issued;
- (c) Any unused flight coupon that precedes, in numerical sequence, any other flight coupon contained in a ticket, or sequence of conjunction tickets issued in respect of any travel, if that other coupon is or is to be used in respect of any of that travel;
- (d) Any ticket or other document bearing a prohibition or restriction on refunds, if that refund would be contrary to that restriction or prohibition;
- (e) Any ticket or other document that has been replaced free of charge;
- (f) Any ticket or other document that has been altered otherwise than in accordance with clause 109 of the General Tariff Conditions (as imported into this notice).

52. Refunds in respect of inclusive tours—No refund shall be made in respect of any unused component of an inclusive tour that has otherwise been undertaken if the effect of that refund would be to reduce the amount paid in respect of that tour to an amount lower than the minimum tour price for that tour.

PART XI

COMBINATIONS

53. Combination of specified fares with other fares—(1) Except as provided in subclause (2) of this clause, a specified fare shall not apply if it is, or is to be, combined with any other fare so as to relate to travel comprising a combination of the travel to which that specified fare relates and the travel to which that other fare relates.

(2) A specified fare may apply if (alone or together with one or more lawful add-ons) it is, or is to be, combined with any other fare or fares so as to relate to travel comprising a combination of the travel to which that specified fare (or that fare and those add-ons) relates and the travel to which that other fare or those other fares relates if there is not for the time being specified in a relevant tariff, in respect of the combined travel concerned, a fare that—

- (a) Has the same determining features as any of those fares; and
- (b) Is higher than the sum of those fares.

(3) For the purposes of subclause (2) (a) of this clause, 2 fares have the same determining features if the provisions of the respective relevant tariffs determining the application of those fares (other than the provisions relating to points of arrival and departure) are identical or of the same effect.

PART XII

COMMISSION

54. Generally, application of fare not affected by payment of commission—Except to the extent (if any) provided elsewhere in this notice, the application of a specified fare shall not be affected by—

- (a) The payment of, or failure to pay, any agency commission; or
- (b) The amount of any agency commission paid,—in respect of that fare, any travel to which it relates, or the arrangement of any such travel.

PART XIII

DISCOUNTS

55. Accompanied infants—(1) Where one or more infants who are not to and do not occupy a seat throughout the travel to which a specified fare relates are accompanied by one or more adults, there may be allowed in respect of that infant or any number (not exceeding the number of adults concerned) of those infants a discount not exceeding 90 percent of that fare.

(2) Where one or more infants each of whom is to and does occupy a seat throughout the travel to which a specified fare relates are accompanied by one or more adults, there may be allowed in respect of that infant or all or any of those infants a discount not exceeding 50 percent of that fare.

56. Children—There may be allowed in respect of any travel to which a specified fare relates by a child who—

- (a) Is to be and is accompanied by an adult throughout that travel; or
 - (b) Has or will by the commencement of that travel have attained the age of 8 years—
- a discount of 50 percent of that fare.

57. Tour conductors—Where any group of passengers undertakes any travel departing from and returning to an assembly point, being travel as part of an inclusive tour arranged and paid for before the departure of that group from that point, there may be allowed to a tour conductor escorting that group on travel to which a specified fare applies—

- (a) Any discount the carrier concerned thinks fit, if that group has 15 or more members;
- (b) A discount not exceeding 50 percent of that fare, if that group has 10 or more members but not more than 15 members.

58. Approved agents—There may be allowed in respect of any travel to which a specified fare relates by any person who is—

- (a) An approved agent of the carrier concerned; or
- (b) The sole proprietor of any such approved agent; or
- (c) A partner or director of any such approved agent; or
- (d) A qualified person employed at an approved location by any such approved agent; or
- (e) The spouse of any such person,—

a discount of not more than 75 percent of that fare.

59. Approved cargo agents—(1) Subject to subclause (2) of this clause, there may be allowed in respect of any travel to which a specified fare relates by any person who is—

- (a) An approved cargo agent of the carrier concerned; or
- (b) The sole proprietor of any such approved agent; or
- (c) A partner or director of any such approved agent; or
- (d) Employed by any such approved cargo agent at an approved cargo location,—

a discount of not more than 75 percent of that fare.

(2) A specified fare shall not apply if under subclause (1) of this clause any carrier allows—

- (a) A discount of more than 50 percent of that fare to any person who has, during the calendar year during which a ticket is or is to be issued for the travel concerned more than once has been issued with a ticket for travel at a fare discounted by that carrier or any agent or other person acting on that carrier's behalf by more than 50 percent under that subclause (whether as imported into this notice or as imported into any other notice or notices); or

- (b) Any discount of that fare to any person who has, during the calendar year during which a ticket is or is to be issued for the travel concerned more than 19 times has been issued with a ticket for travel at a fare discounted by that carrier or any agent or other person acting on that carrier's behalf under that subclause (whether as imported into this notice or as imported into any other notice or notices).

(3) Subject to subclause (4) of this clause, where the spouse of any person undertaking any travel at a specified fare discounted under subclause (1) of this clause accompanies that person on that travel, there may be allowed in respect of that spouse a discount of not more than 50 percent of that fare.

(4) A specified fare shall not apply if under subclause (3) of this clause any carrier allows a discount of that fare to any person who has, during the calendar year during which a ticket is or is to be issued for the travel concerned has been issued with a ticket for any travel discounted by that carrier or any agent or other person acting on that carrier's behalf, under that subclause (whether as imported into this notice or as imported into any other notice or notices).

(5) Notwithstanding anything in this clause, no discount shall be allowed under this clause, if the validity of the ticket issued in respect of the travel concerned is greater than 3 months from the date of its issue.

60. Approved general sales agents and approved general cargo agents—There may be allowed in respect of any travel on the services of the carrier concerned to which a specified fare relates by any person who—

- (a) Is, and has or will have for the 12 months before the commencement of that travel been, an approved general sales agent or approved general cargo agent of the carrier concerned devoting all or most of his or its time during normal business hours to the business of that carrier; or
- (b) Is a sole proprietor, director, or employee of, or a partner in, any such agent; or
- (c) Is a member of the immediate family of any such agent, proprietor, director, employee, or partner,—

any discount that carrier thinks fit.

61. Group vocational training trips—There may be allowed in respect of any travel to which a specified fare relates by any group of 6 or more persons travelling to attend a course of instruction or participate in a destination familiarisation tour or an aircraft or route familiarisation tour, being a course or tour organised by the carrier concerned (alone or jointly with one or more other carriers) each of whom is—

- (a) An approved agent of that carrier; or
- (b) A sole proprietor, director, or employee of, or a partner in, any such agent,—

any discount that carrier thinks fit.

62. Training courses for approved cargo agents—There may be allowed in respect of any travel to which a specified fare relates by any group of 8 or more persons travelling between their homes and a point where a full-time cargo training course organised by the