

Site User Agreement

1. Confirmation of the Agreement

To become a MAXI BOOKING member, you must first fill out our registration form and agree and undertake to abide by the terms of the MAXI BOOKING membership agreement.

The user is deemed to have undertaken to abide by the MAXI BOOKING contract from the moment he/she fills in and approves the registration form or receives any service using this system or makes a RESERVATION.

2. Description of Services

MAXI BOOKING offers its members who approve the contract the opportunity to make hotel room reservations online.

3. MAXI BOOKING Membership System

MAXI BOOKING member will choose a " In order for the user to connect to the services that require MAXI BOOKING membership, it is necessary to enter the user name and password. This process is defined as "login" to MAXI BOOKING.

4. Obligations of the Member

When using the services of the MAXI BOOKING site, the member is responsible for the failures and damages that may arise due to the fact that the information belonging to him in the registration form is correct, and when this information is required, the information is inaccurate or incomplete (including forgetting the password). belongs to MAXI BOOKING, that its membership may be terminated in such cases, that the copyright of the services, services and software provided by MAXI BOOKING belongs to MAXI BOOKING, that it will not reproduce or distribute these software in any way, personal ideas, thoughts, expressions, files added to the MAXI BOOKING environment, The responsibility of the requests and personal information sent by him belongs to him and MAXI BOOKING cannot be held responsible for these files in any way,

MAXI BOOKING will be responsible for information, messages and files that will be lost and/or incomplete, sent to the wrong address during the use of the site, and not to access the services offered at the address of MAXI BOOKING without authorization and in any way other than as determined by MAXI BOOKING, not to change the software in any way, not to use certain ones and to pay all material and moral damages that MAXI BOOKING may incur in cases where it does not comply with the aforementioned articles, racist, not to send messages contrary to the laws of the Republic of Turkey and international agreements, to comply with the rules of etiquette and law, Not to publish, print, distribute any material or information outside of the site, not to be involved in the surveys published on the site, from inside or outside, not to engage in letter activities,

not to send information or programs that will harm the information or software on other users' computers,

Any recording or material obtained by using MAXI BOOKING services is completely within the consent of the user, the failures that may occur on the user's computer, loss of information and other losses are entirely his own responsibility, not to demand compensation from MAXI BOOKING for damages that may be incurred due to the use of the service,

Not to use MAXI BOOKING services for positive or negative commercial or advertising purposes without obtaining permission from MAXI BOOKING, has the right to make necessary interventions, remove the member from the service and terminate the membership,

MAXI BOOKING may use its own system for commercial purposes, not to save or misuse the information, situation, otherwise the room may not be delivered to them,

If the customer wishes to cancel the reservation made through Maxi Booking address, he/she may request and collect all or a part of the reservation price from the customer by not accepting the CANCELLATION notifications made outside the CANCELLATION conditions of the accommodation facility, otherwise, he/she may not accept the CANCELLATION notifications made outside of the CANCELLATION conditions of the accommodation facility announced on the website, /> If the reservation made by the member user is to be used by another person, the person staying has to sign the document that he/she can present to the person who delivered the room to be accommodated on behalf of the Virtual Center "that he knows the person who made the reservation on his behalf". Although your reservation is deemed to have not been realized, it accepts and undertakes that it can demand and collect all or part of the reservation price from the member who made the reservation, on the grounds that the cancellation conditions are not complied with.

5. Authorizations Granted to MAXI BOOKING by Users

MAXI BOOKING may at any time temporarily suspend the operation of the system or stop it completely. User name and password will be displayed and approved by MAXI BOOKING after filling in the application fields to be submitted to the customer. MAXI BOOKING may indefinitely prevent its customers who have filled in all the fields or customers who are connecting even though they have a password, from having a new password or using their password, if it deems it appropriate.

MAXI BOOKING, at the time of reservation, undertakes that it is transmitted to the accommodation facility safely and without error. However, it does not undertake that the use of the reservation made and/or the results obtained are accurate and reliable, and that the room and service quality will meet the expectations. has the right to delete. MAXI BOOKING shall not be held responsible for backup and deletion processes. owns the works and has copyright and savings rights arising from this ownership.

Maxi BOOKING's sales, It is limited to the current availability and the number of usage in the facilities of the companies it owns. MAXI BOOKING may not receive reservation requests for rooms that are not available in the relevant accommodation facilities. The display of the accommodation facility and rooms on the website does not mean that these rooms are in stock and have quota open for sale and reservation by MAXI BOOKING, and it does not guarantee that certain reservations can be made for these hotel rooms. information, documents, software, design, graphics, etc.) reserves the right to publish the works and/or move and publish them on the site or to another address deemed appropriate by MAXI BOOKING. It is possible for this published information to be copied and/or published by other users. In these cases, the member does not receive any royalties, compensation, etc. from MAXI BOOKING.

The prices of accommodation facilities offered for sale in MAXI BOOKING, room features, sales, cancellation and reservation conditions, general features of the facility, etc. Changing other issues is at the sole discretion of the accommodation facilities. The fact that this information is up-to-date, changed and correct belongs to the accommodation establishments that have virtual rooms on the MAXI BOOKING site. If there is an error in the prices and the information described above, MAXI BOOKING may undertake the service to correct or compensate for this error, or cancel the customer's reservation completely.

MAXI BOOKING, may enable the member to switch to other websites. In this case, the member accepts that MAXI BOOKING is not responsible for the content of the sites to which he will switch. BOOKING non-membership services can be transformed into a membership-required situation over time. MAXI BOOKING may open additional services, change some of its services partially or completely, or convert them to paid services.

For the sake of future technical necessities and compliance with the legislation, it may make changes in the implementation of this contract, as well as change the existing articles or add new articles. MAXI BOOKING may open additional services, change some of its services partially or completely, or convert them to paid services.

For the sake of future technical necessities and compliance with the legislation, it may make changes in the implementation of this contract, as well as change the existing articles or add new articles. MAXI BOOKING may open additional services, change some of its services partially or completely, or convert them to paid services.

6. Personal and Non-Commercial Use Limitation:

Individual customers accept that all purchases made are for personal use and not for resale. Corporate customers can use the site commercially, as well as for employees in their own institutions. For those who use it for commercial purposes, no commission is paid for the sales made by these businesses, unless a separate and written contract has been made between the parties. Companies that will sell for commercial purposes are required to have a Travel Agency Operating Certificate. If a separate written contract is not made for reservations made by corporate firms for their own personnel, no commission is paid. No site usage fee or any other name is charged.

7. Fees, Payments, Invoices, Commissions and Taxation:

The transactions arising from all legal changes that will take place outside the scope of this contract are outside the responsibility of MAXI BOOKING and are reflected in the contract between the parties.

Since the payment for the reservation is made directly to the hotel, the site user is the customer. There is no commercial transaction between MAXI BOOKING and MAXI BOOKING.

The customer makes the payment to the accommodation facility where he made the reservation, and requests and receives the invoice directly from the accommodation facility.

8. Use of the Reserved Room

If the customer does not accept the reservation made using the MAXI BOOKING system, the CANCELLATION conditions announced by the accommodation facility at the time of reservation are applied to the customer. Within the framework of this situation, the customer has to accept and fulfill its legal debts and obligations to both MAXI BOOKING and the accommodation facility.

9. Cancellation of Reservation

Cancellation conditions may differ for each company in the MAXI BOOKING address. For this reason, the CANCELLATION conditions announced by the accommodation facility during the reservation have been read and accepted by the customer.

However; To be valid for some of the reservations paid by online credit card and limited to the following conditions, the fee can be refunded and the payment of the credit card stopped, provided that the following conditions are met, by the accommodation facility directly to the customer. In such a case, MAXI BOOKING will provide the parties with their direct contact addresses and information

upon request. In case of cancellation of the reservation without penalty, and confirmation of the cancellation by the accommodation facility;

In case of cancellation due to the notification by the accommodation facility that the RESERVATION has become partially or completely impossible,

in case of cancellation due to the inability to deliver the RESERVATION information to the accommodation facility; IN CANCELLATIONS, which are made through the door by sight and accepted by the facility, without entering the facility, in cancellations of reservations made with online credit card and other payment methods, the fee is refunded by the accommodation facilities owned by MAXI BOOKING. MAXI BOOKING is not a party to disputes that may arise between the accommodation facilities and the customer regarding the refund conditions. MAXI BOOKING gives the records and information about the reservation made in the system to the relevant parties in their current form, upon request. MAXI BOOKING has no responsibility for deleting or backing up these from the system.

10. Validity of MAXI BOOKING Records, Being Conclusive Evidence

The member states that MAXI BOOKING's book records, microfilm, microfis and computer records will constitute valid, binding, final and exclusive evidence within the meaning of HUMK 287. Article and this article It accepts, declares and undertakes that it waives all kinds of objections to the records of MAXI BOOKING stating that it is in the nature of an evidential contract and that it has waived its right to offer oath regarding the fact that these are kept duly.

11. Applicable Provisions

In case of conflicts that may arise regarding this contract, first of all the provisions of this contract, and in cases where there is no provision, the Turkish Law (TBK, TTK, HMK, TKHK and other related laws) shall apply.

12. Competent Courts and Enforcement Offices and Enforcement

Istanbul Çağlayan Courts and Enforcement Offices will be authorized to resolve any disputes that may arise from the implementation of this contract. After the user fills in the registration form, reads and accepts the system terms of use while becoming a member on the site, and receives service using the system or makes a RESERVATION, this agreement enters into force between the parties without any time limit.