

GENERAL TERMS AND CONDITIONS

Dear Guest,

we are pleased that you have decided to use the services of Hotel Devín ****. Given that we strive to make your stay in our hotel as pleasant as possible, we would like to ask you to read the following General Terms and Conditions which regulate and specify the contractual relationship between you and the hotel, established by the acceptance of your order.

1. The purpose of these General Terms and Conditions (hereinafter also "GTC") is to establish a legal framework for relations between the hotel operator and its clients in order to ensure that the client is informed about the conditions of providing services.
2. These General Terms and Conditions shall apply to contracts for the letting of hotel rooms for accommodation, hotel conference and banquet rooms for events and the organisation of events for rent, as well as for any other supplies and services provided to clients.
3. The Client's Terms and Conditions may be accepted only if they are expressly agreed in advance in writing.
4. These GTC form an integral part of any contract (agreement) and order, the subject of which is the hotel's obligation to provide the client with certain services and the client's obligation to pay the agreed price for the services provided.
5. It is assumed that the client has been acquainted with these GTC, unless the client proves that access to them was restricted or prevented through the hotel's fault.
6. These GTC shall become binding on the hotel as of the day of their publication and on the client at the time of ordering the service.

I. Definitions

For the purposes of this Contract:

1. The Client is any natural person or legal entity that concludes a contract with the Hotel for the provision of services or sends a binding order to the Hotel.
2. Hotel means facilities operated by Hotel Devín, a.s., having its registered office at Riečna 4, 811 02 Bratislava, Company Reg. No. 31 395 741, incorporated in the Commercial Register of the District Court of Bratislava I, Section: Sa, File No. 839/B, named Hotel Devín ****.
3. The Contracting Parties mean the Hotel and the Client.
4. Service means any services provided by the Hotel in accordance with the scope of its business, but especially accommodation, catering, wellness and congress services.
5. Individual Client usually means 1 up to 10 persons who jointly order Hotel Services or book Hotel accommodation at the same date of arrival and departure, but in any event not more than 5 rooms.
6. Group means 6 or more people who jointly order Hotel Services or book Hotel accommodation at the same date of arrival and departure, but in any event not less than 6 rooms.
7. Event means a social event which is attended by a larger number of people and associated with the provision of several types of Hotel Services.



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8. Event Organiser means any natural person or legal entity that organisationally, technically or otherwise arranges for an Event on behalf of or for the benefit of the Client and, to that end, enters into a contractual relationship with the Hotel; unless otherwise agreed, the party ordering the Event (Client) is its organiser.
9. The time of payment means the moment when the Hotel gets the opportunity to dispose of the paid funds, i.e. the day when the funds are credited to the account, collected from the cash box, etc.
10. Damage means actual damage and lost profits. Damage shall be compensated in money; however, if the entitled party so requests, and where possible, Damage shall be compensated by restoring the damaged item to its previous condition.

II.

Conclusion of the Contract

1. The conclusion of a contract means an agreement on the provision of services entered into by and between the Hotel and Client.
2. By concluding the contract, the Hotel undertakes to provide the Client with Services in the agreed scope and quality, in which case the Client is obliged to pay the Hotel the agreed price and compensate the Hotel for damage caused in connection with the use of the Hotel Services.
3. The contract is concluded once the Hotel confirms the Client's order/booking. Such confirmation can be made in writing, by fax or e-mail.
4. The Hotel and Client are the contractual partners. If the Hotel Services have been ordered by a third party/intermediary/, the intermediary him-/herself shall be the /contracting/ party liable to the Hotel, unless the Contracting Parties agree otherwise.
5. In the case of Group or regularly recurring orders, the Contracting Parties may enter into a written framework agreement provided, however, that the covenants (arrangements) made herein shall take precedence over the provisions of these GTC, which shall be without prejudice to the validity of the GTC. The foregoing shall also apply to individual written contracts.
6. Further rental of rooms to let, as well as their use for purposes other than accommodation or for purposes other than those agreed in the contract, shall require the Hotel's prior written consent.

III.

Accommodation Services – Individual Clients

1. The Hotel shall make the rooms booked available to the Client from 2 p.m. on the agreed day of arrival. The Client shall be entitled to have the booked room prepared prior to the specified date only if the Client explicitly agrees on such earlier preparation with the Hotel when concluding the contract. The Client shall not have the right to be given the use of a specific room, unless the Client has specifically agreed this with the Hotel. If the Client is given the use of a room earlier, i.e. between 10:00 a.m. and 1:59 p.m. on the day of arrival, the Hotel may charge 25% of the listed price of accommodation. If the Client is given the use of a room earlier, i.e. between 6:00 a.m. and 1:59 p.m. on the day of arrival, the Hotel may charge 50% of the listed price of accommodation.



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2. The Client is obliged to vacate and leave the room no later than 11:00 a.m. on the agreed day of departure, unless otherwise agreed in advance. If the Client leaves the room at a later time, the Hotel may charge 25% of the listed price, provided that the room is left by 3.00 p.m. The Hotel may charge 50% of the listed price if the room is left by 5.00 p.m. After 5 p.m. the Hotel may charge 100% of the listed price without the Client becoming contractually entitled to Hotel Services related to accommodation.
3. If the Client fails to come to the Hotel no later than 6:00 p.m. on the day of arrival, and unless a later arrival has been explicitly agreed, the Hotel may let another client use the booked room(s).
4. If the Client checks in at the Hotel before 6:00 a.m., the Client shall pay the price of accommodation for the entire previous night.
5. When the Client moves into the room (i.e. starts occupying it), the Client shall report any possible deficiencies, irregularities or reservations at the Hotel reception immediately after the Client ascertains the same. The Client shall also act in the same way if the Client finds out damage to the room or its inventory. If the Hotel detects damage to the room or its inventory after the Client's stay without the Client notifying the Hotel reception employee of such fact, the Client shall compensate the Hotel for damage to the room or its inventory in full.
6. The Client's stay in the Hotel is provided for by the Hotel's Accommodation Rules and Operating Regulations. Such rules and regulations shall be binding on the Hotel Clients.
7. The Hotel shall allow the Client to deposit valuables or items of high financial, social or intellectual value in a safe place /Hotel safe/. In the event that the Client does not exercise such right, the Hotel shall be liable for damage incurred due to the loss, abuse, harm, theft or otherwise only to a limited extent. The Hotel shall be liable for jewellery, money and other valuables only up to EUR 332.00. The Client's claim for damages shall expire if the Client fails to make such a claim within 15 days from the day the aggrieved party becomes aware of the damage. It is assumed that the Client becomes aware of the damage on the day of departure from the Hotel.

IV.

Accommodation Services – Groups

1. Unless stipulated otherwise in these GTC, the provisions of Art. III. of the GTC shall apply to the Group's accommodation conditions.

V. Prices for Services Provided by the Hotel and the Payment Terms

1. The Client shall pay the agreed price for the Services provided; the foregoing shall also apply to the Services provided by the Hotel to third parties upon the Client's explicit request.
2. The agreed price means the price specified in the booking confirmation. If the price has not been agreed in this way, the published listed prices shall apply.
3. The prices listed in the Hotel's price list are final and include value added tax, but are exclusive of local taxes.
4. If the period between the conclusion of the contract and the provision of the ordered Services exceeds 4 months, during which there is an increase in the Hotel prices, the Hotel may increase the agreed price accordingly, but in any event by no more than 10% of the agreed price.



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5. The Hotel may change the price even if the Client, with the Hotel's consent, additionally changes the number of booked rooms, the scope of the Hotel Services, length of stay, etc.
6. When concluding the contract, the Hotel may request payment in advance.
7. Unless otherwise agreed in advance, in the case of organised Events, the basis for billing Services ordered and used by the Client shall be a tax document – an invoice issued on the day of the Client's departure from the Hotel facilities, or on the day the Client used the ordered Hotel Services. The invoice must contain all the particulars prescribed by the applicable legal regulations of the Slovak Republic.
8. The invoice shall be due and payable within 14 days from its issue. The invoice shall be deemed paid as of the day the Hotel could dispose of the amount paid, i.e. the day the relevant amount is credited to the Hotel's account.
9. A credit card payment can be made before or after the use of Hotel Services, based on the data provided by the Client necessary to make the payment. By providing data for a credit card payment, the Client agrees to the use of the Client's credit card. The Hotel may additionally charge to the Client's payment card any differences that will be ascertained after the Client's departure /e.g. consumption from the minibar, damages, fines, etc./, and the Client agrees to such additional charges. However, the Hotel shall inform the Client in writing /by e-mail/ of any additional settlement of differences from the Client's payment card and the reasons for such additional settlement.
10. In the event of a default in payment, the Hotel may charge default interest of 0.5% on the late payment for each day of such default.

VI.

Events

1. In order to arrange for and properly prepare the Event, the Event Organiser shall notify the Hotel in writing of the final number of attendees no later than 7 working days before the Event.
2. In the case of a change in the scope of Services provided at the Client's request, the Hotel shall provide for an increase in the scope of Services provided according to its own capabilities provided, however, that the Hotel deals with such request with the care of a proper trader. However, the Client shall have no legal claim to an increase in the scope of Services provided.
3. A change in the number of attendees by more than 10% must be agreed with the Hotel in writing and in advance. In the case of such change in /deviation from/ the number of attendees, the Hotel reserves the right to unilaterally exchange the confirmed rooms. The agreed standard and technical equipment must remain unchanged.
4. If the number of participants is exceeded by more than 10%, the Hotel may also adjust and change the agreed price. The actual number of attendees is the basis for billing.
5. The Event Organiser shall also notify the Hotel in writing of the following:
 - a) the room layout no later than 10 days before the start of Event. If the Event Organiser changes the room layout after such date, the Hotel reserves the right to charge a reorganisation fee of EUR 75.00.
 - b) the necessary technical equipment no later than 10 days before the start of the Event. If the pre-determined technical equipment is not used during the Event, then the Hotel shall request a full payment for such equipment based on the price offer.
 - c) the selection of coffee breaks, food and beverage menu no later than 10 days before the start of the Event. If the Client fails to inform the Hotel of the selection of food and



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beverages in writing and in advance as agreed, the Hotel may make the selection instead of the Event Organiser. Any change in refreshments by the Event Organiser less than 10 days before the start of the Event may not be accepted by the Hotel.

- d) the exact times of the use of the room and the Event programme no later than 10 days before the start of Event. The reserved rooms shall be available to the Event Organiser only within the agreed times. Any time changes shall be agreed by the Hotel in advance. If the time of the room use or the times of the Event programme change less than 10 days before the start of the Event, the Hotel may request the payment of an additional fee.
6. For Events in the premises of the French Restaurant, Café 1954 and conference rooms, which last longer than until 10:00 p.m., and if the agreed price does not allow for the longer duration of the Event (beyond the opening hours), the Hotel may charge a service fee.
7. For events in the Lobby Bar that last longer than until midnight, and if the agreed price does not allow for the longer duration of Event /beyond the opening hours/, the Hotel may charge a service fee.
8. The service fee amounts to EUR 100.00 per each started hour.
9. The Event Organiser or the party ordering the Event may not supply the Event with their own food or beverages unless there is a previous express written agreement made with the Hotel. In such cases, the Hotel shall charge a service fee.
10. The Event Organiser and the party ordering the Event shall jointly and severally pay for the consumption of food and beverages ordered by the Event attendees beyond the agreed scope (amount) of the overall calculation.
11. The Event Organiser and the party ordering the Event shall jointly and severally pay for the Services ordered by the Event attendees beyond the agreed scope (amount) of the overall calculation.
12. The Hotel shall not be liable for any infringement of intellectual property rights by the Client. If the Event is held, the Event Organiser /the party ordering Event/ shall settle any and all obligations to copyright organisations in their own name, on their own responsibility and at their own expense.
13. The Event Organiser or the party ordering the Event shall immediately inform the Hotel if the Event is capable of arousing public interest, breaking the public peace, restricting or jeopardising the interests of the Hotel and other Hotel clients. The Hotel may take adequate measures to prevent said state and the Client is obliged to bear such measures.
14. Newspaper advertisements or other publications in the media /print, electronic, etc./, advertisements and announcements intended for the general public, including without limitation, invitations to job interviews, political, religious and commercial events which could indicate any relationship to the Hotel or are capable of damaging the Hotel's good name or parasitising its reputation, shall require the Hotel's prior express consent in writing.
15. If the Hotel procures technical and other equipment from third parties for the Event Organiser upon its request, then the Hotel shall at all times act in the name, by virtue of the power of attorney and on behalf of the Event Organiser or the party ordering the Event. By doing so, the Hotel shall not have any obligations to third parties, and any third-party claims arising from the use of such equipment shall only be claims against the Event Organisers /the parties ordering the Event/.



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16. The use of the electrical, electronic and technical equipment of the Event Organiser or the party ordering Event shall require the Hotel's written consent if the Hotel's electrical network is to be used therefor. The Hotel reserves the right to individually impose a charge on the appliances and equipment that increase the costs of energy supply or the Hotel's operating costs above the usual rate.
17. The Event Organiser /the party ordering the Event/ shall be fully liable for any failures or damage to the Hotel's technical equipment arising from the use thereof and pay the costs associated with restoring it to its original condition. The Hotel may, through its employees or third parties, inspect such equipment and take measures to prevent or stop such situation from happening, and the Client is obliged to bear these measures.
18. The full responsibility for the safety of the used technical, electronic or electrical equipment of the Event Organiser or the party ordering the Event lies with the Event Organiser or the party ordering the Event.
19. Any decorative material or object brought into the Hotel must comply with legal fire requirements. The Hotel may request the opinion of the relevant public authorities. In order to prevent possible damage, the installation and placement of the brought materials and objects must be agreed with the Hotel in advance.
20. Any exhibition and other items brought into the Hotel must be removed immediately after the end of the Event. If the Event Organiser or the party ordering the Event fails to do so and leaves such items in the Event room, the Hotel may charge a rent for such room until the items are removed. The Hotel may also cause such items to be removed and stored at the expense of the Event Organiser or the party ordering the Event, without entering into a safekeeping or depositing agreement.

VII.

Deposit on Services

1. Unless any other written agreement is concluded with the Hotel, the Hotel may request a deposit as follows:
 - for Individual Clients, 100% of the total price of the ordered Services no later than 10 days before the use of the Services or start of the Event;
 - for Group bookings of up to 30 rooms, 100% of the total price of the ordered Services no later than 30 days before the use of the Services or start of the Event;
 - for Group bookings of over 30 rooms, 50% of the total price of the ordered Services no later than 90 days before the use of the Services or start of the Event, and another 50% of the price of the ordered Services no later than 30 days before the use of the Services or start of the Event;
 - for the Event with up to 50 people without accommodation, 100% of the total price of the ordered Services no later than 14 days before the start of Event;
 - for the Event with more than 50 people without accommodation, 50% of the total price of the ordered Services no later than 60 days before the start of Event, and another 50% of the price of the ordered Services no later than 30 days before the start of the Event.
2. In the event the deposit is not put down (paid) on time, the Hotel reserves the right to cancel the reservation without prior notice.



3. In the event of arranging a wedding, celebration, green-ribbon ceremony or other similar event of a private nature, the Hotel may request a non-refundable deposit of EUR 1,000.00 upon confirmation of a binding order. Payment of the deposit shall be considered a confirmation of the binding effect of the contract.

The deposit paid shall not be refunded in the event of cancellation; it shall serve as a contractual fine – lump-sum compensation for damage /lost profits/. The second deposit of 70% of the total estimated price of the Services must be paid no later than 30 days before the start of the Event. The balance due up to the actual price of the Services shall be paid by the Client within 24 hours after the end of the Event.

4. Upon the Clients' arrival, the Hotel may request a guarantee in the form of pre-authorisation of a payment card or a cash deposit. When the Client checks in at the Hotel, the Hotel shall make the Client's payment card pre-authorisation of EUR 50.00 per stay to guarantee the payment for the goods consumed from the room minibar. The exact amount of the actual consumption shall be charged and settled by the Hotel after it checks the minibar in the room where the Client was staying.

The Hotel shall use the same procedure if the Client asks the Hotel to charge all food and other Services used in the Hotel to the Client's room account, in which case the pre-authorised amount shall be EUR 150.00 per stay. If the per-authorised amount of EUR 150.00 has been spent, the Hotel shall be entitled to another pre-authorisation of the same amount.

VIII.

Withdrawal, Order Cancellation. Cancellation Policy

1. The Client shall have the right to cancel the ordered Services or Event.
2. When cancelling the ordered Events and Services, the Hotel shall be entitled to compensation in the form of a cancellation fee which is determined as a percentage of the fixed price of the Services or Event, depending on the number of persons for whom the Events /Services/ are arranged and the time period that has elapsed from the date of cancellation of the Services or Event to the planned start of the provision of the Services or Event.
3. Unless otherwise specified or agreed, the cancellation fees determined based on the price of Services or Event are as follows:
 - a. For Events with up to 30 people without accommodation, the Hotel may charge the following cancellation fees:
 - 20% of the estimated price in the case of cancellation between the 31st and 60th day before the planned start of the provision of Services or Event;
 - 30% of the estimated price in the case of cancellation between the 15th and 30th day before the planned start of the provision of Services or Event;
 - 50% of the estimated price in the case of cancellation between the 8th and 14th day before the planned start of the provision of Services or Event;
 - 100% of the estimated price in the case of cancellation 7 or less days before the planned start of the provision of Services or Event.
 - b. For Events with 31 or more people without accommodation, the Hotel may charge the following cancellation fees:
 - up to 10% of the estimated price in the case of cancellation between the 61st and 120th day before the planned start of the provision of Services or Event;



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- up to 20% of the estimated price in the case of cancellation between the 31st and 60th day before the planned start of the provision of Services or Event;
 - up to 50% of the estimated price in the case of cancellation between the 14th and 30th day before the planned start of the provision of Services or Event;
 - up to 100% of the estimated price in the case of cancellation 14 or less days before the planned start of the provision of Services or Event.
4. Unless otherwise specified or agreed, when accommodating Individual Clients, the Hotel may charge the following cancellation fees:
- free cancellation in the case of cancellation 1 day before the planned start of the stay until 2:00 p.m.;
 - 100% of the price of accommodation for the first night of accommodation for each cancelled room in the case of cancellation 1 day before the planned start of the stay after 2:00 p.m.
5. For Group bookings of accommodation and other Services:
- a. For up to 30 rooms, the Hotel may charge the following cancellation fees:
- up to 25% of the total price of the ordered Services in the case of cancellation between the 22nd and 30th day before the planned start of the stay;
 - up to 50% of the total price of the ordered Services in the case of cancellation between the 15th and 21st day before the planned start of the stay;
 - up to 75% of the total price of the ordered Services in the case of cancellation between the 8th and 14th day before the planned start of the stay;
 - up to 90% of the total price of the ordered Services in the case of cancellation between the 2nd and 7th day before the planned start of the stay;
 - up to 100% of the total price of the ordered Services in the case of cancellation 1 day or less before the planned start of the stay.
- b. For 31 or more rooms, the Hotel may charge the following cancellation fees:
- up to 25% of the total price of the ordered Services in the case of cancellation between the 61st and 90th day before the planned start of the stay;
 - up to 50% of the total price of the ordered Services in the case of cancellation between the 31st and 60th day before the planned start of the stay;
 - up to 100% of the total price of the ordered Services in the case of cancellation 30 or less days before the planned start of the stay.
6. The costs of technical equipment ordered by the Hotel for the purpose of arranging the Event, to the extent of costs that have already been incurred by the Hotel and could not be covered by other uses, shall be borne by the Client in full.
7. When providing catering services, the estimated total price shall amount to the sum of the agreed prices for beverages, food, rental of premises and fees for other Services. If such a price has not been fixed yet, a formula for the calculation shall be: the lowest menu price per banquet multiplied by the number of persons.
8. All purchased gift vouchers are valid for one year. The validity of the voucher starts on the day it was created and ends after one year from that date. The expiry date of the voucher can be extended by a maximum of 1 month when a timely request is made. Multiple extensions shall not be possible. In the case of non-use of the purchased gift voucher, the cancellation fee shall be 100% of the value of the voucher. The purchased voucher is non-refundable and non-



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returnable. The voucher cannot be exchanged for cash or other type of financial compensation. The voucher is for one-time use only. If the value of the ordered Services and the value of Services used during the guest's stay in the Hotel is lower than the value of the voucher, the difference shall not be refunded. If the value of the ordered Services is higher than the value of the voucher, the resulting difference in the price shall be paid by the Client.

IX.

Withdrawal from the Contract by the Hotel

1. The Hotel is entitled to withdraw from the contract if the reservation has been agreed with the Client to withdraw from the contract within a certain time limit without payment, the Hotel has demand for such booked rooms, and the Client does not waive their right to withdraw from the Contract upon the Hotel's request.
2. The Hotel may also withdraw from the contract if:
 - such right has been agreed with the Client in writing for the reasons stated
 - in the contract;
 - The Client does not insist on performance by the Hotel;
 - the Client has outstanding liabilities to the Hotel;
 - an advance payment or a deposit is agreed in the booking and the Client fails to fulfil their obligation on time, however the Hotel may withdraw from the contract no later than such obligation is fulfilled by the Client;
 - there are circumstances for which the Hotel is not responsible /e.g. force majeure/ that render performance of the contract impossible;
 - the Services or Event have been booked by providing false, misleading or incorrect information about the Client or other material facts;
 - the Hotel has reasonable grounds to believe that the use of the Hotel Services could jeopardise the proper operation, safety or reputability of the Hotel in relation to the public without it being attributable to the Hotel owners or organisation, respectively.

X.

Liability for Damage Caused to Items Brought In or Deposited

1. The Hotel is responsible for damage caused to things that have been accommodated by Clients or brought in for them, unless the damage would otherwise occur. Brought items are the things which have been brought into the Hotel premises, have been reserved for accommodation or depositing, or which have been handed over to one of the Hotel employees for this purpose.
2. The Hotel shall be liable for jewellery, money and other valuables up to EUR 332.00, only if they have been deposited and locked in a designated place. The claim for damages shall expire if it has not been made within 15 days from the day the aggrieved Client became aware of the damage.
3. Providing a place to park a vehicle in the car park shall not be construed as entering into a safekeeping or depositing agreement. The Hotel shall not be liable for any loss of or damage to motor vehicles parked in or moved onto the Hotel grounds and accessories thereof.
4. The Hotel shall not be liable for any injuries suffered during leisure programmes of any kind, unless the injury was caused by the Hotel due to its gross negligence or intent.



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XI.

Special Provisions

1. In the event of the Client's stay with a pet, Hotel shall charge the agreed pet fee of EUR 30.00.
2. Smoking is only allowed in designated areas and rooms. Smoking is forbidden in all other Hotel areas, i.e. in all other indoor Hotel facilities and rooms. In the case of violation of the said ban, the Hotel shall have the right to impose a fine of EUR 150.00 on the Client for each violation ascertained.
3. No dangerous substances /explosives and ammunition, corrosives, poisons or toxic substances, infectious or radioactive materials/ may be brought into the Hotel.
4. The Hotel will accept delivery of messages, postal items and goods intended for guests. Upon the Client's request, the Hotel will send consignments of the Hotel guests for a fee.
5. Any items found shall be forwarded by the Hotel only upon the Client's request. Such items shall be deposited with the Hotel for no more than six months. After expiry of such period, the items of obvious value shall be handed over to the competent authorities.
6. Children of any age can be accommodated in the Hotel as follows:
 - a. a child under 6 years of age without being entitled to a cot or extra bed can be accommodated at no extra charge;
 - b. a child aged between 7 and 12 without using an extra bed can be accommodated for a fee of EUR 10.00 / person / night;
 - c. a person older than 12 years without using an extra bed can be accommodated for a fee of EUR 20.00 / person / night.
7. If the capacity of the Hotel allows for it, the hotel can provide at the request of the guest:
 - a. a cot for a child aged between 0 and 3 year free of charge;
 - b. an extra bed for a child aged between 4 and 12 years and other adults for a fee of EUR 30.00 / extra bed / night.
8. Children aged 13 or over shall be deemed to be adults.
9. The prices are listed in euros (EUR).

XII. Final Provisions

1. These General Terms and Conditions and legal relationships established hereunder shall be governed by Slovak law.
2. Should any of the provisions of these General Terms and Conditions be or become ineffective or invalid, such ineffectiveness or invalidity shall be without prejudice to the effectiveness or validity of the other provisions of these General Terms and Conditions.
3. By placing an order, Clients agree to these valid General Terms and Conditions of the Hotel. The Hotel reserves the right to amend these General Terms and Conditions. The obligation to inform Clients about the General Terms and Conditions in writing shall be fulfilled by publishing them in accessible places on the Hotel premises and on the Hotel's website www.hoteldevin.sk.



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In Bratislava, 1 January, 2021

Ing. Robert Spišák, PhD.
Chairman of the Board of Hotel Devín, a.s.

Ing. Peter Macháč
Vice-chairman of the Board of Hotel Devín, a.s.



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