

Terms & Conditions

Last updated: 8th June 2020

Welcome to our Terms and Conditions of Use. This document affects your legal rights, please read it carefully.

We value your trust and loyalty, but we need a consistent set of rules to fairly, consistently and respectfully ensure that the International Welcome Group website and platform is used properly. If you have any questions about these Terms of Use, please email us at: info@iwelcomegroup.com

1. Intro & Applicability

We're pleased to make our International Welcome Group website (we, us) available to you. By using the International Welcome Group website and platform you agree to a binding contract with us in your country of residence (you current/local Country). In addition, third parties are not a party. The Terms and Conditions also apply to agreements with International Welcome Group, where third parties are involved by International Welcome Group for the implementation or execution. Your Agreement ("Agreement"), includes these Terms & Conditions and is formed between you ("User", "you" and "your"), a potential client of the International Welcome Group. By buying a ticket via the website, you indicate your acceptance of this Agreement and its Terms & Conditions. If you do not accept this Agreement, please do not use International Welcome Group as a User.

2. Scope

On the one hand, International Welcome Group facilitates a generic ticket sales, reservation and management platform for the tourism industry. Part of this platform is an innovative entry ticket system. On the other hand, International Welcome Group provides a website where this platform is made available to you. The platform enables guests of hotels and booking websites to get the most out of their city experience and facilitates the interests of guests before arrival, during their stay and after departure. The platform and website give customers direct access to museums, attractions and excursions with a single-entry code. The price of entry is charged to the customer via debit/credit card. (Visa/Mastercard/PayPal).

3. Access to International Welcome Group

- When buying a ticket via International Welcome Group, you must provide personal information such as your name, phone number, credit card details and a valid email address. You agree to provide accurate and complete information.
- You are solely responsible for the activity that occurs, and you must keep your International Welcome Group access secure.
- If you suspect or become aware of any unauthorized use of your International Welcome Group access or that your credit card is no longer secure, you agree to notify us immediately by sending us an email at info@iwelcomegroup.com.

- Identity verification. You authorize International Welcome Group, directly or through third parties, to make any inquiries we consider necessary to validate your identity. This may include asking you for further information or documentation, requiring you to provide a taxpayer or national identification number, requiring you to take steps to confirm ownership of your email address or financial instruments, ordering a credit report or verifying your information against third party databases or through other sources.
- You may not use another member's International Welcome Group without their permission.
- We have the right to refuse or limit your access to the Services.

4. Using our Services

You may use our Services only as permitted by this Agreement and any applicable laws. Don't misuse our Services. Your permission to use the International Welcome Group website and platform is conditioned upon your Agreement that you:

- agree not to access (or attempt to access) any part of the Website by any means other than through the interface and the instructions provided by us;
- agree that you will not engage in any activity that interferes with or disrupts the Website or the servers and networks that host the Website. You may not use data mining, robots, screen scraping or similar data gathering and extraction tools on the Website except with International Welcome Group's prior written consent;
- agree not to, or attempt to, circumvent, disable or otherwise interfere with security-related features of the Website or features that prevent or restrict use or copying of any content or enforce limitations on the use of the Website or the content therein;
- agree not to use, copy, distribute or commercialize content except as permitted by this Agreement, by law or with our prior written consent;
- understand and agree that any suspected fraudulent, abusive or illegal activity may be referred to appropriate law.

5. Product delivery and pricing

International Welcome Group make leisure/travel products and services of third-party Suppliers available to you. International Welcome Group acts as an agent or reseller for the relevant Suppliers. You will find the specifications and information of the Supplier's Service and of the Product in the "product description" on the International Welcome Group website. In this section you will also see the price of the relevant Product, which shall be calculated in the local currency of the Supplier and include the local applicable taxes. Please ensure that all pricing information on the Website is correct before placing an order. By placing your order, you state to have fully read and understood the "product description" of the selected Supplier's Service and Product.

5.1 Conclusion of sale

An order shall be deemed submitted when International Welcome Group receives your Order Form electronically and the information submitted herein has been verified as correct. The contract shall be deemed as executed when – upon any authorized payment through the Website – International Welcome Group delivers your electronic voucher or ticket.

5.2 Confirmation from International Welcome Group

Upon acceptance of the order and any authorized payment through the Website, International Welcome Group will immediately send you by e-mail the electronic voucher or ticket to enjoy the requested product or service. Products and services provided by Suppliers are subject to the Service Conditions enacted by the Supplier (the main conditions of which are available at any time on the Supplier website). Products and services directly provided by International Welcome Group are subject to the Service Conditions enacted by International Welcome Group (available at any time on the website).

5.3 Invoice

International Welcome Group will issue the invoice by email or make the invoice retrievable from the International Welcome Group website by using the unique ticket code. The relevant invoice issued by International Welcome Group will show the indication and details of the sums received by International Welcome Group. Local Tax will be applied in the relevant invoice to both, local tax residents and consumers, which are non-local tax residents.

5.4 Cancellation and Refunds

Cancelling a booking with International Welcome Group is possible. However, please take the following item into consideration when cancelling any booking.

- Cancellation policy: You can contact International Welcome Group customer service to ask to cancel the tickets and request a refund. Upon delivery of the purchased tickets by International Welcome Group, you have the right to dissolve the agreement within the withdrawal period ("cooling off period") of 14 calendar days.

When cancelling any booking you will be notified via email or telephone of the total cancellation fees. You must attend the Supplier's Service at the day and time provided for in your Order Form. No reimbursement is granted for failure of timely attendance.

5.5 The following Cancellation Policy applies to tickets for specific dates, and after expiration of the withdrawal period:

1. Before 1 month before the entrance date: cancellation costs 10% of the total cancelled order
2. Between 1 month and 2 weeks before the entrance date 25%
3. Between 2 weeks and 7 days before the entrance date 50%
4. Between 7 days and 24 hours before the entrance date 75%
5. Within 24 hours before the entrance date 100%

6. Limitations usage

- All offers for Products or Services mentioned on the website on any content are free of any obligation. No rights can be derived in any way if the Product or Service to which the offer relates is not available at any certain moment in time.

- If the Distributor, Supplier or User in any way acts contrary to the Terms & Conditions, International Welcome Group may invalidate the Products or Services.
- International Welcome Group and Supplier reserve the right to limit the number of Products or Services available for a user to a maximum.

7. Content

- Information about goods and services promoted on the Website, is based on material provided by the Suppliers of Product and Services, and International Welcome Group relies in good faith upon the information supplied to it by Suppliers and does not independently check the accuracy of the information supplied.
- The website may include links to other Websites, content or resources. These linked Websites, content or resources may be operated by third parties and we may have no responsibility or control over them. The existence of these links does not imply that we endorse the linked Website, content or resource. You acknowledge that we have not reviewed any of these third-party Websites, content or resources and we are not responsible for the material contained therein.
- You understand that we do not control and are not responsible for content made available through the Website unless it originates from us. Consequently, by using the Website you may be exposed to content provided by third parties that is offensive, indecent, inaccurate, misleading or otherwise objectionable. You use the Website at your own risk and to the extent permissible by law we do not accept liability in this regard.
- You understand and agree that except to the extent required by law, we do not accept liability in respect of errors or omissions caused by incorrect or inadequate information supplied to us by Suppliers or manufacturers.
- You agree to make your own enquiries to verify information provided about the goods and services promoted on the Website and to assess the suitability of these goods and services. Your participation in any provision of goods and or services offered by a supplier is conditional upon your acceptance of the Supplier's terms and conditions as notified.
- You understand that all information, such as comments, messages, text, files, images, photos, video, sounds and other materials posted on, transmitted through or linked from the Website are the sole responsibility of the person from whom such content originated.

8. Privacy

When we collect personal information, it is our usual practice to collect this information directly from you. We do that through the International Welcome Group User registration process. Personal information may include your name telephone number and email address. We only use your personal information for the purposes for which you give it to us and for internal management purposes. You agree to us using your email address to send you messages concerning invoices, updates & other disclosures. We do not give information about you to government agencies, organizations or anyone else unless one of the following applies:

- you have consented;
- you would expect us to;
- it is required or authorized by law;

- it will prevent or lessen a serious and imminent threat to somebody's life or health; or
- the disclosure is reasonably necessary for law enforcement.

9. Payments

9.1 Authorization

By accepting these terms and conditions, you authorize International Welcome Group to charge the debit or credit card account you have provided when a booking is made.

9.2 Secure PCI compliant payments processing

- a. All credit card handling, and payments instructions will be processed directly by Mollie (www.mollie.com) and are subject to the Terms and Conditions of Mollie.
- b. All aspects of the Mollie payment processing infrastructure meet the highest standards of security, integrity and stability and are PCI compliant.
- c. Credit card data is protected by a high level of encryption before transmitted over the Internet.
- d. International Welcome Group does not store or have access to your credit card details except for performing the procedure relevant to your purchase or issuing refunds in the case of cancellation, in compliance with the exercise of your withdrawal right, or for reporting cases of fraud to the police.
- e. You can cancel your recurring card payment authorization by contacting info@iwelcomegroup.com

9.3 Fees and Charges

- a. For each transaction, the surcharge, in addition to the charge you have authorized, will be charged to our own account.
- b. If a charge is declined or reversed by the credit card issuer or network, you agree to pay us a service charge and to reimburse us for all reasonable costs related to the transaction.

9.4 Dishonoured Requests for Payment

If your credit card issuer or network does not honour an online payment transaction, then we have the right to charge or to collect the amount of any such transaction by any available alternative payment method or in another way.

9.5 Changes

Terms and Conditions for online credit card payments are subject to change at any time. Each transaction shall be subject to the specific Terms and Conditions that were in place at the time of the transaction.

9.6 Payment Overview

International Welcome Group will provide a payment overview via email. The payment overview can also be received by entering your International Welcome Group code on the International Welcome Group website.

9.7 Question

If you have any questions regarding your payment, please contact International Welcome Group info@iwelcomegroup.com

10. Changes to Agreement

Occasionally we may make changes to the Service and Agreements. By continuing to use the Service after those changes are made, you are expressing and acknowledging your acceptance of the changes. International Welcome Group reserves the right to change, modify, add or remove portions of the Website at any time. We do not guarantee that you will be able to access the Website or Service in the same way or with the same equipment or software you used prior to the change. International Welcome Group may change or discontinue the Website or any of the Services at any time without prior notice.

11. Termination

These Terms will continue to apply to you until terminated by either you or International Welcome Group. If you breach the Agreement you will not be allowed to create a new Account. You may terminate the Agreement at any time by completing the product or service you acquired via the website. We may terminate the Terms or suspend your access to the International Welcome Group platform or website at any time, including in the event of your actual or suspected unauthorized use or non-compliance with the Terms. If you or we terminate the Terms, or if we suspends your access to the services, you agree that we shall have no liability or responsibility to you and we will not refund any amounts that you have already paid, to the fullest extent permitted under applicable law.

12. Warranty

We endeavour to provide the best service we can, but you understand and agree that the service is provided "as is", without express or implied warranty or condition of any kind.

You use the International Welcome Group website and platform at your own risk.

International Welcome Group disclaim any warranties or conditions of merchantability (supplier ability), fitness for a particular purpose or non-infringement.

In addition, we do not warrant, endorse, guarantee or assume responsibility for any Third Party Applications, Third Party Application content, User Content, or any other product or service advertised or offered by a third party on or through the International Welcome Group platform or any hyperlinked website, or featured in any banner or other advertising.

You understand and agree that International Welcome Group is not responsible or liable for any transaction between you and third-party providers of Third-Party Applications or products or services advertised on or through the services.

As with any purchase of a product or service through any medium or in any environment, you should use your judgment and exercise caution where appropriate.

No advice or information whether oral or in writing obtained by you from International Welcome Group shall create any warranty on behalf of us in this regard. Some aspects of this section may not apply in some jurisdictions.

13. Disclaimer

International Welcome Group will make reasonable efforts to keep the International Welcome Group platform operational. However, certain technical difficulties or maintenance may, from time to time, result in temporary interruptions.

International Welcome Group reserves the right, periodically and at any time, to modify or discontinue, temporarily or permanently, functions and features of the International Welcome Group platform, with or without notice, all without liability to you for any interruption, modification, or discontinuation of the International Welcome Group platform or any function or feature thereof.

You understand and agree that International Welcome Group has no obligation to maintain, support, upgrade, or update the Service, or to provide all or any specific content through the Service.

Furthermore, International Welcome Group reserves the right, periodically and at any time, to modify or discontinue, temporarily or permanently, functions and features of the website, with or without notice, all without liability to you for any interruption, modification, or discontinuation of the website or any function or feature thereof.

14. Limitation of Liability

You agree that, to the extent permitted by applicable law, your sole and exclusive remedy for any problems or dissatisfaction with the International Welcome Group platform, Website, the Third Party Applications or the Third Party Application content is to deactivate your International Welcome Group and to stop using the Service, the Third Party Applications or the Third Party Application content.

To the fullest extent permitted by law, in no event will International Welcome Group, its officers, shareholders, employees, agents, directors, subsidiaries, affiliates, successors, assigns, suppliers or licensors be liable for

- (i) any indirect, special, incidental, punitive, exemplary or consequential (including loss of use, data, business, or profits) damages, arising out of the use or inability to use the International Welcome Group service, website, third party applications or third party application content, regardless of legal theory, without regard to whether we have been warned of the possibility of those damages, and even if a remedy fails of its essential purpose;
- (ii) aggregate liability for all claims relating to the International Welcome Group service, website, third party applications or third-party application content more than the amounts paid by you to International Welcome Group during the prior three months in question.

Nothing in these Agreements removes or limits International Welcome Group's liability for fraud, fraudulent misrepresentation, death or personal injury caused by its negligence.

15. Miscellaneous

15.1 Entire agreement

These Agreements constitute all the terms and conditions agreed upon between you and International Welcome Group and supersede any prior agreements in relation to the subject matter of these Agreements, whether written or oral. Any additional or different terms or conditions in relation to the subject matter of the Agreements in any written or oral communication from you to us are void. You represent that you have not accepted the Agreements in reliance on any oral or written representations made by us that are not contained in the Agreements.

15.2 Severability

Should any provision of the Terms be held invalid or unenforceable for any reason or to any extent, such invalidity or enforceability shall not in any manner affect or render invalid or unenforceable the remaining provisions of the Terms, and the application of that provision shall be enforced to the extent permitted by law.

15.3 Force Majeure

Neither party shall be liable hereunder by reason of any failure or delay in the performance of its obligations hereunder on account of strikes, shortages, riots, insurrection, fires, flood, storm, explosions, acts of God, war, governmental action, labour conditions, earthquakes or any other cause which is beyond the reasonable control of such party.

15.4 Choice of law, mandatory arbitration and venue

This Agreement shall be governed by the laws of the Netherlands, without giving effect to any principles that may provide for the application of the laws of another jurisdiction. Any disputes or controversies is in connection with or arising out of this Agreement, its negotiation, breach, existence, validity or termination, shall be referred to and finally determined by arbitration in the Netherlands.

15.5 General Provisions

We shall not be liable for any delay in performing any of our obligations under this Agreement if such delay is caused by circumstances beyond our reasonable control. If any part of this Agreement is found to be void, unlawful or unenforceable then that part will be deemed to be severable from the balance of this Agreement and the severed part will not affect the validity and enforceability of any remaining provisions. If we do not exercise or enforce any right or provision under this Agreement, it will not constitute a waiver of such right or provision. Any waiver of any provision under this Agreement will only be effective if it is in writing and signed by us.

16. Contact

International Welcome Group is a private company with limited liability organized under the laws of the Netherlands with its registered office at Pedro de Medinalaan 71, 1086 XP, Amsterdam, the Netherlands.

International Welcome Group is registered at the Chamber of Commerce under file number 76.67.10.70.

You are requested to send all correspondence to International Welcome Group c/o Scotland Welcome info@scotlandwelcome.com or contact International Welcome Group info@iwelcomegroup.com or by phone in the United Kingdom on +44 (0) 131 261 6620

* * *