

Terms (GTC) of Tyrolean Snowboard School Christian Schnabel St.Anton am Arlberg Into the White

1 General

Unless otherwise expressly agreed, our terms and conditions shall apply to all transactions between the snowboard school Christian Schnabel St.Anton am Arlberg Into the White (hereinafter called ITW) and the customer. Purpose of the company is operating a snowboard school Thereof are particular services, such as the provision of instruction in the skills and knowledge of snowboarding (with no guarantee of any particular training success) as well as guiding offpiste.

2 Contract for services, pricing queries and prices

Reservations for private lessons can be conducted by internet, by telephone or by fax. Reservations are booked as fixed only after written confirmation by the ITW. The offers of the ITW are subject to change. For the acceptance of the reservation and the scope of the service, our written order confirmation is decisive. Verbal or telephone agreements shall only apply if expressly confirmed in writing by the ITW. All prices quoted by us are to be understood in euro and without VAT according to the small business regulation held by us. Price lists are subject to change. For printing errors no liability.

The ITW does not assume any responsibility for the topicality, correctness, completeness or quality of the information provided on the internet. Liability claims against the ITW which refer to any kind of damage of a material or immaterial nature caused by use or disuse of the presented information or by the use of faulty and incomplete information are excluded, provided that the ITW shows no evidence of gross negligence present.

All offers are not-binding and without obligation. The ITW expressly reserves the right to change parts of the web site or the entire offer without separate announcement to supplement to delete or the publication temporarily or permanently.

For direct or indirect references to external Internet pages ("links") which lie outside the responsibility of the ITW, the ITW shall attach in principle no liability, unless it has obtained prior to the respective linking of illegal contents of the respective websites proven knowledge.

3 Terms of payment

For contracts signed, the charges, unless otherwise agreed, are to be paid for the service carried out directly in the snowboard school office or at the snowboard instructor or snowboard guide. In case of default by the purchaser, we are entitled to charge default interest at the rate of 5 % per year, thus claims to compensation for higher interest rates are not affected.

4 General conditions of participation

The contractor has to tell the ITW about his skills and experience in snowboarding truthfully and comprehensively as well as to have his snowboard equipment checked independently for the state of it. He also has to tell the ITW about his physical abilities, especially his health and any suffering.

Before the start of the lesson is to be effected by the contractor to review the snowboard equipment by an authorized dealer . The group classification with snowboard courses is carried out by the ITW . If the removal of a participant is required, the contractor shall comply with this decision. Otherwise, the ITW is entitled to terminate the contract .

The contractor shall follow the instructions issued to them by the ITW. Ignoring an exhortation entitled by the ITW immediately dissolve the contract. Participation in services of the ITW under alcohol or drug influence the ITW entitled to immediately dissolve the contract. The contractual partner shall, in the cases of termination of contract, not be entitled to any refund of the fee.

Shrinks the number of group members to less than five people, the ITW reserves the the right groups to join or to be reduced accordingly to the lessons.

5 Liability provisions

Basically, the ITW is liable according to the legal provisions exclusively for damages which are directly related to the activities of the ITW and the intent of were caused by gross negligence. A corresponding liability insurance .

6 Warranty

The contractor has any complaints reported immediately on-site in the office to ask for advice. In non - culpable no claim reduction of the fee is possible. Claims against the ITW must be made no later than 4 weeks after the occurrence in writing and justified.

7 Resignation

For private lessons, that a withdrawal from the contract no later than 8 (eight) days before the course start without incurring a cancellation fee . If the cancellation is , however, only at a later time the ITW is entitled to demand the agreed tariff extent at full daily rate.

A refund of payments already made only in case of accident, upon presentation of the original receipt (see reverse the course map) and with a medical certificate from a local doctor possible. The reset amount to be refunded is recalculated for that period on the basis of services actually provided. The total amount will thus be reduced, but there can be higher daily rates will be charged .

In case of cancellation during current service or no show on the agreed date no refund will be made . In the course fee the use of the lifts are not included. All costs for the use of all lifts are borne by the student as a contractor .

If the weather conditions do not ensure the implementation of service for safety reasons, the ITW reserves the right to postpone or cancel the services. For Discontinued by failures of the cable cars and ski lifts lesson times the ITW will not be responsible .

8 Security

Students are cautioned that all students have appropriate certified ski helmet or snowboard helmet. The use of other protectors such as back protectors and wrist guards is recommended. In addition, the students have to gain knowledge of the content and the implementation of common FIS slope rules and abide by them.

9 Liability provisions

The contractual partner of the ITW is strongly recommended to take out health, accident, liability and foreign health insurance. The ITW shall be liable according to the legal provisions exclusively for any damages in connection with the activities of the ITW and have been caused deliberately or through gross negligence. A third-party insurance on the part of ITW consists. Moreover, there can be no liability of the ITW in any case, if the contracting party violates in disregard of the instructions of the FIS slope rules, other legal arrangements or provisions of these Terms and Conditions the body, suffers damage suffered or causes damages of any kind.

10 Place of Performance

Meranerstrasse 5, 3300 Amstetten

11 Jurisdiction

For all disputes arising from this contract shall have exclusive jurisdiction at the seat of the ITW competent court in Innsbruck.

12 choice of Law

Austrian law applies.

13 legal validity

If any provision of these Terms and Conditions should be invalid, this shall not affect the validity of the remaining provisions and the entire legal transaction. The ineffective provision shall be replaced by a provision which comes closest to the economic condition of the invalid.