

GENERAL TERMS AND CONDITIONS

These terms and conditions govern the contractual relationship between you and Tailormade Hotels AG, Unter der Egg 10, CH – 6004 Luzern below called Tailormade Hotel BAB Bachenbülach (Grabenstrasse 4, CH – 8184 Bachenbülach).

1. General provisions

These General Terms and Conditions (hereinafter referred to as GTC) apply to the rental of hotel rooms, as well as to all other related services and deliveries of the Tailormade Hotel BAB Bachenbülach to its customers. All offers of the Tailormade Hotel BAB Bachenbülach are based on these GTC. They form an integral part of every contract. Amendments to these GTC require an expressly written agreement between the parties.

2. Reservations

2.1 Confirmation and conclusion of contract

A contract is concluded between the customer and the Tailormade Hotel BAB Bachenbülach if

- a) an offer of the hotel has been reconfirmed in written form by the customer or
- b) an enquiry from the customer has been confirmed in written form by the hotel, or
- c) a booking has been made directly at Tailormade Hotel BAB Bachenbülach by telephone, e-mail, via the hotel's own homepage or another booking platform.

2.2 Modifications of bookings

Changes to the content of the contract are only binding once they have been confirmed in written form by the hotel or the corresponding booking platform.

3. Booking via tour operators

For bookings made via a tour operator, the GTC of the respective tour operator apply.

4. Cancellation conditions

4.1 Individual reservations

4.1.1. Best daily rate

A cancellation of the room reservation is possible until 12 noon on the day of arrival without any costs. In case of later cancellation or early departure, the agreed room rate will be charged for the first or following night of the originally planned stay.

4.1.2 Non-refundable rate

This rate is not cancellable and not refundable and must be paid completely at the time of booking. The following credit cards are valid as a guarantee for a room reservation: Visa, American Express, Mastercard.

4.2 Group reservations

In the case of a group reservation, 20% of the rooms can be cancelled up to 24 hours prior to arrival with definite execution. In case of exceeding 20% or in case of total cancellation, the following cancellation conditions apply:

4.2.1 Group reservations for 10 to 25 rooms

| | |
|--|------------------------------------|
| Cancellation up to 28 days before arrival | No cost |
| Cancellation 27 to 14 days before arrival | 50% of the confirmed total amount |
| Cancellation 13 to 7 days before arrival | 80% of the confirmed total amount |
| Cancellation less than 7 days before arrival | 100% of the confirmed total amount |

4.2.2 Group reservations for 26 to 62 rooms

| | |
|---|-------------------------------------|
| Cancellation up to 3 months before arrival | No cost |
| Cancellation 1 to 3 months before arrival | 50 % of the confirmed total amount |
| Cancellation less than 1 month before arrival | 100 % of the confirmed total amount |

Further cancellations or shortening of the stay will be charged at 100%.

5. Unavailability

Should it not be possible for the Tailormade Hotel BAB Bachenbülach to provide the customer with a room of the same value as reserved for unexpected reasons, the customer will be accommodated in a room of the next higher category. If no room is available at the Tailormade Hotel BAB Bachenbülach, the Tailormade Hotel BAB Bachenbülach will arrange for a substitute room of at least equal value at another hotel. Furthermore, the Tailormade Hotel BAB Bachenbülach will cover the costs for the transportation including the luggage and a phone call so that the customer can announce his new address.

6. Costs in case of no-show

Reservations are normally considered definite when confirmed by Tailormade Hotel BAB Bachenbülach. In the event of a no-show, the customer will be charged 100% of the first night's stay or the entire amount, depending on the booking conditions.

7. Payment conditions

7.1 Best daily rate

Payment on arrival in cash or by credit card.

7.2 Non-refundable rate

Payment in advance by credit card.

7.3 Deposit group reservations

The basis for calculating the down payment for the stay is the calculated total amount of a booking as contractually agreed in advance. Unless otherwise agreed, the following deposits are due:

- 10 % deposit upon signing the contract and
- 90 % deposit after the free cancellation period cancellation period (according to point 4).
- Customers domiciled or residing abroad must pay a deposit of 100%.

The deposit will be deducted from the total amount in the cases of points 4 of these GTC.

If the customer is in default with the payment of the deposit, the hotel is entitled to withdraw from the contract in accordance with section 9 of these terms and conditions.

7.4 Payment

Payment of the hotel bill is generally the responsibility of the customer. If the costs of the stay are covered by a company, a written confirmation with the billing address of the company registered in the trade register including contact person or a company credit card is required for debiting. A detailed statement must be made as to which costs will be covered by the company.

In the event of a customer leaving without paying the invoice, the person or company who made the booking is jointly and severally liable for the entire amount of the invoice. This liability also extends to additional services purchased by the client(s). No invoices can be sent abroad.

7.5 Late payment of down payment and final payment

In the event of default, the Tailormade Hotel BAB Bachenbülach reserves the right to charge the costs for reminders, address investigations and credit checks, including the fees of a lawyer.

The booker declares his consent to the charging of these costs, also insofar as these are not or only partially refundable according to legal provisions.

7.6 Invoices

If payment by invoice has been agreed, this is due within 30 days of the invoice date without deduction. The services invoiced shall be deemed to have been provided in full and in accordance with the regulations if the customer does not report any complaints within the payment period.

The Tailormade Hotel BAB Bachenbülach reserves the right to request a deposit of 50% of the agreed services. For reservations with a foreign billing address or reservations from abroad, a deposit of 100% of the reserved services may be claimed. Invoices cannot be sent abroad.

8. Services provided by the Tailormade Hotel BAB Bachenbülach

8.1. General information

The Tailormade Hotel BAB Bachenbülach undertakes to rent the agreed premises for the purpose, of holding seminars, conferences, banquets and other events and their management and organization and the related agreed supplies and services.

8.2 Further services

If the customer requests services and/or deliveries that are not offered by Tailormade Hotel BAB Bachenbülach, Tailormade Hotel BAB Bachenbülach acts as an agent for the corresponding services. These services and/or deliveries are not subject to these GTC. The Tailormade Hotel BAB Bachenbülach assumes no liability.

9. Withdrawal by the Tailormade Hotel BAB Bachenbülach

The hotel is entitled to withdraw from the contract at any time for important reasons. Important reasons are in particular official requirements and prohibitions, safety aspects and cases of force majeure as well as other circumstances beyond the hotel's control or influence. In these cases, the hotel will assist in organizing suitable replacement capacity.

The Tailormade Hotel BAB Bachenbülach may also withdraw from the contract under the following conditions:

- a) There is reasonable cause to believe that the bookers are endangering the smooth operation of the business, the safety or the reputation of the hotel or its guests.
- b) The hotel determines that reservations have been booked under misleading or false indication of material facts or of a purpose other than that communicated.
- c) Third parties who have been involved in the organization of the event by the hotel at the instigation of the organizer are completely or partially prevented from providing the service. The hotel shall declare its withdrawal as soon as it becomes aware of the reasons justifying this and shall inform the organizer without delay. The organizer cannot assert claims for damages against the Tailormade Hotel BAB Bachenbülach in any of the aforementioned cases.

10. Liability/Duty of care/Conduct

The hotel room is to be used by the customer with the utmost care. The customer or the company must pay for any damage to property that occurs. The Tailormade Hotel BAB Bachenbülach rejects any liability for theft etc. and in relation to services of third parties.

10.1 Theft

The Tailormade Hotel BAB Bachenbülach is not liable for theft or damage to objects brought in by the customer, his employees, auxiliary people, or event participants. This also applies to vehicles parked in the parking lots.

10.2 Equipment

In so far as the Hotel provides technical or other equipment for the customer or procures such equipment from third parties, it shall act on behalf of and for the account of the customer. The customer shall be liable for the careful handling as well as the return and shall indemnify the hotel against all claims of third parties arising from the provision.

10.3 Further

In all other respects, the Hotel shall only be liable for intent and gross negligence.

11. Other terms & booking conditions

Further terms and booking conditions may apply. The customer will receive additional details with the booking confirmation and/or via direct contact with the Tailormade Hotel BAB Bachenbülach.

12. Place of jurisdiction

Swiss law is exclusively applicable to all agreements concluded with Tailormade Hotel BAB Bachenbülach under these GTC. The place of jurisdiction is Lucerne, domicile of Tailormade Hotels AG (operating company of Tailormade Hotel BAB Bachenbülach).

13. Addition

Should any provisions of these GTC be invalid or void, this shall not affect the validity of the remaining provisions. These shall be replaced by a permissible provision which corresponds as far as possible to the sense and purpose of the invalid provision.