Terms & Conditions for accommodation services in hotel Solisko

Article I. The Parties

- 1. States Parties for the provision of accommodation services / hereinafter Services / Hotel Solisko 'the Hotel / clients are:
- and / Hotel Solisko, sro, Vrbov 260, SOLISKO hotel at Lake 4046/1 Strba Strbske Pleso, 05985 entered in the Commercial Register of District Court Presov, section C, file no. 24459 / P, ID: 46146628, DIČ: 2023264859, VAT: SK 2023264859
- b / Individuals or entities / hereinafter referred to as the Client /
- 2. Order to provide services Hotel / hereinafter Reservation / client may exercise at the Hotel via the Internet.
- 3. Content of reservation is stated on the website of the hotel www.hotelsolisko.sk
- 4. If the hotel capacity allows, if the reservation all the applicable requirements and if the Client to provide the necessary information to ensure the fulfillment of this obligation, the hotel confirmed the provision of services to the Client by his reservations.
- 5. Confirmation of hotel bookings are made via the Internet

Article II. Providing hotel services Clients

- I. Hotel provides services to the client based on their reservations only after confirmed by the hotel and with this confirmation, if no other agreement of the Parties.
- 2. Hotel provides clients with services in the agreed extent, or the extent and in the manner provided for by the applicable materials hotel, especially its website www.hotelsolisko.sk
- 3. For the services provided by the hotel, the Client shall pay the agreed price for the Hotel, otherwise the price indicated in the valid price list of the hotel. This is true on the level of prices, the manner and time of payment.
- 4. The hotel is entitled to require advance payment or deposit. About the Hotel is obliged to inform the client in writing upon booking confirmation. Deposit amount is determined € 50 and moves automatically from your clients through the bank. Without completing the credit card data it is not possible to complete the booking process.
- 5. The price of hotel services resulting from the booking confirmation. Unless otherwise agreed, the prices according to the price list posted at the reception and published on the website of the hotel.
- 6. The maturity of the price of services is not later than the last day of the agreed provision of services.

Article III. The rights and obligations of the client

- 1. The client has the right to receive services from 14.00 o´clock on the day of arrival on provision of Services
- 2. The client shall be bound to submit the relevant provision of services Hotel rooms not later than 11.00 am. agreed last day of the service contract, unless otherwise agreed. If the client is in delay with the fulfillment of this obligation will be obliged to pay the hotel for each day of delay cost relevant to suite the price list posted at the reception and published on the website of the Hotel
- 3. If the client does not accommodate to 24.00. the first day of the agreed service contracts, and not in writing, by fax, or via the Internet otherwise agreed, the hotel may cancel the provision of services to clients.
- 4. Hotel confirmed the provision of services, the Client is entitled to unilaterally cancel.
- 5. The unilateral cancellation of provision of services the client must pay the Hotel a cancellation fee under the conditions and in the amount specified in paragraphs 6 and 7 of this article.
- 6. If the Client notifies the Hotel unilateral withdrawal of the confirmed services till 18.00 pm. 15 days before the first day of providing services, Hotel not apply to the Client a cancellation fee and return it to the bank deposits withdrawn automatically from your credit card.

7. If the Client notifies the Hotel unilateral withdrawal of the confirmed services after the deadline specified in paragraph 6 of this Article, a hotel has the right to charge a cancellation fee in the amount of the deposit is automatically withdrawn from a bank credit card

Article IV. Final provisions

- 1. These terms and conditions and legal relations arising therefrom shall be governed by Slovak law.
- 2. Their stay in the Hotel Accommodation Hotel adjusts Procedure, which is applicable to them. Hotel accommodation order is placed at the reception.
- 3. If the Client provides the Bank with any information about your credit card information, including the number, the data serve as a guarantee and a means to download a prescribed deposit, the actual process of payment for the reservation is made directly at the hotel. When the final bill will be deducted from the deposit amount as deposit.
- 4. delivered to the client booking hotels, unilateral cancellation of services or for accommodation in a hotel confirm that these conditions are known to them and that their content agree.
- 5. These Terms and Conditions for accommodation services in hotel Solisko, come into force on 1.9.2011.