

General Terms & Conditions (GTC) for online bookings «snow sports school»

St. Moritz Tourismus AG (hereinafter referred to as St. Moritz Tourismus) procures services of the snow-sport schools on behalf and for account of the respective snow-sport school partner (hereinafter referred to as “snow-sport school/s”). All information regarding the snow-sport schools and their services has been compiled by us with the utmost care and accuracy. For changes that are made without our knowledge after printing as well as for possible transmission and printing errors, we assume no liability.

Reservations

After completing the reservation process, the guest receives a reservation notification. Once the payment process has been successful, the guest immediately receives the reservation confirmation as well as the voucher/s (receipt for payment). The voucher/s must be printed by the guest and provided at the snow-sport school with an official identification document (identity card, passport etc.).

Prices

The prices in CHF as quoted on the reservation confirmation are binding. We reserve the right to adjust prices due to reasons that we cannot influence (e. g. currency fluctuations, newly introduced or increased taxes).

Payment

Credit card payments to the snow-sport school are collected by TREKKSOFT AG, Hauptstrasse 15, 3800 Matten, Schweiz («TREKKSOFT»). TREKKSOFT will appear as TREKKSOFT TOUR BOOKING on the credit card statement. The domain that is used for the payment process is owned and operated by TREKKSOFT. Please address any requests regarding credit card payment or chargebacks to support@payyo.ch.

Cancellation of a reservation

For any cancellation of reservations, the GTC of the respective snow-sport school apply.

Complaints

The information and data as quoted in the system have been compiled conscientiously and carefully. Any demonstratively present shortcomings have to be immediately reported to St. Moritz Tourismus if complaints cannot be settled amicably between the service provider and the guest. In those cases, St. Moritz Tourismus will seek an evaluation of the deficiency in question as well as a satisfactory solution. If the guest does not redeem the voucher (for the booked service or the proposed viable alternative), the amount paid will not be refunded, and the guest has no further claims. St. Moritz Tourismus states explicitly that all claims must be made within 72 hours after receiving the booked service. Furthermore, those claims must be submitted to St. Moritz Tourismus in writing within 10 days after the end of the stay. Failing this, any claim for compensation will be forfeited. If no agreement can be reached, it is agreed that the court competent to resolve the dispute shall be a court at the seat in St. Moritz, Swiss law is applicable.

Force majeure

Holiday traffic can result in extreme cases that we cannot foresee. If force majeure (environmental disaster, force of nature) prevents St. Moritz Tourismus from procuring services, St. Moritz Tourismus can cancel bookings without compensation. If other reasons which also cannot be influenced or foreseen prevent the procurement of services, St. Moritz Tourismus can alter or cancel bookings and refund already paid amounts for cancelled bookings while no further claims can be made.

Liability

The snow-sport schools disclaim any liability in the event of ski accidents before, during or after the lessons. The responsibility for insurance against accident as well as civil responsibility lies with the participants. The GTC of the respective snow-sport school apply. In addition, St. Moritz Tourismus explicitly declines any liability. Exclusive place of jurisdiction for any disputes arising from or based on these GTC is St. Moritz.

St. Moritz, January 2024
