

IdoBooking. IdoBooking Contract made In Szczecin on xxxx-xx-xx

Between IDOBOOKING Ltd. in Szczecin, al. Piastów 30, 71-064 Szczecin; entered in the register of entrepreneurs kept by the District Court Szczecin-Centrum in Szczecin, XIII Economic Division of the National Court Register under the number: 0001118562; NIP: 8522710288; REGON: 529324888; with the share capital of PLN 200,000.00, hereinafter referred to as IDOBOOKING Ltd. , and:

Full company name:

Tax ID (EU tax ID):

Head office address (street, house, apartment):

Head office address (city, post-code, country):

Client ID:

Represented by:

Name and surname:

ID number / Country and date of birth:

called hereinafter the Client.

1. IdoBooking is an online service providing tools and resources for managing online reservations, powered by IdoBooking. The service description is available on our website at <https://www.idobooking.com/en>.
2. The conclusion of the IdoBooking Service Agreement shall be concluded in Documentary Form via the tools available on the Operator's website <https://www.idobooking.com/en>.
3. Concluding an agreement for the IdoBooking Service also results in concluding an agreement for the IdoPay Service - regardless of whether it is provided to the Client by an External Payment Service Provider, in accordance with the Terms and Conditions of this service
4. The Client declares that he/she has read the information, and the IdoBooking Service Regulations published on the website at <https://www.idobooking.com/en> and undertakes to comply with them. The IdoBooking Service Regulations and Price List are an integral part of this agreement. The expressions written in capital letters have the meaning given to them in the IdoBooking Service Regulations.
5. The Client authorizes IdoBooking to issue VAT invoices for IdoBooking service fees; invoices do not have to be signed. Original invoices shall be delivered in an electronic format.
6. IdoBooking will issue VAT invoices for IdoBooking services in accordance with the Price List.
7. The Client is obligated to settle their liabilities towards IdoBooking to the bank account specified by IdoBooking.
8. The Purchaser shall settle their financial liabilities within the time limits prescribed by IdoBooking and under principles described in the IdoBooking Terms and Conditions. The Client is committed to pay statutory interest on overdue fees. The interest starts being charged on the first day after the payment deadline.
9. In the event of exceeding the payment deadline for the IdoBooking service, the Operator has the right to terminate the agreement without notice and pursue its claims through court proceedings.
10. The Contract is concluded for an indefinite period of time. It may be terminated by notice by either party IdoBooking is obligated to give at least 3 months' notice, whereas the Client shall give 2- or 3-months' notice, effective at the end of the month.
11. The Contract is assignable on condition that all its provisions are respected by the assigning parties. The assignment shall be performed in a Documentary Form in CSC, with the consent of the Operator, otherwise being null and void.
12. Any changes to this Contract, except for changes made to the IdoBooking Terms and Conditions, and the IdoBooking Price List, must be made in writing in order to take effect; changes to the IdoBooking Terms and Conditions and Price List are publicly available <https://www.idobooking.com/en>.
13. Should any part of this Contract be invalid for any reason, it is to be replaced with a corresponding text, which is valid and equivalent to the intended meaning. The rest of the Contract shall remain unaffected and valid.
14. To the extent permitted by the applicable jurisdictional provisions, any disputes that may arise will be resolved by a common court in In Szczecin.