TOUR OPERATOR: Global Adrenaline, LLC d/b/a National Geographic Partners Chicago

PROGRAM RATES:
Inca Trail Trek (based on a minimum of 10 trekkers): $7,995 per person double occupancy / $2,295 single supplement

Train Alternative (based on a minimum of 4 travelers): $10,090 per person double occupancy / $3,195 single supplement

PROGRAM COST INCLUSIONS Harvard study leader; professional tour director; local English-speaking Peruvian guides; accommodations as indicated in itinerary; meals as indicated in the itinerary; local beer, wine, and non-alcoholic beverages at included meals (except during trek); bottled water and snacks in vehicles; activities as indicated in itinerary; entrance fees to national parks, historical sites, and museums; airport transfers when arriving and departing on designated arrival and departure dates; best available ground transportation; porters for transportation of camping gear and packs (for Inca Trail Trekkers); tips and gratuities for guides, drivers, porters, and hotel and restaurant staff; $200,000 emergency medical assistance and evacuation insurance provided by Harvard Alumni Travels

PROGRAM COST EXCLUSIONS: International flights to and from Cusco (CUZ); international airport departure tax; domestic airport tax; airport transfers on days other than the scheduled arrival and departure dates; meals and beverages not included in the itinerary; travel insurance (discretionary); passport fees, visas, and visa photos as required; phone calls, laundry, and other items of a personal nature; any other items not specifically mentioned as included.

PROGRAM SIZE: This tour, (exclusively developed for Harvard Alumni Association Travels), is limited to 24 participants on a first-come, first-served basis. The minimum group size is 12. Please note that the minimum group size for the trekking component is 10 and the minimum group size for the train component is 4. Should the minimum not be met, we reserve the right to cancel the program (or respective component), levy a small group surcharge, and/or send the program without a Harvard study leader. We retain the right to add staff members and/or invited guests to any of our group departures regardless of the stated group-size limitation.

PAYMENTS, CANCELLATIONS & REFUNDS: To reserve space on this Trip, a $1,000 per-person deposit is required. Final payment is due no later than 90 days prior to departure. Payments must be made by credit card. A participant’s reservation may be canceled if full payment has not been received by 90 days prior to departure. For reservations made within 90 days of the departure date, full payment is required when the reservation is accepted. All cancellation notices must be received in writing and will become effective as of the date of the postmark. If a participant cancels 120 days or more prior to departure, a refund less an administrative fee of 50% of the deposit will be made. Per-person charges for cancellations that occur less than 120 days prior to departure (“Cancellation Period”) are as follows: 91-119 days prior to departure: 100% of the deposit amount; 45-90 days prior to departure: 50% of the Trip cost; 44 or fewer days prior to departure: 100% of the Trip cost. This policy also applies to pre- and post-Trip extensions and extra arrangements confirmed on any participant’s behalf. Any revisions made within the Cancellation Period, such as a change in departure date or choice of Trip, are subject to this cancellation policy. Any airline tickets issued are subject to the carrier’s refund policy. Arriving
late or leaving a Trip in progress, for any reason whatsoever, will not result in a refund, and no refunds will be made for any unused portions of a Trip. We recommend that you purchase a travel insurance policy to cover cancellation due to unforeseen circumstances.

**INSURANCE:** We highly recommend the purchase of trip cancellation insurance to cover unexpected trip interruptions, cancellations, and lost baggage. An application for trip cancellation insurance through our recommended provider, Ripcord Rescue Travel Insurance, will be provided by Harvard Alumni Travels upon confirmation. The pre-existing medical conditions exclusion is waived if the insurance is purchased within 14 days of initial deposit. Neither Harvard Alumni Travels nor our tour operators, including their representatives, employees and agents, will take responsibility for any costs, losses incurred or suffered by the guest, or guests’ dependents or traveling companions, with regards to, but not limited to, cancellation or curtailment of the tour, emergency evacuation expenses, medical expenses, repatriation expenses, damage/theft/loss of personal baggage, money and goods. Nor do they accept liability for any airline cancellation penalty incurred by the purchase of a non-refundable airline ticket or other expenses incurred by tour participants in preparing for the tour.

**EMERGENCY MEDICAL & EVACUATION INSURANCE:** As a service to our travelers Harvard Alumni Travels automatically provides basic emergency medical evacuation insurance. This policy has the following schedule of benefits: $5,000 Accident/Sickness Medical Expense; $200,000 Emergency Medical Evacuation (to the nearest appropriate facility based on medical necessity as determined by local attending physician) & Return of Remains; $3,000 Emergency Reunion; $5,000 Accidental Death and Dismemberment. This insurance is secondary to any insurance the traveler may already have. This insurance covers travelers for the Harvard-sponsored program dates, including optional group extensions, but not for any independent travel plans. You will receive detailed information on this coverage approximately 30 days prior to your departure. Should you also purchase the Ripcord Rescue Travel Insurance plan offered to you at confirmation, it will provide you with benefits which are additional to those stated above.

**GLOBAL ADRENALINE TERMS AND CONDITIONS**

**RESPONSIBILITY**
Global Adrenaline organizes and administers trips (each a "Trip"). Global Adrenaline acts only as an agent for any transportation carrier, hotel, ground operator, or other suppliers of services connected with a specific Trip ("Other Providers"), and the Other Providers are solely responsible and liable for providing their respective services. The passenger tickets in use by the carriers will constitute the sole contract between the carriers and the passenger; the carriers are not responsible for any act, omission, or event during the time the participants are not aboard their conveyances.

Global Adrenaline, LLC d/b/a National Geographic Partners Chicago, its parent, subsidiaries, and their respective employees, affiliates, officers, directors, successors, representatives, assigns (collectively "GA") will not be held liable for (A) any damage to, or loss of, property or injury to, or death of, persons occasioned directly or indirectly by an act or omission of any Other Provider, including but not limited to any defect in any aircraft, watercraft, or vehicle operated or provided by such Other Provider; and (B) any loss or damage due to delay, cancellation, or disruption in any manner caused by the laws, regulations, acts or failures to act, demands, orders, or interpositions of any government or any subdivision or agent thereof, or by acts of God, strikes, fire, flood, war, rebellion, terrorism, insurrection, sickness, quarantine, epidemics, theft, or any other cause(s) beyond their control. The participant waives any claim against GA for any such loss, damage, injury, or death.

By registering for a Trip, the participant certifies that he/she does not have any mental, physical, or other condition or disability that would create a hazard for himself or herself or other participants. GA reserves the right in its sole discretion to accept, decline to accept, or remove any participant on a Trip. GA reserves the right, without penalty, to make changes in the published itinerary whenever, in its judgment, conditions warrant or if it deems it necessary for the comfort, convenience, or safety of the participants.

GA will not be liable for any air carrier’s cancellation penalty incurred by the purchase of a nonrefundable ticket to or from the participant’s Trip departure city. Baggage and personal effects are at all times the sole responsibility of the participant.
TERMS AND CONDITIONS

PLEASE NOTE THAT THE "ARBITRATION AGREEMENT" SECTION BELOW CONTAINS PROVISIONS THAT REQUIRE (I) WITH LIMITED EXCEPTIONS, ALL DISPUTES ARISING BETWEEN THE PARTICIPANT AND GA UNDER THIS AGREEMENT TO BE RESOLVED IN BINDING ARBITRATION, AND NOT IN COURT, AND (II) THE PARTICIPANT AND GA WAIVE THE RIGHT TO BRING OR PARTICIPATE IN A CLASS ACTION IN CONNECTION WITH SUCH DISPUTES. PLEASE BE SURE TO READ AND REVIEW CAREFULLY THE ENTIRE SECTION LABELED "ARBITRATION AGREEMENT" BELOW. BY ACCEPTING THIS AGREEMENT, THE PARTICIPANT AGREES TO BE BOUND BY THE ARBITRATION AGREEMENT.

Basis of Rates: All prices are per person based on two persons sharing a room or cabin, unless otherwise noted. All prices and fares are quoted in U.S. dollars. The rates are based on tariffs, currency values, airfares and third-party charges as of catalog publication date and are subject to change due to unforeseen circumstances. While GA will do everything possible to maintain the listed prices, if it is necessary to levy a surcharge, GA reserves the right to do so, and notification will be given at the time of final invoicing.

Eligibility: Anyone under 18 must be accompanied by a parent or guardian for the entire Trip. Some itineraries have minimum age requirements—call for more information.

Included in Trip Cost: Accommodations and meals as indicated in the itinerary (B = breakfast, L = lunch, D = dinner); educational materials; pre-departure information; entrance fees, excursions, and sightseeing noted as included in the itinerary; all gratuities except those for train or ship's crew, unless otherwise noted on the itinerary page; ground transportation during the Trip; transfers to and from group flights where applicable; services of GA experts and/or local guides, lecturers, Trip leaders, and any other staff; and taxes, port charges, baggage handling, and service charges. Please note: the "B, L, D" notations apply to the period during the Trip only and do not include any meals on flights to/from the Trip. Internal airfare is included on some international Trips as indicated in the itinerary.

Not Included in Trip Cost: Air transportation and related fees (except as indicated in the itinerary); activities noted as optional in the itinerary; gratuities for train or ship's crew, unless otherwise noted on the itinerary page; passport, visa, and permit expenses; medical expenses and immunizations; baggage/accident/cancellation insurance; personal expenses, such as laundry, telephone calls, and alcoholic beverages; and any other items not specifically noted as included.

Single/Shared Accommodations: A limited number of single rooms/cabins are available at an extra cost on a first-come, first-served basis. GA will assist persons requesting a roommate. The participants will be notified if a suitable roommate is not available, in which case the single rate will be charged.

Payments, Cancellations, and Refunds: To reserve space on a Trip, a $1,000 per-person deposit is required. Final payment is due no later than 90 days prior to departure. Payments must be made by credit card. A participant’s reservation may be canceled if full payment has not been received by 90 days prior to departure. For reservations made within 90 days of the departure date, full payment is required when the reservation is accepted. All cancellation notices must be received in writing and will become effective as of the date of the postmark. If a participant cancels 120 days or more prior to departure, a refund less an administrative fee of 50% of the deposit will be made. Per-person charges for cancellations that occur less than 120 days prior to departure ("Cancellation Period") are as follows: 91-119 days prior to departure: 100% of the deposit amount; 45-90 days prior to departure: 50% of the Trip cost; 44 or fewer days prior to departure: 100% of the Trip cost. This policy also applies to pre- and post-Trip extensions and extra arrangements confirmed on any participant’s behalf. Any revisions made within the Cancellation Period, such as a change in departure date or choice of Trip, are subject to this cancellation policy. Any airline tickets issued are subject to the carrier’s refund policy. Arriving late or leaving a Trip in progress, for any reason whatsoever, will not result in a refund, and no refunds will be made for any unused portions of a Trip. GA reserves the right to cancel any Trip because of inadequate enrollment that makes the Trip economically infeasible to operate or because of good-faith concerns with respect to the safety, health, or welfare of the participants. If a Trip is canceled prior to departure, GA will provide the participants with a full refund of monies paid to GA; except in the event that the cancellation is due to a significant event that makes it infeasible to operate the Trip as planned, in which case the tour operator will provide the participants with a refund and/or credit toward a future Trip equivalent to the amount paid to the tour operator. If GA cancels the Trip in progress, the participants will receive a prorated refund based on the number of days not
completed on the Trip. If the participant elects not to immediately return to his/her original point of departure for the Trip, the participant acknowledges and agrees that (i) the participant shall be solely responsible for his/her travel plans once he/she departs the Trip, (ii) GA shall not have any responsibility for or control over the participant's safety or activities once he/she departs the Trip, and (iii) the participant releases and holds harmless GA, from any and all costs, liability, loss, or damage that may arise out of the participant's decision to not return to his/her original point of departure from the cancelled Trip in progress. Except as outlined above when GA cancels a Trip, GA shall have no responsibility for any expenses, including any non-refundable expenses, incurred by the participants in preparing for a cancelled Trip or for any additional arrangements should the participants embark prior to the scheduled group departure date.

Trip-cancellation insurance is available at an additional cost and is strongly recommended.

Itinerary Changes: The itineraries and staff presented in the catalog or on the website are subject to modification and change by GA. Every reasonable effort will be made to operate Trips as planned, but alterations may still occur after final itineraries are sent.

Documentation: Participants are responsible for obtaining any documents required for their participation in the Trip such as a valid passport, all visas, vaccination certificates, and any other documents. Failure to obtain documents does not negate the terms and conditions, and any extra costs incurred for rerouting due to travel without the necessary documents will be the participant's responsibility.

Health Requirements: GA reasonably accommodates travelers with disabilities on all of its trips, but not all trips may be suitable for all travelers. This. Any physical condition, diet, or treatment requiring special attention must be reported in writing when the reservation is made. GA encourages participants to consult a doctor for specific medical advice about any activities or destinations. Certain Trips may require that the participant obtain medical consent prior to departure as a condition of participation.

Medical Authorization and Coverage: In the event the participant becomes sufficiently incapacitated as to be unable to direct his or her own care, there is no one on the Trip who can direct participant's care, and GA is unable or does not have time to contact participant's emergency contact, the participant, by registering and paying a deposit for a Trip, authorizes any medical treatment deemed necessary in the event of any injury or illness while participating in the activity including, but not limited to, X-ray, examination, anesthetic, medical or surgical diagnosis, or treatment and hospital care which is deemed advisable by, and is to be rendered under the general or specific supervision of, any physician and/or surgeon licensed in the United States, or, if in a foreign country and no physician licensed to practice in the United States is reasonably available, by a duly licensed physician deemed competent to render the necessary care. In addition, the participant certifies that they have medical insurance which will cover personal accidents, medical expenses, medical evacuation, air ambulance, loss of effects, repatriation costs and all other expenses which might arise as a result of loss, damage, injury, delay or inconvenience occurring to the participant, or that in the absence of this medical insurance coverage, the participant agrees to pay all costs of rescue and/or medical services as may be incurred on the participant's behalf.

Assumption of Risk: By registering for a Trip, the participant acknowledges that he/she is aware that travel such as the Trip he/she is undertaking involves potentially dangerous activities, some in remote areas of the world, with a risk of illness, injury or death which may be caused by forces of nature, illness, or by willful or criminal conduct of third parties or by terrorism. The participant further acknowledges that weather conditions may be severe, adverse and/or unpleasant and that medical services or facilities may not be readily available or accessible or consistent with standards in the United States during some or all of the time during which he/she is participating on the Trip and that when available may not be of the quality which exists in the United States.

Arbitration Agreement: (1) GA and the participant agree that any and all disputes and claims that the participant and GA may have against the other that arise out of or relate to this Agreement and the Trip, including the breach, termination, enforcement, interpretation or validity of this Agreement, including the agreement to arbitrate (the “Arbitration Agreement”) and the scope or applicability of this Arbitration Agreement (collectively, “Disputes”), including but not limited to the arbitrability of any and all Disputes, and even if the events giving rise to Disputes occurred before this Arbitration Agreement became effective, will be resolved in a binding, confidential, individual and fair arbitration process, and not in court. The participant and GA agree to give up
the right to sue in court. The participant and GA also agree to give up the right to have Disputes heard by a jury and the ability to seek to represent, in a class action or otherwise (see paragraph 9 of this Arbitration Agreement below). The only exceptions to this Arbitration Agreement are that (i) the participant and GA retains the right to sue in small claims court and (ii) the participant and GA may bring suit in court against the other to enjoin infringement or other misuse of intellectual property rights.

(2) This Agreement evidences a transaction in interstate commerce, and thus the Federal Arbitration Act, 9 U.S.C. §§ 1-16, governs the interpretation and enforcement of this Arbitration Agreement. This Arbitration Agreement will survive termination of this Agreement.

(3) Any arbitration between the participant and GA will be conducted by the American Arbitration Association (the "AAA") and will be governed by the AAA's Commercial Arbitration Rules and the Supplementary Procedures for Consumer Related Disputes (collectively, the "AAA Rules"), as modified by this Arbitration Agreement. The AAA Rules are available online at www.adr.org, or by calling the AAA at 1-800-778-7879. The arbitration will be conducted by a single arbitrator. If the participant and GA cannot agree on who that single arbitrator should be, then the AAA shall appoint an arbitrator with significant experience resolving the type of Dispute at issue. The arbitrator is bound by the terms of this Agreement.

(4) If either the participant or GA wants to arbitrate a Dispute, the participant or GA must first send by mail to the other a written Notice of Dispute ("Notice") that sets forth the name, address, and contact information of the party giving notice, the specific facts giving rise to the Dispute, the Trip to which the Notice relates, and the relief requested. The participant's Notice to GA must be sent by mail to Arbitration Notice of Dispute, c/o National Geographic Partners, LLC, Business and Legal Affairs, Litigation VP, 1145 17th Street NW, Washington, DC 20036. GA will send any Notice to the participant at the contact information GA has for the participant or that the participant provides. It is the sender's responsibility to ensure that the recipient receives the Notice. During the first 45 days after the participant or GA sends a Notice to the other, the participant and GA may try to reach a settlement of the Dispute. If the participant and GA do not resolve the Dispute within those first 45 days, either the participant or GA may initiate arbitration in accordance with the rules and procedures provided for by the AAA. A form for initiating formal arbitration may be found on the AAA's website at www.adr.org ("Arbitration Form"). In addition to filing this Arbitration Form with AAA in accordance with its rules and procedures, the participant must send a copy of this completed Arbitration Form to GA at the address listed above to which the participant sent the Notice of Dispute.

(5) AAA charges fees to conduct arbitrations. Ordinarily, the claimant has to pay that fee to start a case, but if the participant wishes to commence an arbitration against GA, and the participant is seeking to recover less than $10,000 (inclusive of attorneys' fees), the participant will not have to pay this filing fee; GA will pay it on the participant's behalf. If the participant is seeking to recover $10,000 or more, the participant will have to pay the filing fee charged by AAA, but GA will reimburse that fee if the participant wins the arbitration.

(6) If the participant is seeking to recover $10,000 or less, AAA rules provide that the Dispute should be resolved without a hearing, by submission of documents only. Either the participant or GA may request a hearing, however, and be responsible for the fees associated with it. If the arbitrator recommends a hearing even if neither the participant nor GA request one, GA will pay the arbitrator's fees associated with the hearing. If the claim is for more than $10,000, the manner and place of the hearing will be determined in accordance with the AAA Rules.

(7) Regardless of how the arbitration proceeds, the arbitrator shall issue a reasoned written decision sufficient to explain his or her findings and conclusions.

(8) The participant and GA may incur attorneys' fees during the arbitration. In addition to whatever rights the participant may have to recover the participant's attorneys' fees under Applicable Law, if the participant prevails in the arbitration, and if GA failed to make a settlement offer to the participant before the arbitration or the amount the participant wins is at least 25% greater than GA's highest settlement offer to resolve the Dispute, then TGA will pay the participant's reasonable attorneys' fees in addition to the amount the arbitrator awarded. If GA wins the arbitration, the participant will be responsible for the participant's own attorneys' fees. In addition, if the arbitrator, at the request of the winning party, finds that the losing party brought a Dispute or asserted a defense frivolously or for an improper purpose, then regardless of the amount in dispute, the arbitrator must order the losing party to pay both sides' arbitration fees and may order the losing party to pay the winning party's reasonable attorneys' fees, unless such an award of fees is prohibited by Applicable Law.
(9) The arbitrator may award declaratory or injunctive relief only in favor of the individual party seeking relief and only to the extent necessary to provide relief warranted by that party's individual claim. The arbitrator may not order GA to pay any monies to or take any actions with respect to persons other than the participant, unless GA explicitly consents in advance, after an arbitrator is selected, to permit the arbitrator to enter such an order. THE PARTICIPANT AND GA AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN THE PARTICIPANT'S OR ITS INDIVIDUAL CAPACITY AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS, REPRESENTATIVE OR MULTI-CLAIMANT PROCEEDING. Further, unless GA agrees, the arbitrator may not consolidate other persons' claims with the participant's, and may not otherwise preside over any form of a representative, multi-claimant or class proceeding. If this specific provision is found to be unenforceable, then the entirety of this Arbitration Agreement will be null and void, but the rest of this Agreement, including the provisions governing where actions against GA must be pursued, will remain in effect.

(10) The participant and GA agree to maintain the confidential nature of the arbitration proceeding and shall not disclose the fact of the arbitration, any documents exchanged as part of any mediation, proceedings of the arbitration, the arbitrator's decision and the existence or amount of any award, except as may be necessary to prepare for or conduct the arbitration (in which case anyone becoming privy to confidential information must undertake to preserve its confidentiality), or except as may be necessary in connection with a court application for a provisional remedy, a judicial challenge to an award or its enforcement, or unless otherwise required by law or court order.

Privacy Policy: GA's privacy policy can be found at nationalgeographic.com/community/privacy/

Mailing List: If you are receiving duplicate catalogs, have address updates, or would like to be removed from future GA Trips mailings, please call toll-free 1-888-966-8687.

Other: The applicable terms and conditions for other trips you may have taken with GA may vary from those listed above.

QUESTIONS Please call Harvard Alumni Travels at 800-422-1636 or 617-496-0806, or email us at haatrails@harvard.edu