



## Livebookings Terms & Conditions of Business

### General

The laws of England and Wales govern this Agreement. You hereby consent to the exclusive jurisdiction of the English courts in all disputes arising out of or relating to the use of these websites. Use of these websites is unauthorised in any jurisdiction that does not give effect to all provisions of these terms and conditions, including without limitation this paragraph.

Livebookings Ltd may, and you may not, assign, convey, subcontract or delegate rights, duties or obligations hereunder. You agree that no joint venture, partnership, employment, or agency relationship exists between you and Livebookings Ltd as a result of this agreement or use of these websites.

This agreement constitutes the entire agreement between you and Livebookings Ltd with respect to these websites and it supersedes all prior or contemporaneous communications and proposals, whether electronic, oral, or written, between you and Livebookings Ltd with respect to these websites. A printed version of this agreement and of any notice given in electronic form shall be admissible in judicial or administrative proceedings based upon or relating to this agreement to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form. Any rights not expressly granted herein are reserved.

### Copyright & Use

Any software that is made available on these Websites ("Software") is the copyrighted work of Livebookings Ltd and/or its affiliates and/or suppliers. Livebookings Ltd hereby grants to you, the user, a personal, non-transferrable license to use the software for viewing and otherwise using these websites in accordance with these terms and conditions and for no other purpose. By installing the software you agree to be bound by the terms and conditions of this license.

Please note that all software, including without limitation all HTML code, controls and other scripts contained in these websites, is owned by Livebookings Ltd and/or its suppliers and is protected by copyright laws and international treaty provisions. Law expressly prohibits any other reproduction or redistribution of the Software. You may not reverse engineer, de-compile or disassemble the software except and only to the extent that such activity is expressly permitted by law notwithstanding this limitation.

These websites are for your personal and non-commercial use. You may not modify, copy, distribute, transmit, display, perform, reproduce, publish, license, create derivative works from, transfer, or sell any information, software, products or services obtained from these websites.

### Warranties & Liability

You acknowledge that Livebookings Ltd makes no representations or warranties, express or implied, regarding the Service and all representations, undertakings, warranties, terms and conditions whether express or implied by statute, common law or otherwise are excluded to the fullest extent permitted by law. Except as provided in this Agreement, Livebookings Ltd shall not be liable to you for any claims whatsoever including but not limited to those arising from loss of profits, business, revenue, goodwill, anticipated savings and/or any other indirect, special or consequential loss or damage whether arising under contract, negligence or otherwise out of or in connection with the Service. Livebookings Ltd neither excludes nor limits its liability for death or personal injury caused by its own negligence or any other liability the exclusion or limitation of which is expressly prohibited by law. Livebookings Ltd does not make any warranty or representation as to the accuracy or fitness for purpose of any material on these websites or the reliability of the access to these websites. The pages contained in these websites may contain technical inaccuracies and typographical errors. The information in these pages may be updated from time to time and may at times be out of date. We accept no responsibility for keeping the information in these pages up to date or liability for any failure to do so.

### Termination

Livebookings Ltd offer a one year rolling contract from the date of the Restaurant Manager's signature on the first page of this Agreement. After the initial one year term, the Restaurant may give Livebookings Ltd two months' notice of termination. Notice must be given in writing to Livebookings Ltd, and any outstanding invoices must be paid to date. Livebookings Ltd reserves the right to terminate the Service and/or your use of the Service at its discretion without notice.

### Reassignment

This Agreement may be reassigned to the Livebookings Ltd's parent company, Profitable.net Ltd (company registration number 5398578).

### Billing

Changes can be made in respect of any no-shows or cancellations until the end of the month in which the Restaurant receives its bill. After this time Livebookings Ltd will be unable to process any additional corrections of no-shows or cancellations.

### Registration Details

Livebookings Ltd will register The Restaurant on the basis of the information supplied on the first page of the Network Agreement; this page contains all the information necessary to form a legally binding document. Where further information is supplied by The Restaurant, the registration will be carried out accordingly. Where no further information is supplied, The Restaurant will be registered according to Livebookings Ltd's default templates.

### Modification

Livebookings Ltd may at any time modify these terms and conditions. Any modifications will become effective by posting the modified terms and conditions on our website.

### Guest Data

Livebookings will collect data from the Guest with the purpose to improve the booking service and provide feedback to the restaurant. The data will also be used to present a quality index for the restaurant industry called Livebookings Barometer.

Last updated 2009