

**Trip Organizer: INPASSA Zenon Znamirowski, Bałucianka 40, 38-481 Rymanów-Zdrój,
NIP: 8191301336, certificate of registration in the Register of Tourist Organizers
and Tourist Agents in the Podkarpackie District, number 8427.**

TOURIST SERVICES AGREEMENT NO.

Date and place of signing the agreement:

Applicant/Client:

Name and Surname:

Address:

E-mail:

Participants:

1. Name and Surname:

Address:

E-mail:

2. Name and Surname:

Address:

E-mail:

Selected trip package:

date:

place of stay:

purpose of the trip:

The price:

Advance payment:

date:

amount:

Final payment:

payment due date:

amount:

Number of participants necessary to realize the tourist trip:

Detailed instructions about how to realize the final payment will be emailed to Client.

Accommodation: As listed in the Offer, which constitutes an enclosure to this Agreement.

Board: two meals a day/ individual

Means of transport: This agreement does not cover transport to the destination where the trip starts and from the destination where the trip ends. During the trip you will have ensured transportation described in the Offer.

Tourist attractions: ensured access to tourist attractions listed in the Offer.

Insurance: The trip Organizer is a licensed organizer of tourist trips and has an obligatory insurance guarantee, the subject of which is:

- covering the costs of clients' return from the tourist trip to the place of departure or planned return from the tourist trip in the event when INPASSA Zenon Znamirowski fails to ensure the return,
- a return of payments made on account of the tourist trip by the clients of INPASSA Zenon Znamirowski in the event if due to reasons on the part of INPASSA Zenon Znamirowski and persons, who act in his name, the tourist trip is not carried out.
- a return of payments made on account of the tourist trip by the clients of INPASSA Zenon Znamirowski, corresponding to the part of a tourist trip, which will not be carried out due to reasons on the part of INPASSA Zenon Znamirowski, and persons, who act in his name.

The appendices to the Agreement are its integral part.

1. "General terms of participating in tourist trips organized by INPASSA Zenon Znamirowski"
2. Offer

I declare that:

- I am empowered to enter into this Agreement and to make changes in the reservation by other participants
- I am familiar with the program of the tourist trip and general terms and conditions of participation and I accept them.
- my health condition and the health condition of all participants that I have enlisted allows for a participation in the tourist trip
- I give my consent for the processing of my personal data in the scope covering name, surname, residence address, telephone number and e-mail address by INPASSA Zenon Znamirowski, Bałucianka 40, 38-481 Rymanów-Zdrój, in order to realize the tourist trip.
- Prior to signing the contract I was presented with the following documents that constitute an integral part of the contract for the participation in a tourism event : a standard information form as defined by article 39 section 1 of the bill regarding tourism events and related tourist services dated 24th Nov 2017 , a copy of general terms of participation, as well as an offer including information as defined by article 40 section 1 of the aforementioned bill.

In accordance with article 13 sections 1 and 2 of General Data Protection Regulation dated 27th April 2016 (hereafter referred to as GDPR), the Organizer informs the Client that:

- a) the Administrator of the Client's personal data as well as that of a participant is INPASSA Zenon Znamirowski, Bałucianka 40, 38-481 Rymanów-Zdrój, tel. +48 664 407 089 email tours@polishorigins.com
- b) the Administrator is to process the Client's as well as the participant's personal data only to an extent that is essential for the performance of a service being the subject of the Contract, in accordance with article 6 section 1 letter b of GDPR
- c) During the period essential to the performance of the service, during the tourism event and in order to address possible complaints, the Administrator may process the Client's and the participants personal data other than essential for the performance of the service, including health information, with the aim of protecting life and health of the participants. Such processing requires the Client's consent and needs to be in accordance with article 6 section 1 letter a as well as article 9 section 2 letter a of GDPR.
- d) the Administrator entrusts the Client's data and, to a limited extent, the participants' data to: IT companies in

order to enable them maintain the Administrator's computer system and the Administrator's website, the owners of places of accommodation so as to enable them to identify the participants, the guides who accompany the Client as well as other participants of the tour, the insurance company in order to enable them prepare an insurance policy, a transport company so as to enable them identify the participants.

e) Personal data are not to be made available or entrusted in any way to any subjects other than mentioned above, with the exception of public bodies that may obtain personal data as a part of specific proceedings in accordance with EU or Polish laws.

f) Personal data will be stored by the Administrator throughout the performance of the service unless the law, in particular tax regulations, demand that certain data is stored for a longer period. With the Client's consent, certain personal data of the Client and the participant may be stored for a period longer than that specified in the law.

g) At the same time, the Administrator informs the Client that they have the following rights: to demand access to the personal data that have been entrusted to the Administrator, to correct the personal data and limit the extent to which it is processed, to demand that the personal data is transferred to another administrator, to object to the processing of the personal data, to demand that the personal data is deleted from the Administrator's database immediately, to withdraw the consent that the data is processed in a form that was agreed on originally (with no effect on the processing of the data that may have taken place before the withdrawal), to make a complaint regarding possible breaches of data protection to the supervisory body of Inspector General for the Protection of Personal Data.

h) the Administrator is to address the aforementioned claims immediately unless the law renders it impossible for a given claim to be justified in reference to a given area of personal data. If the Administrator is unable to accept a claim due to the current law, they are to inform the Client immediately.

Signatures:

Organizer

Applicant/Client

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