

MTP SUMMER DANCE INTENSIVE 2025 Ljubljana, Slovenia

! Book special accommodation rate for MTP Bolero! Limited number of rooms available – we encourage you to book early

Austria Trend Hotel Ljubljana^{****}S is located in an excellent location, surrounded by Slovenian mountains only 800 m from Arena Stozice – Stadium, only 2 kilometres from the city centre and 27 kilometres from the Ljubljana Airport. Spacious rooms from 30-40 m² convey a pleasant ambience of ease and comfort. Hotel accommodations are all covered with 100% hygienic and washable flooring. Air-conditioning and free Wi-Fi throughout the hotel.

We invite you to visit hotel's homepage on the following link: <u>http://www.austria-trend.at/Hotel-Ljubljana/en/</u>. We would be pleased to welcome you at the Austria Trend Hotel Ljubljana.

Please do not hesitate to contact me if you have any further questions.

Best regards from Ljubljana,

Austria Trend Hotel Ljubljana Team





Reservation of accommodation

Check in from 15:00 | Check out by 12:00

| Deluxe Room | Price in € / night/ room |
|------------------|--------------------------|
| Single occupancy | 120,00€ |
| Double Occupancy | 145,00€ |
| Executive Room | Price in € / night/ room |
| Single occupancy | 145,00 € |
| Double Occupancy | 165,00 € |
| Triple occupancy | 195,00 € |

Price per room and night is including self-service breakfast and VAT (9, 5%) only available for the booking period specified. Rates are exclusive of city tax (€ 3,13 per person and night). Rooms are booked in a group by the event organizer In the event of adaptation of existing taxes and/or introduction of new national taxes these will be added to the agreement rates.

You may book your room via URL link or directly within hotel on e-mail reservations.ljubljana@austria-trend.at

Cancellation fees

You may cancel your reservation free of charge the latest 7 days before arrival. We thank you for informing the hotel in case of arrival after 6:00 p.m. Beyond this time, without any news from you, the hotel reserves the right to vacate the room if your reservation is not guaranteed.

Upon check-in a valid credit card must be provided.

Please note that we will assess a fee equal to the first night's stay per room to your credit card in case of a no-show or if you must cancel after the above-mentioned deadline. Kindly note that we cannot grant any refund in case of a premature check-out. Please be advised that a change in the length or dates of your reservation may result in a rate change.

Lunch

All participants of MTP Bolero have the possibility of lunch in the hotel. Price is $30 \notin$ / person / meal. Beverages excluded. Lunch must be booked and prepayed together with room on <u>reservations.ljubljana@austria-trend.at</u>

Payment conditions

Prepayment for overnight with breakfast needs to be be processed due latest 7 days before arrival.

 Hotel Management d.o.o.

 Member of
 Okrožno sodišče v Ljubljani - Reg. vl. 061/14726000, Srg. 2007/07122, Osnovni kapital 7.500,000 EUR, TRR 2900 0005 5410 234 pri Verkehrsbür

 Verkehrsbür
 UniCredit Banka šlovenija d.d. Matična št. 2305658 i ID DDV SI82585083 - davčni zavezanec za DDV na podlagi 1. odst. 76, čl. ZDDV, SWIFT: BACX SI 22, IBAN CODE: SI56 2900 0005 5410 234



2

HOTEL LJUBLJANA ***

Austria Trend PREMIUM

Dunajska cesta 154, 1000 Ljubljana Tel: +386-1-5882 500, Fax: +386-1-5882 599 ljubljana@austria-trend.at austria-trend at

Start here.

General Business Terms

Scope of Applicability 1. These Coneral Business Terms (designated as "OBT" in the fullowing) shall apply to services provided by Versiensburo Hocelaria GmbH, Versiensburo Kongresshoealarie GmbH, Versiensburo Fetanhoesterie GmbH and ATH Intermational GmbH (designated as "hone" in the following to the hotel

Critical (designated as 'motet' in the totowing to the hotel guest, the organizer and other contracting partners (designa-ted as 'contracting partner' in the following). The services include, in particular, accommodation against payment, the nentral of premises for e.g. seminars, conferences and other events as well as the sale of food and drink, and all, other associated services provided by the hotel. 2. The contracting partner undertakes to comply with these

conditions as well as with all commercial law or other provisions

Visiona. 3. For all provisions not set forth in these Ceneral Business Terms shall apply, as a supplement, the 2006 Ceneral Business Terms for the hotel business, as amended.

ion of Agreement, Prices, General Prov 1. All reservations, changes and cancellations shall be

All processing and the second s

changes which are due to cases and changes shall be borne by the contracting parsmar. Newly introduced government changes shall be added to the contract prices. 3. The hotel shall be added to provide the actual accom-motation service in a hotel operation offering equal value. 4. For cancellation conditions, plazes see the booking agree-ment/confirmation submitted by the hote. 5. The hotel shall assume liability for valuables such as painting, case act that hotel guess bring with them up to, at maximum, the liability-insurance sum contracted by the hotel devaluables choil not be dependitions for period use.

hotel. As valuables shall not be deemed items for personal use serving the fulfiliment of various material and cultural needs.

saving the fulfilment of various material and cutoral needs, although these may exhibit high value (e.g. cameras, video cameras, CD players, fur coats and the like). Such items shall not be replaced by the horei. 6. Items left in the hosei and balonging to the constracting partner will – solely on request – be sent back until, at the lacest, 14 days after the stay at the horei, at the risk and at the cost of the compactine narmer convided that the value the cost of the contracting partner, provided that the value of the item in question exceeds EUR 10.00. After that, items provided that they are of recognizable value – will be depo-sked at the loss andfound office or disposed.

seed at the loss and/ound office or disposed. 7. Standard Internet use shall be possible free-of-charge in the hotel and in the event area. Mathemation or line loss shall, not constitute reasons for reducing the invoke amount and the hotel shall assume no liability for that. 8. Smoking in the hotel building shall be solely allowed in the hotel areas designated for that purpose.

 The hotel rooms and areas shall be provided in accordance
 The hotel rooms and areas shall be provided in accordance The hotel rooms and areas shall be provided in accordance with the booking arrangements made. Any defects shall be notified to the hotel by the contracting partner when the contractual object is handled over; otherwise all rights to claim such defects are waived. Small technical deviations as well as deviating hues (for decoration items etc.) shall not be deemed as defects. Modifications in or at the items, technical systems, equipment and furniture may only be carried out upon the written consent of the hotel and at the contracting at cost

partners cost. 2. The constacting partner undertakes to notify the hosal of the intended installation of decoration material or other teams and to obtain the hose's respective consent. The function rooms must not be damaged. The installation may only be carried out by qualified staff. Fire-authority and other provisi-ons applicable hereto must be considered. All costs incurred

to a pipetase mand in mass to consider a new state to the measure and dismanning in the function room shall be borne by the contracting partner. 3. Rooms shall be subject to change, to the extent that such is acceptable for the contracting partner by duly considering the bandwise more as the hotel's interests.

The hotel shall not assume any liability for technical disrup-tions, in particular of the W-LAN connection, interruptions or

tions, in particular or the W-LAN connection, interruptions of disruptions of energy supply (electricity, water, etc.) and for operational disorders of any kind whatsoever. 5. Official inspectors, representatives of authorities as well as hools staff and representatives shall be granted access to the rooms and areas covered by the contract at any time. If events require technical works of thrid companies, the costs incurred in the process are passed on to the contracting

partnet. Third companies may carry out works or alterations as the hotel scilary upon the hotel's constant. 7. The equipment and implementation of the event or the activity serving the purpose of achieving the contractual purpose shall correspond to the hotel's standard and reputation. Other events taking place in the hotel must not be disturbed,

Other events taking place in the note must not to disturbed, neither by secure or dismanling work; if any, nor by an event staged by the constanting partner (noise, ecc). 8. All advertising measures conducted by the contracting partner shall be subject to the horab written consert. This shall in particular apply for posters, programs, etc. For announcing an event, only the designation (name) approved by the hose may be used. The utilization of the horal name or discuss the mustic existence morters are whall be activuised.

of the notating betasic the statistics of the notationer of of logos for media, printing matters, sec, shall be exclusively subject to the hotels prior consent. If the hotel has not been notified, the hotel shall be entitled to cancel the event. I. Machines and equipment brought by the organizer and/or used in the hotel shall comply with the respective Australian statutory provisions and shall be safe to operate. Respective proof shall be furnished to the hotel on request. The hotel, is certified we not obligated in promote remember events. priori must be humaned to the note of request in a note is anxitial, yea not obligated, to prompt respective expert inspection at the organizer's cost and/or take the machine out of operation in the case of doubte or to request its immediate nerrowal or, if applicable, carry out the removal himself at the constanting partner's cost, this shall also apply for other learns. 10. The commarking partner is solven cost, all required and prescribed authorizations and hormins and in furthin them on the hore. I As working days permits and to furnish them to the hotel 14 working days before the start of an event at the very lacest. The contrac-ting permer shall indemnify and hold harmless the hotel with any period with the theorem of the constraints and the second sec

11 All deliveries handed over or sent to the hotel by the contracting partner or by third parties must be announced to the hotel beforehand. The hotel shall reserve the right to the hotal beforehand. The hotal shall reserve the right: or it the point-in-time of delivery and to safese to accept insufficiently-labelled partiels or partiels subject to import dudies. Storage undil the event shall be the of charge. The hotal shall assume to labelly for the completeness, possible damaging or their of the delivery. 12. If the contracting partner wants to bring food and drink or other goods, such shall be subject to the hotal's exploit contern. Any cests incurred (point fee, use of dishes, charges for denorsh hotal be charged by the hotal's

for disposal) shall be charged by the hotel 13. The contracting partner or his authorized representative shall make sure that he himself or an authorized represenshall make sure that the himself of an authorized represen-tative is present during the utilization of the function rooms. 14. If the presence of hotal staff is permanently required during the event, the hotal's respective hourly file, depending on the of day/hight, shall be charged in addition per hous staff member and per hour commenced. 15. The contracting pertner shall bear the risk incurred by the

15. The contracting partner shall bear the risk incurred by the event carried out by him, including preparation, sec-up, implementation and dismanting. The contracting partner shall be liable for all damages, and also for conse-quandia damage and losses caused by him, by the persons employed by him, by parties commissioned by him (subcon-tractors), by his authorized representative as well as by his visitors and guests. This shall, in particular gaply for damages caused to the building and to the inventory as a consequence of the name in the memory as a consequence. called to the building and to the inventory as a consignation of the event, damages caused by bringing items, in the course of sav-up and dismantling as well as for all consequences resulting from the agreed maximum number of visitors being exceeded. If applicable, the hotel will request the organizer to context appropriate insurances. 16. The hotel shall assume no liability for accidents occurring a success.

at event. 37. The hoot shall not be liable for the contracting partner, pertons employed by him, persons commissioned by him, visitors or guesses losing items during or in connection with events; this shall also apply for thefts, insurances (e.g.: dama-ges caused by theft, burgiary and freig shall be contracted by the organizer himsail it is possible for the contracting partner to deposit valuable items, luggage or money in the contra-designated for such purpose or in the state by handing over such tems to the hoot with, in this case, the amount of the booth liability, balan entries in some such exerting the him. hors/s liability being restricted to, at maximum, the liability-insurance sum contracted by the hotel.

Insurance sum concarted by the notal. 18. No fability shall be assumed for valuables brought to the hotal which have not been handed over to the hotal. The organizer shall be responsible for ensuing sufficient insurance of the valuables he has brought to the hotal. 19. General Business Terms of the contracting partner shall. not be applicable, also if the hotal does not expressly object to

such. Any conflicting acknowledgements of the contracting partner by referring to his own General Business Terms shall be marked by account of the second se such. Any conflicting ac

herewith be expressly revolved. 20. Any claims that the contracting partner has agei the hotel shall be asserted in writing within a period of six months after the end of the event; otherwise these shall

motions after one and or one event consistent state state cases to exist. 21. The customer must clarify to Austria Trend without being requested to do so no later than upon the conclusion of the contract whether the event, due to its political or religious name or other characteristic, could jecgardise the problem-free business operations, security or public reputation of fuencing the security of public reputation of Austria Trend

Alistical read. 22. Due to the special nature of our services, the storage and transmission of personal data of the guests are indigensative. The customer accepts to provide the hotel with personal data. of the guescip) or company data which are required for the provision of the services, and accepts the transfer of personal data for the correct performance of the ordened service • Booking platforms used to book counts services • Source provides consider the read read read read

Service providers providing courist or other services Public bodies and banks, for reporting, tax and other

 Public bodies and ballics, for reporting, set encourse statutory purposes
 If the transmission of personal information is not carried out;
 by the person concerned but by other representatives of the customer, the customer undertakes to inform the data subject about the data transmission to the host and off the transmission by the hotel to the recipient categories as described above. The hotel will treat these data confidentially found in the privacy policy at https://www.austria-trend.at/ en/confidentiality

Resubsion / Cance Lation

Restston / Cane Lation 1. Without projektics to its claim to compensation, the hotel shall be entitled to end the contractual relationship at any time and without having to state any reasons, if a) The contracting partner fails to make apyment when due despite of being granned extension of the deadline by 7 days, b) insolvency proceedings have been initiated against the contracting partner's assets.

c) The contracting partner jeopardizes the hotel's smooth business operation or safety.

business operation or safety, (c) Required official permits are not furnished or the authority profilitist the event. e) The performance of the contract is impossible due to force majoure, such as softwo or other circumstances for which the hotel cannot be held responsible. If wares are boolead giving misleading or incorrect informa-tion or correcaling circumstances of lay significance for the common five another be indexed on the contract informa-tion or correcaling circumstances or lay significance for the common five another be indexed on the contract informa-tion or correcaling circumstances or lay significance for the

tion or conceating incluminations or lively significance for the contract, for example the identity of the customer, its ability to pay or the purpose of the event. g) Austria Trend has a justified reason to assume that the event may jacpardise its problem. The business operations or its security or public imputation, without this being antibutab-te to Austral Trends area of control or organizational phase. by the purpose and/or reason for the event is unlawful. In the accent the Austral Trend machine the compart for the the event that Austria Trend rescinds the contract for the above-mendoned reasons, the customer shall be obliged to pay compensation, including for lost profits.

Juristlecton, Severability 1. Place of performance and place of payment shall be Vienna, Austria. Austrian law shall be applicable. The place of Vienna, Austria. Austrian law shall be applicable. The place of Dented Verna, Austra, Austran Iav Shall be applicable. In e place or jurisdiction shall be Wine, Imme Staff (Vena, First District), 2.A transfer of rights from the contractual relationship of the contracting partner – against payment or free of charge shall be subject to the hords explicit writen contern. 3. Charges shall be made in writing in order to be effective. 4. The "Beams" provision shall only be applicable for persons who are not consumers within the meaning of Sect. 1 of Kishdi, the Austrian Consumer Protection Acc. 5. If individual more shore of these GPT are inoffective, this

5. If individual provisions of these CBT are ineffective, this shall not affective provided to consider all memory of what not affective affectiveness of the remaining provisi-ons. The host and the contracting partner will immediately replace the ineffective provisions the affective provisions most closely reflecting the intended purpose and their economic dimension.

Hotel Management d.o.o.

Member Verkehrsbürg Group

Okrožno sodišče v Ljubljani - Reg. vl. 061/14726000, Srg. 2007/07122, Osnovni kapital 7.500,00 EUR, TRR 2900 0005 5410 234 pri UniCredit Banka Slovenija d.d. Matična št. 2305658 · ID DDV SI82585083 - davčni zavezanec za DDV na podlagi 1. odst. 76, čl. ZDDV, SWIFT: BACX SI 22, IBAN CODE: SI56 2900 0005 5410 234



3