

evaluation basis for the services provided by the Supplier.

**Art.1.3.** All the services to be provided subject to the provisions of this Contract, including the hotel services and any other tourist services mentioned herein shall be provided in accordance with the quantitative and qualitative standards normally provided by the Supplier. For the avoidance of any doubt, the Parties expressly mention that the Beneficiary is well aware of and fully satisfied with the qualitative and quantitative standards normally used by the Supplier, which shall represent the quality of service provided by the Supplier.

**ART.1.2.** The Beneficiary shall be provided with spaces for accommodation by the Supplier for the groups of tourists and the individual tourists only within the limits of the free sale agreement of 3 rooms per condition of this Contract.

ART. I.I. Hotel services and other tourist services in the "Le Boutique Hotel Moxa" hotel (hereinafter "the Hotel") for the tourists brought in an organized way by the Beneficiary, subject to the terms and

## CHAPTER 1. SUBJECT MATTER OF THE CONTRACT

World Avenues SA Travel Services, whose offices are at Cofid SA, Route de Frontenex 51, CH-1207, CP 6169, CH-1211 Geneva 3, Switzerland. Phone: .....Fax: +.....E-mail: .....Account no. ....opened with .....Branch, SWIFT: .....registration no. with the .....Trade Registry ....., fiscal code ....., represented by .....hereinafter called the BENEFICIARY

S.C. Moxa International S.R.L., whose offices are at Mihail Moxa Street, No. 4, 1st District, Bucharest,  
Romania, branch, registration no. With the Trade Registry: JAO/6483/2005, Fiscal code: RO 17456177,  
Phone: +40 21.650.55.55, Fax: +40 21.650.66.66, E-mail: laura.banciu@hotelmoxa.com , IBAN EURO:  
RO52 BACX 0000 0004 9658 7001, IBAN RON: RO79 BACX 0000 0004 9658 7000, opened with UNICREDIT  
BANK - Branch - Unirii, SWIFT: BACROBU, represented by Laura Banciu , Director of Sales and  
Marketing and Gratiela Badicu - General Manager, hereinafter called the SUPPLIER

Capped on

CONTRACT NO

*J. E. Boultbee & Sons Ltd. Moxa*

www.hotelmoxa.com  
 Laurabanciu@hotelmoxa.com; reservations@hotelmoxa.com  
 Tel: +40 21 650 55 55; Fax: +40 21 650 66 66;  
 4 Mihail Moxa Street, Sector 1, Bucharest, Romania

room there is no place for extra bed.  
 ON REQUEST - But please note only in Deluxe and in Executive rooms it can be confirmed. In Standard Child: 0-6.99 years old - free without services when sharing parents' bed. Extra bed: 40 Eur/day/pax -  
 \*\*\*Week-end: Friday, Saturday and Sunday

Room Type	SINGLE RATE	DOUBLE RATE
Standard	90	100
Deluxe	80	

\*Rates are valid Monday - Sunday (no weekend period)

George Enescu Festival 2 - 26.09.2019

Room Type	SINGLE RATE	DOUBLE RATE
Standard	59	52
Deluxe	72	62

\*\*LOW season and weekend 01.01 - 03.03.2019 / 19.07.2019 - 25.08.2017 / 13.12.2019-31.12.2019

Room Type	SINGLE RATE	DOUBLE RATE
Standard	72 Euro	62 Euro
Deluxe	80 Euro	70 Euro

\* High season: 4.03.2019-18.07.2019, 26.08.2019-01.09.2019; 27.09-12.12.2019

Special rates for World Avenues

ROOM TYPE	RATE
Standard	175
De luxe	280
Executive	360

PACK RATES:

## CHAPTER 2. ACCOMMODATION RATES



\*\*\*

bank previously accepted by the **Supplier**, for an amount equal to the basic value of the orders.

irrevocable letter of bank guarantee, payable on the first and simple demand of the **Supplier**, issued by a bank on the basic value of the ordered accommodation spaces, or (ii) give the **Supplier** an autonomous and of the following conditions: either (i) pay to the **Beneficiary** a down payment whose value will depend on the basic value of the credit limit, shall be accepted by the **Supplier** subject to either

The orders, whose value will exceed the Credit limit, shall be accepted by the **Supplier** for the accommodation spaces issued by the **Beneficiary** for the accommodation spaces.

**Supplier** will credit the **Beneficiary** at any time (hereinafter the "Credit limit") regarding the value of the Chap.4 below, the Parties shall agree upon a credit limit which will govern the maximum amount the **Supplier** will derogation from the provisions herein, including but not limited to the provisions in Art.3.3. Without derogation from the provisions herein, including but not limited to the provisions in Art. 3.2. All the reservations must be sent by Fax: +40 21 650 66 66 or E-mail: reservations@hotelmoxa.com

about each reservation made.

request was sent 24h prior to the booking date. The **Beneficiary** needs to advise the **Supplier** in written within the maximum number of 5 rooms are considered confirmed by the **Supplier** unless a close out on availability or by top ups from the **Supplier**. All reservations made under the free sale agreement standard rooms and 2 deluxe rooms per day. If more rooms are requested they will be confirmed upon Art.3.1. The accommodation spaces will be available with free sale with a maximum number of 3 amount of one night for the rooms so occupied.

occupied after 18:00, in the last day of accommodation, the **Beneficiary** shall pay to the **Supplier** the full **Beneficiary** shall pay to the **Supplier** 30 Euro for the rooms so occupied and in case the rooms are still latest at 12:00 h. In case the rooms are still occupied till 18:00, in the last day of accommodation, the A hotel day starts at 15:00 h and ends at 12:00 h PM. In exceptional cases rooms may be vacated the breakfast, taxes (VAT 5% and 1% City tax), wifi internet, access to fitness center.

Art. 2.1. The accommodation rates are expressed in EURO/hotel day (as defined hereunder) and include release before arrival on High Season and 5 days during George Enescu Festival.



shall pay delay penalties according to art.5.2 herein.  
for the amount to be paid, and, by the day that amount enters the Supplier's account, the Beneficiary  
Should the payment term mentioned above be not observed, the Supplier shall issued a collection order  
other accepted legal way (credit cards).  
From that moment, the Beneficiary shall have maximum 30 days from sending the invoice to make the  
payment. The payment shall be made by payment order confirmed by the bank or in cash, or in any  
Supplier once a month.  
Art.4.1. The payments between the Parties herein shall be made based on the invoices issued by the

#### CHAPTER 4. PAYMENT

The Beneficiary must supply the Supplier with an email address to where close outs or top ups will be  
Art.3.7. Allocation can be closed at any time and must be confirmed by the Beneficiary within 24 hours.  
made only and strictly subject to the provisions in art. 3.2. and 4.2 herein.  
Art.3.6. For groups of tourists, as well as for the periods when the hotel is busy, reservations may be  
first night of accommodation.  
Any cancellation after the cancellation time or no shows are going to be charged with the value of the  
expiration of the respective period, and shall be deemed by the hotel as a new accommodation request.  
The accommodation period may be prolonged only upon minimum 24 hours, notice before the  
modification, cancellation may be done only in writing.  
order accepted by the Supplier.

the individuals at least 24 hours before the beginning of the accommodation period mentioned in the  
Art.3.5. Cancellation for the groups of tourists shall be done for each group in the confirmation and for  
hour, the signature of the legal representative, the stamp of the issuer.  
The orders shall contain the name and surname of the individuals, the type and category of the services  
made within the limits of availability subject to Art.1.2 above.

Art.3.4. The reservation of the accommodation spaces for individuals and groups of tourists shall be



by the Parties.

hotels' regulations and will not perform any activity against the Romanian law.  
Art.6.3. Non-observance of one or more provisions herein, which lasts more than 30 days, shall lead to the termination of this contract. Nevertheless, the Parties, undertakings on going at the moment of termination (all the reservations confirmed, financial obligations respectively) shall be fulfilled properly

Art.6.2. During the accommodation period, the Supplier understands to assure all the ordered and accepted services, and the Beneficiary undertakes to previously and correctly inform the tourists with regard to the hotel's by laws and to take all the steps in order to assure that the tourists will observe the at the Supplier's Registration office.

**Art.6.1.** Possible complaints regarding the services provided shall be expressed in writing and submitted

CHAPTER 6. FINAL PROVISIONS

Art.5.1. In case of non-observance of the terms of cancellation for the accommodation spaces reserved for individuals or if they fail to turn up at the Hotel, the Beneficiary shall pay the Supplier the whole value of the ordered spaces for the first day of accommodation, after which the order shall be cancelled.

Art.5.2. Should the Beneficiary fail to observe the terms mentioned in CHAP.4 PAYMENT, art.4.1, the Beneficiary shall, based on a collection order issued by the Supplier, pay 0.1% per day delay penalties of the total amount to be paid. For the avoidance of any doubt, the Parties expressly mention that the cumulated value of the delay penalties may exceed the total amounts owed by the Beneficiary.

Art.5.3. The present contract is subject to the Romanian Law. Any litigation that might appear must and will be presented and solved under the Romanian Court.

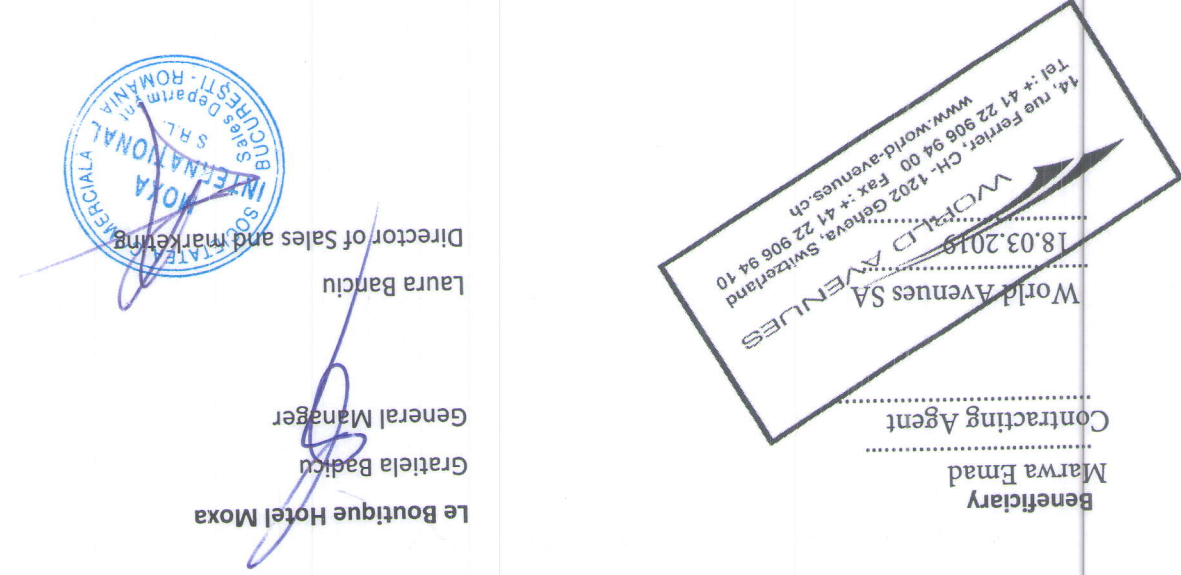
CHAPTER 5. PENALTIES

**Art.4.2.** The ordered services shall be paid fully in Euro, in accordance with the rates mentioned in Article 2. ACCOMMODATION RATES.

**Art.4.3.** Additional services (beside the ones ordered by the Beneficiary) shall be paid for by the Guest straight at the hotel's Reception desk, unless the reservation request does not specify otherwise.



www.hotelmoxa.com  
Laura.banciu@hotelmoxa.com; rezervations@hotelmoxa.com  
Tel: +40 21 650 55 55; Fax: +40 21 650 66 66;  
4 Mihail Moxa Street, Sector 1, Bucharest, Romania



authorizations, permits, etc.

Art.6.6. The Parties state that they comply with all the legal conditions necessary for the execution of this Contract and that they have all the licenses, authorizations, permits, etc. required by the law for performing the activities that are the subject matter of this Contract. Each of the Parties shall be liable in front of any authorities or third parties for the absence of inefficiency of any of its licenses,

be prolonged unless upon a written agreement of both parties.

Art.6.5. The validity term of this contract: from signing the contract till 31<sup>st</sup> of December 2019 - may not right to make the necessary relevant changes in the contract.

Art.6.4. In case the fiscal laws affect the stability of the prices and the rates, the Supplier reserves the

*Le Boutique Hotel Moxa*  
**W** \*\*\* \*