

1 Introductory provisions

1. These terms and conditions govern the rights and obligations of the accommodation provider, which is a business company. Invoicing data:

Revon, s.r.o. 5332/10B Senec 903 01

2. ID number: 50 140 337, registered in the commercial register of the District Court in Bratislava (hereinafter referred to as the "Accommodator") and the Occupant, resulting from the accommodation contract concluded between the Occupant and the Occupant (hereinafter referred to as the "Accommodation Agreement"), for the purpose of providing and the use of accommodation services for recreational purposes (hereinafter referred to as "accommodation services"), in the premises

3. Revon, apartment Sunny Lakes South, Senec, Slovak Republic

4. Revon apartment Dunajská ul. No. 48, Bratislava

5. Revon apartment, námestie SNP 19/A, Bratislava

1.2. These terms and conditions apply to the accommodation contract concluded in accordance with point 1.1 of the terms and conditions in the form of an online reservation, the use of the Hoster's online reservation system, the payment and cancellation terms of online reservations made by the Hoster through the Hoster's website <https://revon.sk/>, as well as to all other rights and obligations resulting from the legal relationship created during the online reservation. Identification and contact details of the Host: Revon, s.r.o. 5332/10B Senec 903 01 Registered: in the commercial register of the Bratislava District Court ID: 50 140 337 add VAT number: 2120197200

add VAT number: SK2120197200 Contact details of the lodger:

mail: revon.sro@gmail.com

Phone: +421 902 904 970

Correspondence address: 5332/10B, 90301 Senec Slovak Republic Address for complaints: 5332/10B, 90301 Senec Slovak Republic In person about the Landlord at the address: 5332/10B, 90301 Senec Slovak Republic

Supervisory authority:

SOI Inspectorate for Bratislava region Bajkalská 21/A, P.O. BOX no. 5, 820 07

Bratislava Supervision Department ba@soi.sk tel. no. 02/58 27 21 72, 02/58 27 21 04 fax no. 02/58 27 21 70

1.3. By sending an online reservation to the Accommodation Provider via the Accommodation Provider's website (www.revon.sk), the Occupant expresses his consent to the fact that these terms and conditions govern the accommodation contract between the Occupant and the Accommodation Provider, as well as the relationship established during or in connection with the conclusion of the accommodation agreement, or when complaining about accommodation services provided by the Accommodation Provider.

1.4. These terms and conditions are an integral part of the accommodation contract. If the Host and the Guest agree in writing on terms other than those set forth in these terms and conditions, the provisions of such a written agreement take precedence over these terms and conditions.

1.5. The Host and the Host have agreed that if the contractual relationship established between them by concluding the accommodation contract or arising between them in

connection with the conclusion of the accommodation contract contains a foreign element (e.g. the Host is a citizen of a state other than the Slovak Republic), then such relationship is governed by law by the order of the Slovak Republic.

1.6. The Host and the Host agree that for the negotiation and decision of disputes arising between them in connection with the obligation relationship established between them by concluding the accommodation contract or in connection with the obligation relationship established between them in connection with the conclusion of the accommodation contract, if such relationship contains a foreign element, are competent and competent courts of the Slovak Republic.

1.7. These terms and conditions apply to the Occupant who is a consumer in accordance with § 2 letter a) of Act no. 250/2007 Coll. on consumer protection as amended. Legal relations between the Host and the Host, who is a consumer, not regulated by these terms and conditions are governed by the relevant legal regulations, in particular the provisions of the Civil Code, Act no. 22/2004 Coll. on electronic commerce and on amendments to Act no. 128/2002 Coll. on state control of the internal market in matters of consumer protection and on amendments to certain laws as amended by Act no. 284/2002 Coll. as amended, Act no. 250/2007 Coll. on consumer protection and on the amendment of Act of the Slovak National Council No. 372/1990 Coll. on offenses as amended and Act no. 102/2014 Coll. on consumer protection when selling goods or providing services on the basis of a contract concluded at a distance or a contract concluded outside the premises of the Host and on amendments to certain laws as amended and Act 391/2015 Coll. on the alternative resolution of consumer disputes and on the amendment and amendment of certain laws.

1.8. These terms and conditions also apply appropriately to the Guest who is not a consumer.

1.9. If the Occupied Person states the ID number in the order, it is considered that he is not a consumer and does not act as a consumer when concluding the accommodation contract.

2 Online reservation

2.1. The guest is entitled to use online reservations only if he agrees to these terms and conditions. The guest is obliged to familiarize himself with these terms and conditions before completing the reservation. When repeatedly using the online reservation, the Guest is obliged to familiarize himself with the current wording of the terms and conditions. The Landlord reserves the right to unilaterally change these terms and conditions, and the change in terms and conditions is effective from the date of their publication on the Landlord's website. By confirming the reservation, the Occupant expresses his unreserved consent to these terms and conditions.

2.2. By using the online reservation system, the Guest declares that he has reached the age of at least 18 and is capable of acquiring rights and assuming obligations in his own name.

2.3. By sending the reservation, the Host confirms that the Host has informed him of all the information according to § 3 par. 1 of Act no. 102/2014 Coll. on consumer protection when selling goods or providing services on the basis of a contract

concluded at a distance or a contract concluded outside the premises of the Host and on amendments to certain laws as amended.

2.4. When entering into an accommodation contract, the Guest proceeds by clicking on the Booking tab on the Host's website www.revon.sk to open a reservation form in which, by clicking on the relevant dates in the calendar, he selects the range of days during which he is interested in the provision of accommodation services on recreational purposes and the number of adults and children for whom he is booking accommodation services. If the guest is interested in accommodation services according to the criteria indicated by him, he continues with the online reservation by clicking the SEND box. On the basis of sending a preliminary reservation via the reservation form, the Accommodation will confirm the reservation.

2.5. In the lower part of the reservation form, the Accommodated person fills in his identification data, telephone number, e-mail address, and in the Notes field, he fills in the estimated time of arrival, or other necessary information. The accommodated person has the option to pay the entire amount for the accommodation in advance or half of the amount for the accommodation as a deposit (hereinafter referred to as the "reservation fee") and the remaining amount upon arrival (these amounts do not include the accommodation tax according to the currently valid VZN of the city of Bratislava Staré Mesto, which is paid on the spot). In this part of the reservation form, the Accommodation Provider provides the Guest with the opportunity to familiarize themselves with the Accommodation Provider's terms and conditions after clicking on the phrase "business terms". Before confirming the reservation itself, the Guest confirms that he has read the terms and conditions and that he agrees with them.

2.6. Before the definitive confirmation of the reservation, the Guest has the option to cancel or change the content of the reservation at any time.

2.7. The Accommodation Provider is obliged to respond to the Guest regarding the free accommodation capacity for the delivery of the reservation immediately after its delivery to the Accommodation Provider. Such confirmation of delivery of the reservation is not confirmation of binding acceptance of the reservation according to point 2.8. of these terms and conditions and its acceptance by the Accommodation Party, the accommodation contract is not yet considered concluded. The confirmation according to this point is only informative for the purpose of confirming the acceptance of the reservation form by the Host.

2.8. The accommodation contract between the Host and the Host is created by the Host's binding acceptance of the Host's reservation, which the Host makes by sending an e-mail message to the Host's address, and such a message will be marked as "Confirmation of binding acceptance of the reservation". At the moment of delivery of the binding acceptance, the accommodation contract concluded at a distance becomes effective. The body of the message will contain the identification data of the Host and the Hosted, the name of the accommodation unit, the number of nights, persons, arrival and departure, the price for accommodation, the selected payment method, the following terms and conditions will be attached to the

e-mail message. To an e-mail address If necessary, all other information related to the reservation will be sent to the guest. The lodger is not obliged to accept the reservation before receiving payment for the reservation.

2.9. Before binding acceptance of the reservation by the Host, the Host is entitled, at its own discretion, to ask the Host for additional confirmation of the reservation, or To contact the accommodation in connection with processing the order (e.g. by phone or e-mail).

2.10. The Lodger is entitled to refuse the reservation if the Lodger provided incorrect or misleading information when creating the order, or if, due to capacity or other serious reasons, he is unable to provide the Lodger with accommodation under the conditions specified by the Lodger in the reservation, if he does not agree with the Lodger to change these conditions.

2.11. The Host is entitled to refuse the reservation if the Host has violated the terms of another accommodation agreement with the Host in the past.

2.12. The Guest will be informed of the refusal of the reservation by e-mail or by telephone. The price for the accommodation, or the reservation fee paid by the Occupant before the refusal of the reservation, will be returned by the Occupant within 7 days to the account specified by the Occupant, unless otherwise agreed with the Occupant.

2.13. The Lodger is entitled to withdraw from the accommodation contract if, after accepting the reservation, he discovers that the Lodger has provided incorrect or misleading information when making the reservation, or if, for serious reasons, he is unable to provide the Lodger with accommodation under the conditions specified by the Lodger in the reservation, and if the Lodger cannot provide accommodation fairly demand services. In the case of withdrawal from the accommodation contract by the Host for the stated reason, the Host will return to the Host all payments received in connection with the accommodation contract within 7 days of withdrawal from the accommodation contract.

2.14. The concluded accommodation contract is archived by the Lodger on a durable medium for a period of 5 years and is accessible to the Lodged Party upon request.

3 Cancellation of online reservation, cancellation fees

3.1. Pursuant to § 7 par. 6 dogs. k) Act no. 102/2014 Coll. on consumer protection in the sale of goods or the provision of services based on a contract concluded at a distance or a contract concluded outside the premises of the Accommodation Provider and on the amendment of certain laws as amended, provisions on withdrawal from a contract concluded at a distance do not apply to the provision of accommodation services for recreational purposes in pursuant to § 7 par. 1 et seq. Act No. 102/2014 Coll. on consumer protection when selling goods or providing services on the basis of a contract concluded at a distance or a contract concluded outside the premises of the Host and on amendments to certain laws as amended.

3.2. The guest has the right to cancel the online reservation of the stay by e-mail or in writing by post. The cancellation of the reservation is effective against the Host on the day of delivery of the notice of cancellation of the reservation.

3.3. In case of cancellation of a reservation of a reserved stay, albeit partially by the Occupant, less than 7 days before the start of the stay and on the day of the start of the stay, the Host is entitled to charge a cancellation fee of 100% of the price of the accommodation. For the payment of the cancellation fee, the Host is entitled to set off the amount of the paid reservation fee.

3.4. In the case of serious reasons for the cancellation of the stay reservation on the part of the Host, based on notification and presentation of credible evidence of the cause of the serious reasons to the Host, the cancellation fee can be reduced or waived. Forgiveness, or reduction of the fee, however, is not legally claimable.

4 Payment terms

4.1. All prices for accommodation services and all other fees specified in these terms and conditions are quoted in Euros (EUR) and include VAT.

4.2. The accommodated person is obliged to pay for the accommodation services the price according to the accepted order. Along with the price of accommodation, the Guest is obliged to pay fees in accordance with these terms and conditions, to which the Guest is entitled under the conditions specified in these terms and conditions.

4.3. The price and fees according to the previous point do not include the fees of the Accommodation's bank for making their payment, nor the costs of using electronic means for communication by the Accommodation. These fees and costs must be paid by the Host on the basis of the Host's relationship with the bank and on the basis of the Host's relationship with the Internet connection provider.

4.4. In the case of an online stay reservation, the reservation fee (representing 50% of the price for the accommodation) or the entire amount of the price for the accommodation can be paid by the Guest to the Host in the following ways:

- by non-cash transfer to the account of the Host (no fee, but the Host pays the fees of his bank);
- cashless via payment card (supported card types VISA, VISA ELECTRON, MASTERCARD, MASTERCARD ELECTRON, MAESTRO) immediately after sending a confirmed order from the Host (no fee, but the Host pays the fees of his bank).

4.5. The second half of the price for accommodation, in the case of an agreement on the payment of the reservation fee, can be paid by the Accommodated person at the start of the stay on the spot in the following way:

- in cash
- cashless via payment card

4.6. Other fees in accordance with the Accommodation Regulations can be paid on the spot in the following way:

- in cash
- cashless via payment card

5 Complaints procedure

We present the conditions of complaints and their subsequent resolution separately on the page: Complaints procedure

6 Accommodation regulations

6.1. The rights and obligations listed in the Accommodation Rules apply appropriately to the Host as well as to co-hosted persons (collectively only)

"accommodated").

6.2. When reserving a stay, the host is entitled to ask the guest to pay a reservation fee in the amount of 50% of the price for the accommodation and related services (hereafter referred to as the "reservation fee"). In case of cancellation of the reservation, the Accommodation Provider has the right to demand from the accommodated a cancellation fee in the amount determined according to the provisions of Article 3 of the Terms and Conditions (hereinafter referred to as the "cancellation fee").

6.3. The lodger can accommodate only persons who are properly registered for the stay in the apartment.

6.4. Before starting their stay, the guests are obliged to carry out an online check-in, where they provide all the necessary data in accordance with Act no. 253/1998 Coll. on reporting the stay of citizens of the Slovak Republic in the register of residents of the Slovak Republic in the valid version, on the basis of which an entry in the book of accommodation is automatically made.

6.5. If the Guest is not a citizen of the Slovak Republic, he is obliged to register his identification card, passport, or other equivalent identity document necessary for the registration of the guests. 404/2011 Coll. on the stay of foreigners as amended, while the data must be provided truthfully and completely.

6.6. Check-in for guests is between 3:00 p.m. and 8:00 p.m. on the day of arrival specified in the reservation. In the case of non-arrival for the stay at the time stated in the previous sentence, the Accommodation Provider has the right to refuse the later arrival of the accommodated persons for the stay and to demand from the Occupied Person the payment of a cancellation fee and to occupy the accommodation unit with other persons interested in accommodation. This does not apply if the Guest and the Host have expressly agreed on a later arrival for the stay.

6.7. Those staying are obliged to end their stay no later than 11:00 a.m. on the day they end their stay. Otherwise, the Accommodation Provider is entitled to charge a fee for late termination of the stay in the amount of EUR 10.00 for each hour started after the specified end time of the stay. The guest is obliged to pay the fee for the late termination of the stay to the Host in cash or by payment via payment card at the time of the end of the stay.

6.8. If, for reasons on his part, the Lodger cannot provide the Lodged with an accommodation unit according to the Agreement from the beginning of the stay, or if, for reasons on the Lodger's side, a fact occurs during the stay that prevents the continuation of the stay in the agreed accommodation unit, the Lodger is entitled to provide the Lodged with another accommodation unit of equal or higher quality without extra charge.

6.9. If the Guest requests an extension of accommodation, the Host may also offer him a different accommodation unit, in a different price range than the one in which he was originally accommodated. In such a case, the Occupied Person is not entitled to accommodation in the accommodation unit in which he was originally accommodated, nor to accommodation in another accommodation unit, if this is not possible for capacity or operational reasons.

6.10. When handing over the accommodation unit, the Occupant takes over the inventory of the accommodation unit, which he is obliged to check when handing it

over to the accommodation unit, and he is obliged to report any discrepancies to the staff immediately; if he does not report them, he will be responsible for them as if he had caused them himself. By entering the accommodation unit, the lodger assumes responsibility for damage, destruction and loss of his inventory.

6.11. If the stay is terminated prematurely for a reason on the part of the Accommodated, the latter is not entitled to a refund of part of the price of the accommodation for the days that the stay was supposed to last and as a result of the premature termination of the stay did not last.

6.12. Occupants may not take the inventory of the accommodation unit to the exterior of the apartment or outside the premises of the Building.

6.13. Relocation of the equipment of the accommodation unit, modifications, repairs of the accommodation unit and the common areas of the Building, interference with networks and installations by the guests are prohibited.

6.14. In the entire apartment, it is strictly forbidden to receive visitors and overnight stays of unaccommodated persons without the consent of the Host. Residents may not allow strangers into the accommodation unit or the Building.

6.15. Accommodation of pets is strictly prohibited.6.16. The resident is not entitled to carry a weapon and ammunition anywhere in the Building area or to store a weapon and ammunition in a condition that allows their immediate use.

6.17. The use of your own electrical appliances in the apartment, with the exception of appliances for common use (shavers, hair dryers, chargers, laptops) is strictly prohibited.

6.18. It is strictly forbidden to smoke or handle open flames in the entire premises of the Building, with the exception of places reserved for this, which are marked for this purpose.

6.19. Residents are obliged to observe night silence in the entire area of the Building and its immediate surroundings from 10:00 p.m. to 7:00 a.m.

6.20. Those accommodated are obliged to maintain adequate order and cleanliness in the accommodation unit and common areas. Residents may not enter the interior of the apartment in dirty shoes, they are obliged to clean them before entering the interior.

6.21. Residents are obliged to maintain adequate cleanliness also in the exterior of the Building and not to deface the exterior equipment. It is forbidden to wash motor vehicles outside the building.

6.22. Accommodation guests are obliged not to waste electricity, for excessive consumption the Host may charge a surcharge for excessive energy consumption according to the current price list of the electricity supplier. To cover this payment, the Host has the right to use the corresponding part of the refundable deposit.

6.23. Their representative is responsible for accommodated minors. In the event of an accident or unforeseen circumstances, the person with whom the child was registered for the stay is responsible for the child. This person is equally liable for damages caused by a minor child.

6.24. Those accommodated agree that during their stay, the Host or persons authorized by him have the right to enter the accommodation unit in order to perform the duties resulting from the obligation to ensure the proper running of the Building

and operating procedures. In the case of stays lasting more than seven days, the Host will clean the accommodation unit and change the bed linen and towels once a week.

6.25. At the end of the stay, the accommodated person is obliged to:

- return the entire inventory of the accommodation unit,
- return all keys taken;
- empty the refrigerator;
- wash used dishes

In case of non-fulfilment of the above obligations, the Accommodation Provider has the right to charge the following penalty fee to the Accommodation:

- in case of violation of the obligation under letter a) in the amount of the incurred damage in terms of the value according to the inventory list
- in case of violation of the obligation under letter b) in the amount of EUR 50.00
- in case of violation of the obligation under letter c) in the amount of EUR 10.00
- in case of violation of the obligation under letter d) in the amount of EUR 10.00

The penalty fee determined in this way is payable in cash or by payment via payment card at the end of the stay.

7 Protection of personal data

7.1 The parties to the contract have agreed that if the Occupant is a natural person, he will notify the Occupant of his first and last name, address of permanent residence including zip code, telephone number, email address. If the Host also processes other personal data of the Host, he processes them to the extent necessary to fulfill the obligations arising from the accommodation contract. The guest provides personal data to the host voluntarily for the purpose of fulfilling his obligations arising from the contract and further communication with him. Without their provision, the Host cannot properly fulfill the contract with the Host and therefore it will not be possible to conclude it with the Host. The purpose of the processing of this personal data is the issuance of a tax document, pre-contractual relations, identification of the Accommodation, confirmation of the reservation by telephone or via e-mail, provision of services, conclusion of the contract, record of the concluded contract, proper fulfillment of contractual obligations, as well as notification of the stay of the Accommodation in accordance with the law no. 253/1998 Coll. on reporting the residence of citizens of the Slovak Republic in the register of residents of the Slovak Republic as amended and Act No. 404/2011 Coll. on the stay of foreigners as amended later. The accommodated person declares that he provided all the data he provided voluntarily and that these data are true. The accommodated person declares that he is aware of the consequences of providing false information, especially the fact that such an action could be classified as a criminal offense.

7.2 The purpose of personal data processing is also the implementation of marketing activities, informing about promotions, news and discounts (marketing purposes). The accommodation provider processes the personal data of the affected persons for marketing purposes with the consent of the affected person in accordance with § 11 of the Act. no. 122/2013 Coll. on the protection of personal data as amended by later legislation. The person concerned expresses his consent to the processing of personal data when ordering accommodation via the website www.revon.sk by ticking the relevant button/box.

7.3 By sending the reservation to the Accommodation Provider, the Guest declares in good faith that he/she gives his/her consent in accordance with para. § 11 par. 1 of Act no. 122/2013 Coll. on the protection of personal data as amended (hereinafter referred to as "ZOOÚ"), so that the Host processes and stores his personal data, especially those listed above and/or which are necessary for the Host's activities and processes them in all of his information systems. This personal data is processed by the Host for a period of 24 months, unless the law provides otherwise. The lodger is entitled to provide personal data processed with the consent of the person concerned for the above-mentioned purposes in order to increase the quality of the services provided and increase customer satisfaction. The Accommodation Provider undertakes to treat and dispose of the personal data of the Accommodation Person in accordance with the applicable legal regulations of the Slovak Republic. The Accommodation Provider processes personal data of the Host only for the period necessary to fulfill its obligations arising from the contract and from generally binding legal regulations. After fulfilling the purpose of processing, the Host shall immediately dispose of personal data of the Host in accordance with Sec. § 17 par. 1 ZOOÚ. Consent to the processing of personal data can be revoked by the Accommodation at any time in writing. The consent expires within 1 month from the delivery of the revocation of the consent of the Occupied to the Occupant and the data will subsequently be deleted. The lodger does not make personal data available to any third party except when it is necessary to fulfill the obligations arising from the contract.

7.4 The host declares that in accordance with section § 6 par. 2 letters c) ZOOÚ will acquire personal data exclusively for the purpose specified in points 7.1 to 7.3 of the terms and conditions.

7.5 The lodger declares that in accordance with sec. § 6 par. 2 letters e) ZOOÚ will ensure that personal data are processed and used exclusively in a manner that corresponds to the purpose for which they were collected.

7.6 The host declares that in accordance with § 6 par. 2 letters i) ZOOÚ will process personal data in accordance with good morals and will act in a way that does not contradict ZOOÚ or other generally binding legal regulations and will not circumvent them either.

7.7 The lodger has the right, based on a written request from the lodger, to demand:

- confirmation of whether or not personal data about her are being processed,
- in a generally comprehensible form, information about the processing of personal data in the information system in the scope of:
 - identification data of the Host and the Host's representative, if appointed,
 - identification data of the intermediary; this does not apply if the Host does not proceed in accordance with Section 8 of the ZOOÚ when obtaining personal data,
 - the purpose of personal data processing,
 - list of personal data or scope of personal data according to § 10 par. 4 of the first sentence of ZOOÚ a
 - additional information, which, taking into account all the circumstances and conditions of personal data processing, is necessary for the Accommodation to guarantee its rights and interests protected by law, in particular

- instruction on the voluntariness or obligation to provide the requested personal data; if the Host obtains personal data of the Host based on the consent of the Host according to § 11 of the Act on Social Security, he shall also notify the Host of the validity period of the consent, and if the Host's obligation to provide personal data results from a directly enforceable legally binding act of the European Union, an international treaty to which the Slovak Republic is bound, or a law, the Host shall notify the Host of the legal basis that imposes this obligation on the Host, and shall notify the Host of the consequences of refusing to provide personal data,
- third parties, if it is assumed or obvious that personal data will be provided to them,
- range of recipients, if it is assumed or obvious that personal data will be made available to them,
- form of publication, if personal data is to be published,
- third countries, if it is assumed or obvious that personal data will be transferred to these countries,
- in a generally comprehensible form, accurate information about the source from which he obtained her personal data for processing
- in a generally comprehensible form, a list of her personal data that is the subject of processing,
- correction or disposal of your incorrect, incomplete or out-of-date personal data, which are the subject of processing,
- liquidation of her personal data, the purpose of which has ended; if the subject of processing is official documents containing personal data, he can request their return,
- liquidation of her personal data, which are the subject of processing, if there has been a violation of the law,
- blocking of her personal data due to withdrawal of consent before the expiry of its validity period, if the Host processes personal data based on the consent of the Host.

7.8 The right of the Host according to point 7.7 points 5 and 6 of these terms and conditions may be limited only if such a limitation results from a special law or its application would violate the protection of the Host, or the rights and freedoms of other persons would be violated.

7.9 On the basis of a free written request, the lodger has the right to object to the Lodger

the processing of her personal data, which she assumes are or will be processed for the purposes of direct marketing without her consent, and to request their liquidation, the use of the title, name, surname and address of the Host for the purposes of direct marketing in mail, or the provision of the title, name, surnames and addresses of the Host for direct marketing purposes.

7.10 On the basis of a written request or in person, if the matter cannot be postponed, he has the right to object to the processing of personal data by the Host at any time in cases according to § 10 par. 3 letters a), e), f) or g) ZOOÚ by stating legitimate reasons or presenting evidence of unauthorized interference with its rights and interests protected by law, which are or may be damaged in a specific case by such processing of personal data; if this is not prevented by legal reasons and it is proven that the objection of the Host is justified, the Host is obliged to personally data, the processing of which the Host has objected to, without undue delay, be blocked and

disposed of immediately, as circumstances permit.

7.11 On the basis of a written request or in person, if the matter cannot be delayed, the Guest has the right to object to the Host at any time and not to submit to a decision of the Host that would have legal effects or a significant impact for him, if such a decision is issued solely on the basis of automated processing personal data. The Occupant has the right to ask the Occupant to review the issued decision by a method different from the automated form of processing, while the Occupant is obliged to comply with the Occupant's request, in such a way that the authorized person will have a decisive role in the review of the decision; about the method of examination and the result of the finding, the Accommodation Provider informs the Occupant within the deadline according to par. 7.17. these terms and conditions. The Occupant does not have this right only if it is established by a special law in which the measures to ensure the legitimate interests of the Occupant are regulated, or if within the framework of pre-contractual relations or during the existence of contractual relations, the Occupant issued a decision by which he complied with the request of the Occupant, or if the Occupant based on of the contract took other appropriate measures to ensure the legitimate interests of the Occupant.

7.12 If the lodger suspects that his/her personal data is being processed without authorization, he/she may submit a proposal to the Office for the Protection of Personal Data of the Slovak Republic to initiate proceedings on the protection of personal data.

7.13 If the Occupant is not living, his/her rights, which he/she had under this law, can be exercised by a close person.

7.14 Request of the Occupied Person according to par. 7.7 points 1 to 3, 5 to 8 of these terms and conditions and para. 7.10 to 7.12 of these terms and conditions will be provided by the Host free of charge.

7.15 Application of the Occupied Person according to par. 7.7 point 4 of these terms and conditions will be provided by the Accommodation Provider free of charge, except for payment in an amount that cannot exceed the amount of material costs incurred for the purpose of making copies, importing technical media and sending information to the Accommodation Person, unless a special law provides otherwise.

7.16 The Lodger is obliged to process the Lodged's request in writing according to paragraphs 7.14 and 7.15 of these terms and conditions no later than 30 days from the date of delivery of the request

7.17 Limitation of the rights of the Accommodation under par. 7.9 of these terms and conditions, the Host shall notify the Host and the Personal Data Protection Office of the Slovak Republic in writing without undue delay.

7.18 Consent to the processing of personal data - Accommodated. Hereby, as the Host, I give my consent according to § 11 of Act no. 122/2013 Coll. on the protection of personal data in the wording of later legal regulations with the processing of my personal data to the extent according to point 7.1 to 7.3 of the business conditions by Revon s.r.o. 5332/10B903 01 Senec Slovak Republic, IČO: 50140337. As a Host, I am aware of the fact that I am entitled to revoke the above consents in writing at any time. As an Accommodated Person, I declare that I have been in accordance with § 15 par. 1 informed about the conditions of personal data processing by the operator

which are published on the website www.revon.sk

7.19 Consent to the processing of personal data - marketing. In accordance with point 7.2 of the terms and conditions, I hereby grant consent pursuant to § 11 of Act no. 122/2013 Coll. on the protection of personal data as amended by later legislation with the processing of my personal data to the extent of my email address by Revon s.r.o. 5332/10B, 903 01 Senec, Slovak Republic, ID: 50140337 for marketing purposes. At the same time, I agree to my personal data being provided to third parties. I declare that I have complied with § 15 par. 1 informed about the conditions of personal data processing by the operator.

8 Final Provisions

8.1 These terms and conditions enter into force on October 1, 2023.

8.2 These terms and conditions become effective for the Host upon sending the Host's online reservation to the Host.

8.3 The host reserves the right to change these terms and conditions. The obligation to notify in writing of a change in these terms and conditions is considered fulfilled by placing the new wording of the terms and conditions on the website of the Host.

8.4 The contracting parties have agreed that they will communicate with each other mainly through e-mail messages, or by mail. If the accommodation contract is concluded in writing, any change to it must be in writing.

8.5 The accommodation contract concluded between the Accommodation Provider and the Occupied is a contract concluded for a fixed period, until the fulfillment of all obligations of the contracting parties arising from it. The obligations of the Occupant from the accommodation contract last for the duration of the accommodation contract, but at the longest until they are fulfilled.