

I (or parent or legal guardian if enrollee is under 18) am an enrollee on a Culinary and Cultural Adventure and understand and agree to the following:

1. I acknowledge and understand that my tour is operated by Olivia Browning LLC, dba Cooking with Abby.
2. I understand, Cooking with Abby (collectively referred herein as "CWA") works with different suppliers for various portions of the tour. When CWA is acting as an intermediary for its suppliers, CWA assumes no responsibility for and cannot be held liable for any negligent or willful act or omission of any supplier, or of any other person or entity. A supplier's services are subject to the supplier's own terms and conditions, as well as the local laws and regulations of the relevant country.
3. I understand that CWA is not responsible for any injury, loss, or damage to person or property, death, delay or inconvenience in connection with the provision of any goods or services, or any negligent or willful act or failure to act of any third party, or for any other cause beyond the direct control of CWA.
4. I agree to release CWA, my Group Coordinator (if applicable), and my Tour Director(s), hereunder collectively referred to as the "Released Parties" from, and agree not to sue the Released Parties for, any and all claims, of any nature related in any manner to my participation in a CWA-sponsored tour. In addition, it is my express intent that this Release & Agreement shall bind the members of my family and spouse and shall be construed in accordance with the laws of Massachusetts.
5. I understand that travel in other nations is not similar to travel in the United States. Tours outside of the United States can involve inconvenience and risk. I agree to review any specific risks related to my destination by visiting the Centers for Disease Control and Prevention's Traveler's Health website at www.cdc.gov/travel and the State Department's International Travel website at www.state.gov/travel. It is my intention to assume all of the risks of travel and participation in the program and to CWA from any and all liabilities to the maximum extent permitted by law. I agree that this Release applies to and binds myself and any minor child who I am enrolling as a parent/legal guardian, along with all personal representatives, executors, heirs, and family.
6. CWA shall have no responsibility for me whatsoever when I am absent from CWA supervised activities or for non-supervised activities.
7. Airline reservations are not included in my travel plans. I understand it is my responsibility to make appropriate air arrangements as well as transportation to and from the destination where the travel booking originates and returns.
8. I understand and agree that CWA reserves the right to refuse or cancel my reservation at their sole discretion. In such event, standard cancellation guidelines as outlined in the Booking Conditions apply.

10. I agree to abide by CWA's rules and regulations and the directions of my Tour Director and CWA's personnel during my tour. I understand and agree that CWA may dismiss me from the tour at any time and at my sole expense for the failure to follow such rules or directions or for any other reason that CWA deems appropriate. I understand that in the event I am dismissed from the tour for any reason, I waive the right to a refund of any part of my program price, and that CWA may then send me home at my own expense. CWA is not responsible for arranging my transport home.

11. I agree to abide by all local laws when abroad. I understand that if I abuse or disobey such laws, even unintentionally, I waive my right to a refund of any part of the program price, and CWA may dismiss me from the tour at any time and may send me home at my own expense. CWA is not responsible for arranging my transport home. I also understand that should local authorities be involved; I will be subject to the laws of the country I am visiting.

12. I understand and agree that itineraries are subject to change and that CWA has the right to make changes in tour itineraries and departure dates, and to modify transportation arrangements. Uncompleted portions of the tour itinerary are not cause for refund.

14. I understand that prices are subject to change due to unforeseen surcharges or substantial fluctuation in currency exchange and/or fuel cost which, if imposed, will be separately billed.

15. I understand that it is my responsibility to secure the necessary travel documents (e.g., passport and visa[s]) for all locations on my tour (including locations visited during transit).

16. I am aware that travel insurance is required. Travel insurance protects passengers and their investment. **TRAVEL INSURANCE IS NOT INCLUDED IN THE COST OF THE ITINERARY. IN ORDER TO BEST PROTECT MYSELF, CWA REQUIRES THAT I PURCHASE AT MY OWN COST, TRAVEL INSURANCE FOR THE DURATION OF THE TOUR.**

17. I understand that CWA is not responsible for loss of passports, airline tickets, or other documents, or for loss of or damage to luggage or any other passenger belongings.

18. I understand that I will be required to pay for any phone calls or incidental personal expenses that I incur at hotels, as well as for any damage I cause to hotel rooms, buses or other property.

19. I represent that I understand the pacing, content, accommodations, and other aspects of the tour upon which I have enrolled, and that I have discussed with CWA any limitations that may make it difficult or impossible for me to participate in this tour as designed.

20. I understand and agree that this Release & Agreement and CWA's Booking Conditions constitute the entire agreement between CWA and me with reference to the subject matter 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 CWA. This agreement may be amended or modified only in writing, signed by both parties. The waiver by

CWA of any provision of this agreement shall in no way affect the remaining provisions of this agreement, and this agreement shall be interpreted as if such clause or provision were not contained herein.

21. I understand and agree that this release & agreement shall be governed in all respects, and performance hereunder shall be judged, by the laws of the Commonwealth of Massachusetts. In the event of any claim, dispute or proceeding arising out of my relationship with CWA, or any claim which in contract, tort, or otherwise at law or in equity arises between me and the Released Parties, whether or not related to this agreement, all parties submit and consent to the exclusive jurisdiction and venue of the courts of the Commonwealth of Massachusetts and of the United States District Court for the District of Massachusetts.

22. I understand and consent that CWA may use any photographic, film, digital or video likeness taken of me, any of my comments while on a tour, any of my photographic, film, digital or video content shared by me with CWA through any form for future publicity or marketing without compensation to me.

23. I understand that my enrollment on tour with CWA is not complete until I have signed and agreed to the Terms & Conditions and this Release & Agreement. In case of legal or parent guardian, I represent that I am authorized to act on behalf of such individual(s) and I acknowledge and affirm that CWA's reliance on my authority is reasonable. I agree to indemnify and defend CWA for any claims arising out of any violation of this representation.

Enrollee

Date

Olivia Browning LLC d/b/a Cooking with Abby

Date

