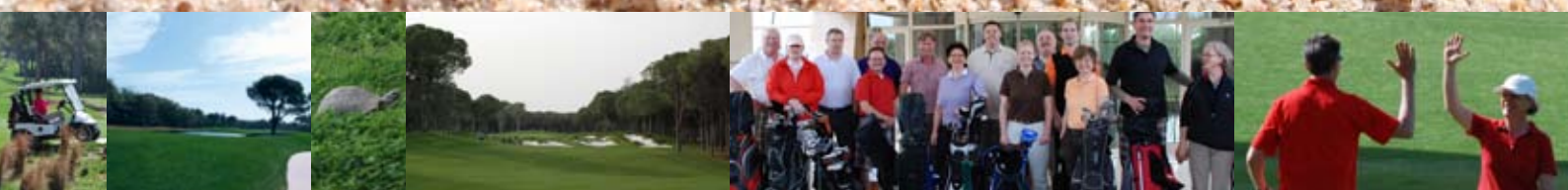


2nd Belek Rainbow Week 26-Feb - 4-March 2011** ALL INCLUSIVE >>

6 days in the hotel
CALISTA Lux. in BELEK
26-Feb - 4-March 2011
(Coretime**), incl. 4
x 18 holes golf, excl.
flight, ALL INCLUSIVE

699 ,-- EUR*





details:

26-Feb - 4-March 2011**
ALL INCLUSIVE

- transfer airport- hotel- airport
- welcome drink
- English speaking guidance
- 6 nights, ALL INCLUSIVE
- 5-star Calista Luxury Hotel >> www.calista.com.tr in Belek with the following exclusive package:
 - VIP service: on arrival basket of fresh fruit, bottle of wine, bathing-gowns and slippers in your room
 - all rooms with sea view (if available, obligatory against surcharge)
 - 3 times use of the a-la-carte restaurants (reservation necessary)
 - every evening „turndown service“, meaning that the rooms are cleaned twice every day
- 4 x 18 holes, 1 day of golf tournament included (f.e. 1x Montgomerie + 2 x Tatgolf + 1 x Carya)
- lunch packages are provided on days of golf
- confirmation of starting times and free transfer to the golf courses

SPECIAL price per person in a double (all inclusive) € 699,-*
single surcharge per person and day € 10,--

***NOTE:**

price **excluding** flight - h&hgolf, Nicole Meitinger, will be pleased to help you with your flight organisation & booking, see contact data at the top of the next page >>

** prolongation individually available, please ask (about € 66 per night and person)

early registration discount € 25 (when registering until 15-Aug-2010 via Fax)

This trip is organized by H&H Golf for the German Rainbow Golfers. Each participant has to book directly with H&H Golf. (See registration fax form and travelling conditions)

last day of booking is 30-October-2010, in case that there are less than 18 participants the trip will not take place.

Information concerning the hotel and the golf courses are to be found under:
www.hhgolf.de



Further information and registration fax form >>



H & H TUR Touristik GmbH, Kaiserstr. 94 a,
 76133 KARLSRUHE, www.hhgolf.de
 Tel: +49 (721) 509 811 35 (Nicole Meitinger)
 Fax: +49 (721) 509 811 36 | e-mail: golf@hhgolf.de

>> Belek-Rainbow-Week 2011:

registration fax to: +49 721 - 50981136

I would like to book the Golf Trip Belek-Rainbow-Week 2011 to Belek in Turkey, Hotel Calista Luxury, 26-Feb - 4-March-2011. I know that this booking is binding.

▶ ▶ *incl. golf, excl. flight € 699,-**
 last name, first name of registering person

▶ ▶ *license to play*
 street

▶ ▶ *golf HCP:*
 zip / town

▶ ▶
 phone daytime phone in the evening

▶
 e-mail address



▶ ▶ *incl. golf, excl. flight € 699,-**
 last name, first name of accompanying person

▶ ▶ *license to play*
 street

▶ ▶ *golf HCP:*
 zip / town

▶ ▶
 phone daytime phone in the evening



▶ accomodation *double room* *single room*

▶
 clients message:



*I have read the travelling conditions and I accept them.
 This registration is binding by my signature. I have taken notice of the travelling and payment regulations handed out to me by H&H TUR Touristik GmbH as well as the conditions of transportation of the participating transportation carriers. I fully accept these conditions. Price and travel package according to published details.*

▶
 place, date and signature

Hereby I declare that I have been authorized by my fellow-travellers and I undertake full liability for the contractual terms for the people on whose behalf I booked the trip.

▶
 place, date and signature

GENERAL TERMS AND CONDITIONS OF TRAVEL
Version: May 2009

1. Conclusion of the travel agreement

1.1 Upon booking, the traveller bindingly offers H&H TUR the conclusion of a travel agreement.
1.2 Booking can be effected orally, in writing, over the telephone or via monitor systems (internet, e-mail).
1.3 The agreement is formed when accepted by H&H TUR. Acceptance does not need to be given in a particular format. Upon or immediately after the conclusion of the agreement, H&H TUR will send the customer written travel confirmation.
1.4 If the content of the travel confirmation differs from the content of the booking, this constitutes a new offer which binds H&H TUR for a period of 10 days. The agreement is formed on the basis of this new offer if the traveller notifies their acceptance to H&H TUR during the time in which H&H TUR is bound by the offer.

2. Payment

2.1 Upon receipt of the written travel confirmation and delivery of the certificate of insurance, an advance payment of 20% of the travel price per person (subject to a minimum payment of €30.00 per person) is due and payable. The balancing payment is due and payable at least 28 days before commencement of travel. The cost for travel cancellation expenses insurance taken out through H&H TUR is due and payable at the same time as the advance payment.
2.2 If the customer does not make the advance payment and/or the balancing payment in accordance with the agreed due dates, H&H TUR is entitled - after granting a reasonable grace period - to rescind the travel agreement and to demand compensation in accordance with Item 5.

2.3 Travel documents will be sent to the customer following receipt of the full payment amount, but in any event no earlier than 21 days before departure. Travel documents will be sent in the post to the address given in the booking. If, contrary to expectations, the person making the booking and/or the traveller has not received the travel documents at least five days before the commencement of travel, the person making the booking and/or the traveller must immediately contact H&H TUR. Subject to payment in full having been made, H&H TUR will send the travel documentation or, in the case of flights, provide the travel documentation at the airport ticket desk on the day of departure upon presentation of clear proof of payment or payment in cash.

3. Services and changes to services

3.1 The services that have been contractually agreed can be determined from the specification of services in the H&H TUR brochures and other promotional advertising of H&H TUR as well as the details in the travel confirmation.

3.2 Changes or variations to individual travel services from the agreed content of the travel agreement, which are necessary following the conclusion of the agreement and that are effected by H&H TUR in good faith, are only permitted to the extent that the changes or variations are not material and do not impair travel when viewed as a whole. This does not affect warranty claims to the extent that the revised services are defective. H&H TUR is obliged to immediately inform the customer of any change or variation to services. In the case of material changes to significant travel services, H&H TUR will offer the customer the option to re-book or cancel the contract free of charge.

4. Price changes

H&H TUR reserves the right to amend the advertised prices or the prices confirmed in the travel confirmation in the event of an increase in transportation costs or taxes for particular services

such as port or airport fees, or a change in the exchange rate applicable to the trip.

- To the extent that there is an increase in transportation costs (and, in particular, fuel costs) following the conclusion of the agreement, H&H TUR is entitled to increase the cost of travel by applying the following calculation:

For an increase that is based on seats, H&H TUR can request the increased amount from the customer.

If the transportation company requests an increase for the method of transportation, the additional transportation costs will be split equally between the number of seats of the agreed method of transportation. The increased amount per seat can be requested from the customer by H&H TUR.

- If the taxes (such as port and airport fees) valid at the time of entering into the agreement increase, H&H TUR can increase the cost of travel by the corresponding amount per customer.

- As a general rule, it is only possible to increase the price following conclusion of the agreement if there are more than four months between the conclusion of the travel agreement and the agreed travel date and the circumstances giving rise to the increase had not come into effect prior to conclusion of the agreement and were not foreseeable by H&H TUR at the time of entering into the agreement.

- The customer must be immediately informed of any price increase. Price increases may only be requested up until the 21st day before the agreed departure date. If the cost of travel increases by more than 5% of the total cost, the customer may rescind the agreement free of charge or request alternative travel of at least the same value to a different destination if H&H TUR is able to offer such travel without additional cost to the customer.

- The customer must immediately exercise the aforementioned rights against H&H TUR immediately following the corresponding notification by H&H TUR.

5. Rescission by the customer / cancellation costs

5.1 The customer can rescind the travel agreement at any time before commencement of travel. It is recommended that the customer give notice of rescission in writing. Receipt by H&H TUR of the notification of rescission is crucial. If the customer rescinds the travel agreement or does not commence travel for other reasons (with the exception of force majeure as provided for under Item 7) which are not the responsibility of H&H TUR, H&H TUR can demand reasonable reimbursement of the travel arrangements made and its expenditure. When calculating the amount to be reimbursed, the ordinarily saved costs and the possible alternative use of the travel services are to be taken into account. In connection with the rescission of the agreement or non-commencement of travel, the customer is free to evidence to H&H TUR that no loss or a smaller loss has arisen than the flat-rate costs (see below).

Rescission fees are also payable if a traveller fails to arrive in time at the respective departure airport or place of departure at the times stated in the travel documents, or if travel is not commenced due to incorrect or missing travel documentation, e.g. passport or necessary visas. Until the commencement of travel, the traveller may be substituted for another suitable person following notification to H&H TUR. The processing fee is €40.00 per person. Airline tickets, train tickets and travel tickets that have already been provided to the traveller must be immediately returned to H&H TUR if a traveller cancels travel. If tickets are not returned, or if they are returned late, H&H TUR is entitled to charge the traveller additional cancellation fees levied by

the supplier as a result of the missing documentation. The provisions specified here in relation to cancellation of travel apply to all travel unless otherwise provided for in individual promotional material.

If no replacement traveller is found, the fixed-rate cancellation costs per person are as follows (expressed as a percentage of the total cost of the trip):

I. For package trips and flights

Until the 30th day before departure, 20% of the cost of the trip subject to a minimum of €30.00 per person;

From the 29th to the 22nd day before departure, 25% of the cost of the trip;

From the 21st to the 15th day before departure, 35% of the cost of the trip;

From the 14th to the 7th day before departure, 50% of the cost of the trip;

From the 6th day before departure, 65% of the cost of the trip;

From the day of departure and for non-commencement of the trip, 90% of the cost of the trip.

II. For group travel

Individually agreed cancellation rules apply. Unless otherwise agreed, the cancellation fixed-rate charges set out in Point I above apply.

III. For free trips

A reservation deposit will be charged at the time of booking. This will be paid back to the traveller at the destination upon commencement of travel or set off against optional services, which must be booked locally. If at least one optional service (e.g. excursions, meals - but excluding insurance) is booked at the time of entering into the agreement, the reservation deposit referred to above is waived. If cancelled by the 30th day before departure, a fixed-rate cancellation fee of €30.00 per person is charged. From the 29th day before departure, a cancellation fee of 100% of the paid reservation deposit will be charged. The fixed-rate cancellation fees set out under Point I above apply to optional services that are cancelled.

5.2 We recommend that travellers take out travel cancellations expenses insurance.

6. Re-bookings

Changes to the date of travel, travel destination, location, commencement of travel or method of transportation at the request of the traveller may only be made by cancelling the travel agreement and re-booking at the same time. On a case-by-case basis, H&H TUR may waive the cancellation fee and instead charge a one-off re-booking fee of €30.00 per person.

7. Rescission and cancellation by the tour operator

7.1 If the travel agreement is significantly impeded as a result of force majeure (e.g. civil unrest, war, natural disasters or epidemics), both the traveller and H&H TUR may cancel the agreement. If cancelled before departure, the traveller will be reimbursed the cost of the trip that has been paid. Further claims are excluded. However, H&H TUR may request a fee for the services provided.

7.2 If the specified circumstances arise following commencement of travel, the travel agreement may be cancelled by either party. In this situation, H&H TUR will take the necessary measures as a result of the cancellation of the agreement. If the agreement is cancelled for the aforementioned reasons, additional costs for return transportation will be split equally by H&H TUR and the traveller. Otherwise, additional costs are to be borne by the traveller.

8. Warranty, requests for redress, obligation to cooperate

8.1 Redress

If the trip is not provided in accordance with the agreement, the traveller can request redress.

H&H TUR may also provide redress by providing a substitute service of equal value. H&H TUR may refuse to provide redress if doing so requires disproportionate expenditure.

8.2 Reduction of the trip cost

Following completion of the trip, the traveller may demand a corresponding reduction in the price of the trip. Assuming that there are no problems in connection with the trip, the price of the trip shall be reduced by the ratio of the value of the trip at the time of sale to its actual value. No reduction will be given if the traveller culpably neglects to notify the problem to the tour operator or the local travel representative and/or agency.

8.3 Termination of the agreement

If a trip is significantly impaired as a result of a defect and H&H TUR does not provide redress within a reasonable time period, the traveller may terminate the travel agreement within the framework of the statutory provisions. In its own interest and so as to preserve evidence, notification of cancellation should be given in writing. The same applies if, as a result of a problem, it cannot be expected that the traveller undertake the trip for an important reason that is discernible to H&H TUR.

It shall not be necessary to determine a deadline for providing redress only if redress is not possible, refused by H&H TUR or if the immediate termination of the agreement is justified by a particular interest of the traveller.

8.4 Compensation

In addition, the customer can demand compensation for non-performance.

8.5 If luggage is lost or damaged on flights, the traveller must make a notification of loss (P.I.R.) with the airline at the destination airport. Claims cannot be considered without the P.I.R.

9. Limitation of liability

9.1 The contractual liability of H&H TUR for damage that is not personal injury is limited to three times the cost of the trip, to the extent that loss suffered by the traveller was not caused intentionally or through gross negligence or to the extent that H&H TUR is responsible for the loss suffered by the traveller solely due to the fault of a service provider. These maximum amounts apply per traveller per trip. Contractual claims must be brought against H&H TUR within one month of the contractually agreed date on which the trip ends. Claims should be made in writing, where possible. Once this one-month period has ended, contractual claims can only be brought if the traveller was prevented from observing this deadline through no fault of their own.

9.2 H&H TUR shall be liable for tortious claims for property damage up to an amount of €4,100. Should an amount equal to three times the cost of the trip be greater than €4,100, liability for property damage is limited to three times the cost of the trip. These maximum liability amounts apply per traveller per trip. Any additional claims in connection with lost or damaged luggage under the Montreal Convention are not affected.

9.3 H&H TUR is not liable for any impairment of services, personal injury or property damage in connection with services that are merely brokered as third party services (e.g. sporting events, hot air balloon trips, rental cars, excursions) and which are expressly stated to be third party services in the promotional literature and confirmation - even where travel representatives of H&H TUR are involved in these special events.

10. Exclusion of claims and limitation period

10.1 Travellers must bring any claims relating to the failure to provide the trip as stipulated in the

agreement within one month of the contractually agreed date on which the trip ends. Such claims are to be notified to H&H TUR Touristik GmbH, Kaiserstrasse 94a, 76133 Karlsruhe. Upon the expiry of this deadline, the traveller may still bring a claim if it was prevented from observing the deadline through no fault of its own.

10.2 Contractual claims by the traveller are subject to a limitation period of one year. The limitation period commences on the day on which the trip ends in accordance with the agreement. If there are ongoing negotiations between the traveller and H&H TUR regarding the claim or the circumstances underlying the claim, the limitation period is suspended until the traveller of H&H TUR refuses to continue negotiations. The limitation period shall expire no earlier than three months following the end of the suspension. Any claims for damages for tortious acts arising from personal injury or death are subject to a limitation period of three years.

11. Passport, visa and health regulations

11.1 The traveller is obliged to have regard to the details regarding passport, visa and health regulations stated in the promotional material and to any subsequent notifications for German citizens. These details concern travellers who are German citizens.

Travellers of other nationalities are obliged to inform themselves as to entry and transit regulations from the relevant embassy. The traveller is responsible for complying with all regulations which are important to undertaking the trip. Any loss, in particular the payment of cancellation fees, arising from a failure to comply with these regulations, is to be borne by the traveller, except where H&H TUR has culpably provided incorrect advice or failed to provide advice.

11.2 H&H TUR is not liable for the timely granting or provision of required visas by the respective diplomatic representation if the traveller has instructed H&H TUR to obtain the same, unless the delay is attributable to H&H TUR.

12. Information obligations regarding the identity of the operating airline

In accordance with EU legislation requiring all travellers to be informed of the identity of the airline which will operate flights, H&H TUR will inform the traveller of the identity of the airline at the time of booking. If the identity of the airline has not been determined at the time of making the booking, H&H TUR is obliged to specify the airline that will likely operate the flight. As soon as H&H TUR knows which airline will actually operate the flight, H&H TUR must immediately inform the traveller of the change. H&H TUR will immediately take all appropriate steps to ensure that the customer is informed of the change as quickly as possible. The list of air carriers subject to an operating ban within the EU (blacklist) can be found at http://ec.europa.eu/transport/air-ban/doc/list_en.pdf.

13. Place of jurisdiction / Applicable law

German law applies.

Karlsruhe in Germany is the place of jurisdiction for registered traders, people without a general place of jurisdiction in Germany and people who have moved their place of residence or place of usual residence abroad following entry into the agreement, as well as people whose place of residence is not known at the time that a claim is made and for claims made against H&H TUR. This will only not apply if international agreements mandate otherwise.

14. Printing errors

Obvious printing errors and miscalculations entitle H&H TUR to dispute the travel agreement. The preceding provisions are only valid to the extent that statutory provisions that come into force following printing do not provide other-

wise. All information is provided as at the time of printing (May 2009).

15. Data protection and general provisions
All personal data will be collected and processed in accordance with German data protection legislation. Only personal data that is required for undertaking the trip will be collected and passed on to partners. These partners and our employees are obliged by us to observe data secrecy. Data will be provided to state organisations and authorities only within the framework of the applicable legal provisions. The customs authorities in the USA have obliged all airlines by law to provide flight and reservation information concerning each traveller. This data is used by the US customs authorities solely for security purposes.

Tour operator:

H&H TUR Touristik GmbH, Kaiserstrasse 94a, 76133 Karlsruhe, Germany

Risk coverage certificate for package holidays in accordance with para. 651k of the German Civil Code

Tour operator: H&H TUR Touristik GmbH

Policy no.: 11 30 01 50 - 20

This coverage certificate is only valid for trips that are commenced by 30 June 2010. This coverage certificate is not transferable. It is valid for the person travelling stated on the booking confirmation.

The insurer of customer money stated on the right (HanseMerkur Reiseversicherung AG, hereafter referred to as "HMR") guarantees to the traveller on behalf of the tour operator that it will refund

1. the cost of the trip that has been paid as well as travel services in the event that the tour operator is unable to make payments or is subject to insolvency proceedings over its assets; and
2. and necessary costs incurred by the traveller for return travel as a result of the tour operator being unable to make payments or being subject to insolvency proceedings over its assets.

The aforementioned liability of HMR is limited. HMR is only liable for amounts to be refunded up to an amount of EUR 110 million per year. If this amount is not sufficient for all travellers, the amount reimbursed will be reduced in proportion of the total amount to be refunded to the refund limit. Amounts that are due will only be refunded following the year (1 January - 31 December) in which the claim arose.

tourVERS

Touristik-Versicherungs-Service GmbH

Borsteler Chaussee 51

D-22453 Hamburg, Germany

Tel +49 (0) 40 24 42 88-0

For enquiries, please contact the address above.

In the event of a claim, please contact:
HanseMerkur Reiseversicherung AG, Siegfried-Wedells-Platz 1, 20352 Hamburg, Germany Tel: +49 (0)180 50 66 600

HanseMerkur Reiseversicherung AG

/signature/

/signature/