

TERMS AND CONDITIONS

PLEASE READ CAREFULLY

TERMS OF PAYMENT

The client signing the booking form undertakes to pay the total price of the holiday. The signed booking form accompanied by a deposit of €150 per person, or, if it is sent within 10 weeks of the departure date, must be accompanied by the full cost of the holiday. All accounts shall be paid no later than 10 weeks before the commencement of the holiday, or on receipt of the holiday invoice. In the event of any amount not being paid, we shall have the option to treat the booking as being cancelled, keep deposits and will so notify the client. Cancellation taking place on the date of posting the notification. No definite booking will be made until all accounts rendered have been paid in full.

ALTERATIONS AND CANCELLATIONS BY THE CLIENT

Any request to alter or cancel a booking must be made in writing by the client who signed the booking form to the Jersey address. A cancellation causes considerable loss as well as administrative work, therefore if a cancellation becomes effective 8 weeks or longer before a person's holiday departure date, that person shall forfeit his deposit and insurance. Within 6-8 weeks, 40% of the total price of the holiday per person, within 4-6 weeks - 60%, within 2-4 weeks - 80% and two weeks or less 100% of the total price. In the event of one member of the party cancelling due to illness, it will not be the grounds for cancellation of the whole party.

CLIENT INDEMNITY

The person making the booking shall indemnify against all actions, loss, damages and costs which may arise out of any claim by any person (such as the chalet owner) as a consequence of any default by such a person making the booking or any persons he or she may have included on the booking form.

ALTERATIONS AND CANCELLATIONS BY US

We shall at our discretion be entitled to substantially alter or cancel any holiday at any time due to the operation of such factors amounting to 'Force Majeure' such as inclement weather, floods, natural disasters, strikes, riots, war, civil commotion, epidemic etc. or if a client defaults in the payment of monies. We point out that we cannot in any way guarantee that weather and snow conditions will be suitable for skiing and winter sports, such as conditions not being within our control. We shall not be responsible for any loss, delay or costs connected with adverse weather conditions. In the unlikely event that we have to cancel your holiday, all monies will be refunded.

PROPER LAW OF CONTRACT

The contract is governed by the Laws of the Island of Jersey and the parties thereto submit to the non-exclusive jurisdiction of the Jersey Courts in the determination of any matter arising under the contract.

INSURANCE FOR THE CLIENT

It is the clients' responsibility to ensure that adequate insurance cover is purchased at the time of booking this holiday.

DAMAGE CAUSED BY THE CLIENT

The Client is liable to pay all damages caused by him or her to the accommodation, property or contents therein.

REFUNDS

Refunds will not be made in respect of unused chalet accommodation.

LIABILITY

We do not accept liability for the actions or omissions of those involved in the arrangements over whom we have no control, i.e., bus companies, train companies, ski lift operators, the owners of operators of any vehicle, aircraft etc. Any claims by the client against us, arising during the holiday, must be notified within twenty-four hours and further notification must be made in writing within twenty-eight days.

LIMIT ON LIABILITY

The parties hereto accept that the above conditions are reasonable and that in the event that any of the conditions are found to be unlawful or unenforceable but would be valid if some part or parts were deleted or amended then such conditions shall be modified in such a way as to make it enforceable having due regard to the generality of the foregoing and that in any event the maximum liability owed by us to a client in respect of any act or omission by us or any of our servants or agents shall be limited to 50% of the price paid by such client to us and without prejudice to the foregoing we accept no responsibility for any consequential losses suffered by any of our clients howsoever caused.