Data protection information letter and consent in accordance with EU

Regulation 679/2016 (General Data Protection Regulation) - Guests

Herewith we would like to inform you in terms of Art. 13 of the GDPR about how your personal data is processed.

Data controller:

Holzer Peter – Premstlahof, Ennetal 142, 39020 Martell (Bz)

info@premstlahof.com

Purpose and object of data processing:

We process your personal data and any possible fellow travellers (to whom this letter must also be presented) in compliance with the applicable data protection regulations in order to provide our services and/or to accommodate you. Among others, the following data may be subject to processing:

- 2 Anagraphic data, e.g., name, address, contact data, birth data, nationality
- Identity card and travel document
- Payment data
- Duration of stay
- License plate
- Personal preferences & additional services (e.g., type of room)
- 2 Possibly your tax code (only for Italian guests), if an electronic invoice is required
- 2 Health information relevant to your protection, for example allergies (if volunteered by you)

The provision of data is voluntary. However, if you do not provide us with the necessary data, it will not be possible for us to fulfil our pre/contractual obligations and as a result we will not be able to accommodate you.

Recipients of personal data:

To the extent necessary and/or if required by law in the course of providing our services, your personal data may be disclosed to third parties/viewed by third parties). In the course of the reporting obligations, your personal data will be forwarded to public authorities (such as reporting to the ASTAT or, for example, to the bursar's office).

Your data will not be transferred to non-EU countries. Automated decision-making including profiling

is not used.

External suppliers, such as the external IT service provider or software suppliers, may also have access to personal data under certain circumstances. Data processors have been appointed in writing as processors in accordance with Art. 28 of the GDPR.

Legal basis of the data processing operations:

- ☑ Fulfilment of pre-contractual/contractual measures (Art. 6 par. 1 b GDPR)
- ☑ Fulfilment of legal obligations (Art. 6 par. 1 c GDPR), for example, reporting obligations
- 2 Obtaining your voluntarily given consent (Art. 6 par. 1 a GDPR), for example, newsletter
- 2 Legitimate interests of the data controller (Art. 6 par. 1 f GDPR), for example, processing in the

internal system

② Obtaining your voluntarily given consent (Art. 9 par. 2 a GDPR), processing of relevant health data such as allergies or intolerances for the protection of health

Storage period of personal data:

The duration for the storage of your personal data is determined by the legal obligations and the duration of our business relationship. Fiscally relevant data is retained for 10 years.

If you have agreed to receive a newsletter, this data will be stored until revoked.

Relevant health data on the stay (e.g., allergies/intolerances)

I agree that voluntarily provided sensitive data, for the protection of health, will be processed during the stay:

 \square No

Your rights:

You can exercise your rights free of charge at any time: right to access (Art. 15 GDPR), right to rectification (Art. 16 GDPR), right to erasure (Art. 17 GDPR), right to restriction of processing (Art. 18 GDPR), right to data portability (Art. 20 GDPR), right to object (Art. 21 GDPR). You can revoke your given consents at any time. If you wish to exercise your rights, you can contact the data controller, who

is listed above.

You also have the right to lodge a complaint with the Italian supervisory authority for data protection
"Garante per la protezione dei dati personali".
I have read and understood the information letter and agree to the data processing.
/
Date Legible signature of the guest