

TERMS AND CONDITIONS OF ACCOMMODATION AND BOOKING INTERMEDIATION FOR PARTICIPANTS AND VISITORS OF THE 65TH EUROPEAN INTERBANCARIO SKI MEETING FROM 24 TO 30 JANUARY 2027 IN THE DOLOMITES REGION KRONPLATZ

Dear Guest,

As host destination of the 65th European Interbancario Ski Meeting, which will take place from 24 to 30 January 2027 (hereinafter also referred to as the “Event”), with an expected number of approximately 1,000 participants (alpine skiers and cross-country skiers), we are pleased about your interest in booking accommodation with a host establishment in Olang and the Antholz Valley.

Should an accommodation contract be concluded, the host establishments and Kronplatz Brand will use their efforts and experience to make your stay as pleasant as possible. This also includes clear legal provisions governing your rights and obligations as a guest and the rights and obligations of your host, which are set out below in these Terms and Conditions of Accommodation.

Please read these Terms and Conditions carefully before making your booking.

1. Role of Kronplatz Brand and nature of its intermediary activity

1.1 Kronplatz Brand acts as organiser of the 65th European Interbancario Ski Meeting, which will take place from 24 to 30 January 2027, and, in this context, arranges accommodation with host establishments in the Dolomites Region Kronplatz.

1.2 Insofar as Kronplatz Brand arranges services that do not constitute an essential part of the overall package of services, it does not act as an organiser of package travel.

1.3 Kronplatz Brand acts exclusively as an intermediary for accommodation contracts.

1.4 Without prejudice to the obligations of the host establishments arising from the accommodation contract, Kronplatz Brand shall not be liable for any breaches of duty attributable to the host establishments.

2. Conclusion of contract

2.1 The contract between the host establishment and the guest is concluded when the booking confirmation issued by the host establishment is received by the guest.

2.2 The booking confirmation shall be provided in writing by e-mail.

3. Prices and services

3.1 The prices stated in the offer, including the final prices, are binding.

3.2 All prices are exclusive of the local tourist tax.

4. Payment

4.1 The due dates for the deposit and the balance payment shall be governed by the details set out in the booking confirmation.

4.2 Unless otherwise agreed, the deposit shall amount to 20% of the total price and shall be due within 10 days of receipt of the booking confirmation.

4.3 The balance must be paid no later than 20 days before the start of the Event. In the event of late payment, the booking may be cancelled.

4.4 Payments shall be made directly between the bank/guest and the host establishment.

5. Withdrawal / cancellation by the guest

5.1 *The guest may withdraw from the contract at any time before the start of the stay. Any such withdrawal must be made in writing.*

5.2 *Cancellation free of charge is possible up to and including 31 October 2026. From 1 November 2026 onwards, the cancellation terms of the respective host establishment shall apply.*

5.3 *In the event of withdrawal or non-arrival (no-show), the host establishment shall remain entitled to payment of the agreed price.*

5.4 *However, the host establishment must deduct any expenses saved as a result.*

6. Arrival and departure

6.1 *The guest shall arrive at the agreed time.*

6.2 *On the day of departure, the accommodation must be vacated no later than 10:00 a.m.*

7. Obligations of the guest / termination by the host establishment

7.1 *The guest undertakes to treat the accommodation and its inventory with due care.*

7.2 *The host establishment shall be entitled to terminate the accommodation contract with immediate effect if the guest substantially disrupts the stay or behaves in breach of the contract.*

8. Liability

8.1 *The host establishment shall be liable for the proper provision of the services contractually agreed.*

8.2 *Any liability for force majeure, strikes, natural disasters or official orders shall be excluded.*

9. Final provisions

9.1 *Any amendments or additions to the contract must be made in writing.*

9.2 *Italian law shall apply.*

9.3 *To the extent permitted by law, the place of jurisdiction shall be the registered office of the host establishment.*