

General trading conditions for the object entry (stood January 2007)

§ 1 area of application

(1) The general trading conditions of the Internet agency Holidayworld Europe, Edshult Gummarp 22, S-Eksjö, legally represented by the managing director Michael Bonhage, apply to all in § 2 described, unique and sequential achievements of the “Holidayworld Europe” concerning the associated Internet domain: www.holidayworld-europa.com.

(2) The AGB in the current version is valid at the latest with the recourse to of the achievements offered by the “Holidayworld Europe” and can be seen and downloaded at any time under the above mentioned Internet addresses on-line.

(3) Special agreements, changes and additions of the AGB require writing and confirmation by the “Holidayworld Europe”. For this only persons are entitled, who became to provide Michael Bonhage from the managing director with an unrestricted authority.

§ 2 achievements contractual item

(1) The Holidayworld offers its business customers (i.S.d. § 14 BGB) on one or several of the above mentioned Internet sides storage location for the representation of a holidays object in the Internet. The representation which is based on a data base contains picture collecting mains, object data and a linking linkage to the own homepage accounting machine. By of the “Holidayworld Europe” provided bookkeeping system those can step Internet user directly with the object concerned via email into contact.

(2) From the bookkeeping system placed from us to the order or the linking on the internal accounting machine resulting contract preparations and completions between Internet user and landlord exclusively take place between these parties. The “Holidayworld Europe” is neither conclusion nor switching broker.

§ 3 placing of order/contract

(1) The sending off of the form for announcing on the Internet side www.holidayworld-europa.com and the associated placing of order represents a coming off of a use contract between the “Holidayworld Europe” and the client.

(2) The client receives a confirmation of order of the “Holidayworld Europe” via email.

§ 4 contract running time

(1) The minimum contract running time amounts to 12 months.

(2) The contract extends automatically by a further year, if not on the part of the “Holidayworld Europe” or the customer with one period from one month to the end of the contract yearly one quits.

§ 5 contract refusal/transmission

(1) The “Holidayworld” reserves itself the admission of new objects expressly.

(2) The “Holidayworld Europe” is entitled to transfer its rights and obligations from the contract totally or partly to another enterprise.

§ 6 termination of contract

(1) The “Holidayworld Europe” is entitled to quit the contract at any time without notice with offence against valid right. This applies in particular to offences in accordance with § 7 paragraph 2. Further we point out that only objects may be in-maintained, the property of the landlord are or for the one valid lease are present! .

(2) The contract can be quit with one period from one month to the end of the contract yearly properly. In addition you send please your informal notice under indication of the email address of the client and the pertinent password to our email address kuendigung@holidays-adventure.com

§ 7 adhesion

(1) The client is in its entirety responsible for contents of its Internet appearance, if on the above mentioned Internet sides a connection (left) is made to this. It clings with offence against legal regulations or good customs.

(2) The “Holidayworld Europe” takes over no obligation to check, reserves themselves however the right, on contents, which offend against valid right or good customs to quit not to left and/or the use contract in accordance with § 6 (1) without notice.

(3) For loss or damage of the data placed from the client to the order an adhesion is impossible by the “Holidayworld Europe”, it is the “Holidayworld Europe” falls resolution or rough negligence to the load.

(4) For disturbances within the Internet the “Holidayworld Europe” cannot take over adhesion.

(5) Adhesion and requirements for compensation are limited to the order value.

§ 8 guarantee

(1) The “Holidayworld Europe” does not take over guarantee for the correct rendition of the Internetdomains of the client. Requirements for compensation, also for itself from it resulting in damages, are excluded, as far as these are not based on resolution or rough negligence of the “Holidayworld Europe”.

§ 9 compensation

(1) If the contract is totally or partly quit on the part of the customer without an obligation injury of the “Holidayworld Europe” outside of the period mentioned in § 6 (2) or if contract offences are present in accordance with § 7 (2), the “Holidayworld Europe” is entitled to retain the annual contract value in the sense of a compensation.

§ 10 prices

- (1) All prices understand themselves plus the valid in each case value added tax from at present 25%. Apply to the point of order time on the respective homepage published prices.
- (2) The number of the entry possibility of different holidays objects per clients/invoice recipient is not subject to a delimitation with private people.
- (3) The number of the entry possibility of different holidays objects per clients/invoice recipient within the commercial range (broker, mediator, manager, tour operator...) is limited to 5 holidays objects For each further object 10, 00 is charged for € per year.
- (4) The multiple entry of the same holidays object is not permissible.

§ 11 payment means

- (1) The rendering of invoice takes place directly after placing of order.
- (2) The current on the Internetdomain proven annual inclusive fee is due with a goal of 7 days starting from invoice date by transfer (49.00 € zzgl. VAT.). The prices for landlords within the EEC, except Sweden with holidays objects in these countries apply without VAT. We refer expressly to which is verantwotlich the landlord for the removal of the VAT to the tax office responsible for him! The landlord is responsible for the VAT.
- (3) The feed of the calculation takes place via email, or when desired by fax.

§ 12 delay of payment

- (1) A payment is considered only then as effected if the “Holidayworld Europe” can have the amount.
- (2) During excess of times fixed for payment the “Holidayworld Europe” is entitled to also compute without previous reminder interests at a value of 12% per annum.
- (3) If the client with due payments is in the delay, then the “Holidayworld Europe” is entitled also without respite setting to close the entry of the client up to the entrance of the open amount.

§ 13 data security

- (1) The client permits the “Holidayworld Europe” to store in the context of the business relation the received personal data.

§ 14 Salvatori clause

If a determination of these conditions should prove as legally ineffective, then the remaining part keeps its full validity. To the place that regulation, which comes desired economic success in legal way at least next, steps the regulation concerned. Disputes, which develop in connection with the present Treaty, are to be settled by the contracting parties in a friendly way. If this should not be possible, then Eksjö is considered as area of jurisdiction. The

present Treaty is subject to the right of Sweden.

General trading conditions for the banner advertisement

§ 1 banner size

(1) The advertising banners may not exceed a size of 180 x of 60 pixels, when desired adapt we free of charge the banner size.

§ 2 banner place

(1) Fee for a firm banner place on the starting side sec. 1250: -/år exkl.moms

(2) Fee for a banner place in the rotation system on the starting side sec. 950: -/år exkl. moms

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§ 14 final clause

(1) With dispatch the E-Mail applies the order as valid, and the client recognizes the AGB`s on .