



## Terms and conditions

### **Pets**

Pets are not allowed at the hotel.

### **Deposit**

In order for the booking to be guaranteed, a deposit must be paid.

The amount of the deposit corresponds to

- 2500 € per room for a 7 night stay
- 40 % of the total amount for any other length

The deposit is non-refundable and is deducted from the invoice at the end of the stay booked according the confirmation letter.

### **Arrival & departure**

Rooms are available from 3pm and must be free by 10am.

### **Cancellation policy**

For any cancelled or deferred booking, the deposit will not be paid back.

Fees to be paid in case of cancellation:

- more than 30 days before the arrival: 40 % of the stay
- from 30 days to 15 days before the arrival: 75 % of the stay
- from 14 days to arrival: 100 % of the stay

Special offer cannot be cancelled or changed.

### **Stay shorter than confirmed**

For any night cancelled and not reported to the Reception Desk 72 hours before the booked departure date, one night will be charged in compensation.

Not valid for the package offers.



### **Force majeure**

The Host or the Client may cancel or postpone the reservation in cases of force majeure.

Cases of force majeure justifying the cancellation or postponement of the Client's reservation, at any time, are any circumstances related to health, climatic, economic, political or social situation, at a local, national or international level which are beyond the control of the Host and the Client and which make it impossible to perform all or part of the obligations set out in the contract.

In this respect the following specific cases shall be deemed to constitute force majeure:

- the prohibition of any movement, imposed by the competent French administrative authorities or by those of the Client's country of origin, on a local, national or international level, for a reason related for example to the appearance, propagation or active circulation of an epidemic, making access to the Hosting establishment, the place of execution of the contract, impossible, for the duration of the reservation;
- the official closure of the establishment of the Host, the place of performance of the contract, by the competent authorities, for reasons such as the outbreak, spread or active circulation of an epidemic, for the duration of the reservation;
- any operational difficulties for the Host, resulting from the active spread or circulation of an epidemic, at local or national level, and/or measures to prohibit or limit travel, taken by the competent administrative authorities, such as making it impossible for the Host's employees to travel, the exercise by the Host's employees of their right of withdrawal, the non-performance, by the Host's suppliers and/or service providers, of services essential to the stay, making the reception and accommodation of the Client in the establishment, the place of performance of the contract, impossible, for the duration of the reservation;
- the closure of the whole ski area, by order of the competent administrative authority, for any reason, particularly health reasons, on the dates of the Client's reservation, provided that this administrative closure takes place during the period of opening of the ski area

The Host or the Customer shall notify the other party as soon as possible of the impossibility of performing its contractual obligations due to a case of force majeure.

Cancellation of the reservation due to a case of force majeure shall not be subject to any charges invoiced by the Host. The sums already paid by the Client (deposit or advance payment) shall be returned by the Host within 60 days from the notification of the impossibility to perform the contractual obligations due to a case of force majeure.

The Host cannot be held liable in the event of cancellation or postponement resulting from a case of force majeure.