

## Accommodation Only Terms and Conditions

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### GENERAL TERMS AND CONDITIONS

These terms and conditions (“T&Cs”) apply to the entire contents of this Website and to all dealings between Lowcostbeds.com Ltd, London, Romanshorn Branch, with its registered Branch address at Hafenstrasse 48, 8590 Romanshorn, Switzerland, branch number CH – 440.9.024.481-2 (“Lowcostbeds.com”) and the Agent (collectively referred to as the “Parties”). Please read these T&Cs carefully before using the Website. Using the Website indicates that you accept these T&Cs regardless of whether or not you choose to register with us. If you do not accept these T&Cs, then you must cease to use the Website immediately. For the avoidance of doubt, in the event of any conflict between these T&Cs and any written commercial agreement that we negotiate with regard to the supply of Accommodation to you for onwards sale to Customers (“Agreement”), the terms of the Agreement shall prevail. References to “you” in these T&Cs mean the Agent to whom we provide Accommodation for onwards sale to Customers.

Defined terms used in these T&Cs are set out at the back of these T&Cs.

#### 1. APPOINTMENTS

1.1 Lowcostbeds.com Limited, London, Romanshorn Branch, with its trading address at Hafenstrasse 48, 8590 Romanshorn, Switzerland, VAT number 763279 shall sell the Accommodation to the Agent for onwards sale to Customers in accordance with these T&Cs.

1.2 Lowcostbeds.com shall always act as agent of the Accommodation Provider. Unless the Agreement states otherwise, the Agent shall act as agent of the Customer at all times.

#### 2. GENERAL OBLIGATIONS OF THE AGENT

2.1 The Agent shall at all times:

2.1.1 provide Customers with a copy of the Accommodation Provider’s Booking Conditions, (and give Customers the opportunity to read these documents before processing the Customers’ payments);

2.1.2 keep Lowcostbeds.com fully informed of its activities concerning the sale of the Accommodation and to provide Lowcostbeds.com with reports on request; and

2.1.3 not to act in a way which will incur any liabilities on behalf of Lowcostbeds.com nor to pledge the credit of Lowcostbeds.com.

#### 3. GENERAL OBLIGATIONS OF LOWCOSTBEDS.COM

3.1 Lowcostbeds.com shall at all times:

3.1.1 act in its relations with the Agent in good faith; and

3.1.2 provide the Agent with a copy of the Accommodation Provider's Booking Conditions for the Agent bring to the attention of Customers in accordance with its obligations set out in clause 2.1.1 above.

3.2 These T&Cs and the Website Terms of Use <http://www.lowcostbeds.com/terms.htm> set out the full extent of Lowcostbeds.com's liabilities and obligations to the Agent. All conditions, warranties or other terms in favour of the Agent which might otherwise be implied are hereby expressly excluded to the maximum extent permitted by law.

#### 4. ACCESS TO INFORMATION REGARDING THE ACCOMMODATION

4.1 The Agent will be able to access all relevant information regarding the Accommodation by logging onto the Website or through the XML Link.

4.2 Lowcostbeds.com grants the Agent a non-exclusive royalty-free licence to use the intellectual property rights contained in the XML Link, including all descriptions and images of the Accommodation ("XML Content") solely for the purpose of the Agent making the Accommodation available to Customers.

4.3 The Agent shall be responsible for obtaining and maintaining all computer hardware and software necessary for accessing and using the XML Link. The Agent shall not in any way adapt or alter the XML Content without the prior written consent of Lowcostbeds.com. In addition, the Agent shall prevent any third party from accessing or using the XML Link or any other misuse of the XML Link. The Agent agrees not to decompile, disassemble or reverse engineer any aspect of the XML Link.

4.4 The Agent's access to the Website shall be conditional upon its compliance with the Website Terms of Use.

#### 5. BOOKING PROCEDURES

5.1 On the making of an enquiry by a potential Customer to the Agent, the Agent shall ensure that such enquiry is accurately answered and that any information provided is accurately given. If there is any enquiry about the answer to which the Agent is in doubt, the Agent shall contact Lowcostbeds.com and take steps to ensure that all information is transmitted accurately to the enquirer.

5.2 Upon receipt of a Customer Offer, the Agent will notify the Customer Offer to Lowcostbeds.com (either by calling the trade booking line telephone number displayed on the Website or through the online booking system). The procedure to follow for making online Bookings (including the different technical steps to follow to conclude the Booking; and the technical means for identifying and correcting input errors prior to placing an Order) is set out on the Website.

5.3 Lowcostbeds.com will send a Booking Confirmation to the Agent via Lowcostbeds.com's on-line booking system. The Agent shall inform the Customer of the Booking Confirmation.

5.4 Before the Agent processes the Customer's payment, the Agent shall draw to the Customer's attention the following: (i) the Booking is a contract between the Customer and the Accommodation Provider and is subject to the Accommodation Provider's Booking Conditions; and (ii) that the Accommodation Provider will ultimately be liable for any claims, losses or damages arising from the

provision of the Accommodation. In addition, the Agent shall notify the Customer of any additional terms that Lowcostbeds.com wishes to apply to the Booking.

5.5 Once the Agent has processed the Customer's payment, the Booking will be made and Lowcostbeds.com shall e-mail the Booking Invoice and Accommodation Voucher to the Agent. The Agent shall in turn provide these documents to the Customer.

5.6 The Agent will not process any Booking where the Customer seeking to book is under eighteen years of age (unless accompanied by an adult guardian, in which case the Booking shall be made in the name of the adult).

5.7 The Agent shall ensure that any information given by the Customer to the Agent which takes his personal situation out of the bounds of normal expectation, for example, because of Customers' physical or mental condition, is relayed to Lowcostbeds.com for passing onto the relevant Accommodation Provider.

5.8 Some of our accommodation providers negotiate their low rates on the basis that residents of the country where the hotel stay is taking place are not eligible to avail of that rate. In most circumstances, this does not apply to residents of EU countries staying in other EU countries. The situation only arises where non-EU passport holders are booked to stay in the same country as their passport was issued. For example, Turkish nationals in Turkey, or Egyptian nationals in Egypt. If you think this may affect your customers please ask our Customer Service team to confirm your reservation will be accepted by the hotel at the agreed rate prior to booking.

5.9 Lowcostbeds.com considers any booking consisting of more than 5 rooms to be a group booking. All group bookings are subject to additional terms and conditions, which are stated as follows:

- A 20% non-refundable deposit will be required for group bookings within one week of the reservation being made.
- A further 50% of the booking value will be payable 8 weeks prior to departure, with the remaining balance of 30% due as per your standard payment terms.
- No booking will be confirmed if names are not provided. All bookings must have actual names given at the time of booking, and any subsequent name changes will be subject to a £5.00 per person admin fee.
- Failure by you to make the above payments or confirm names at point of booking can result in the booking being cancelled in full.
- It is your responsibility to ensure that the correct payments are made on time.

If you cannot get availability online for the booking you would like to make, please contact a member of our groups team on 08444 77 00 31 or your account manager, who will be happy to discuss your booking needs with you.

## 6. AMENDMENTS AND CANCELLATION BY THE ACCOMMODATION PROVIDER

6.1 If any confirmed Booking cannot be honoured by the Accommodation Provider, Lowcostbeds.com will use reasonable endeavours to ensure that:

6.1.1 the Agent is notified by e-mail; and

6.1.2 replacement Accommodation of equal standards and location are offered to the Customer and a new Accommodation Voucher is sent to the Agent.

6.2 The Agent shall inform the Customer immediately of the resulting replacement Accommodation. If alternative arrangements are not deemed acceptable by the Customer and the Customer wishes to cancel, the Agent or Lowcostbeds.com (depending on which entity is holding the Customer's Booking payment at the time) will reimburse the Customer. The Agent shall bear all of its administration costs incurred in this process.

6.3 We will do our best to correct errors and omissions as quickly as practicable after being notified of them. However, because of the sophisticated technology that operates our website there may be times when obvious errors occur. For example, very occasionally this may result in a price, product or other service detail description being incorrectly displayed on the website that could affect your booking expectation. In such identified cases, we will try to find the best alternative solution to suit your demand or in the case that this alternative is not available or suitable, to cancel the booking.

6.4 In the event that any supplier imposes a surcharge and/or changes and/or increase the price of your booking you will be obliged to pay such additional amount if you wish to continue with your booking.

## 7. AMENDMENTS AND CANCELLATIONS BY CUSTOMERS

### Amendments to a Booking

7.1 Upon receipt of notification from the Customer of an amendment desired by the Customer to his Booking, the Agent shall:

7.1.1 immediately contact Lowcostbeds.com and forward details of the desired amendment; and

7.1.2 notify the Customer of whether the amendment is possible and, if such amendment is possible, collect from the Customer the applicable amendment fee charged by Lowcostbeds.com and/or the Accommodation Provider. At present, Lowcostbeds.com charges an administration fee of £25 as well as any increases in costs for each amendment made to a Booking (this is subject to change therefore we would advise you to check these T&Cs regularly).

7.2 The Agent shall also inform the Customer of the following:

7.2.1 Lowcostbeds.com has no obligation to arrange for changes to be made; and

7.2.2 if there is a change to the number of people booked the price for the Accommodation will be recalculated for the new party size; if, for example, the party is reduced in number, this may mean that the Accommodation is under-occupied and each of the remainder of the Customer's party may have to pay more or there may be no refund.

## Cancellation of a Booking

7.3 The Agent, upon receipt of notification from the Customer of cancellation of a Booking shall:

7.3.1 advise the Customer of Lowcostbeds.com's administration fees in respect of cancellations. Lowcostbeds.com currently charges the following administration fees:

### Cancellation Terms Administration fees

- If a cancellation is made more than 56 days before departure - 15% of the total cost of your booking
- If a cancellation is made between 14 and 55 days before departure - 30% of the total cost of your booking
- If a cancellation is made between 8 and 13 days before departure - 50% of the total cost of your booking
- If a cancellation is made 7 days or less before departure - 100% of the total cost of your booking

7.3.2 collect from the Customer the appropriate administration fee; and

7.3.3 record the cancellation on Lowcostbeds.com's system or advise Lowcostbeds.com by e-mail.

### No shows

7.4 "No show" administration fees vary by Accommodation Provider. In the event of a "no show" Lowcostbeds.com will advise the Agent of the applicable administration fee based upon the policy of the Accommodation Provider and Lowcostbeds.com. As a minimum, the Customer will usually be charged for 3 nights of the booked Accommodation.

### 7.5 Non Refundable/Restricted Products

Restricted Products cannot be amended or cancelled once confirmed and are also subject to additional payment terms overriding any previously agreed in your standard agency agreement. Invoices will be issued at the time of booking, it is compulsory to pay for these bookings along with any other non-restrictive bookings due to Lowcostbeds.com Ltd in your normal payment sequence. When booking restrictive products (As highlighted in the room type at the point of booking) you automatically agree to the terms imposed by lowcostbeds.com Ltd below.

### 7.6 Restricted Product Payment

All restricted products must be paid over and above all other Lowcostbeds bookings in full, failure to do so may result in suspension of your account and/or bookings to this value cancelled.

Lowcostbeds.com Ltd will also reserve the right to take legal action to recover

## 8. PAYMENT ARRANGEMENTS

8.1 Commission sharing arrangements: Unless the Agreement states otherwise, the Commission sharing arrangements set out below shall apply:

8.1.1 Lowcostbeds.com shall liaise with the Agent in order to determine the Ultimate Selling Price. The Parties shall use all reasonable endeavours to agree the Ultimate Selling Price. In the event that they are unable to agree, Lowcostbeds.com shall be under no obligation to provide the Accommodation to the Agent for onwards sale.

8.1.2 In the event that the Parties agree an Ultimate Selling Price and the Agent proceeds to sell the Accommodation, the Parties shall share the Commission from such Booking by means of a self-billing agreement. For the avoidance of doubt, the VAT shown on the self-bill invoices issued by Lowcostbeds.com is the Agent's output tax due to HMRC.

8.1.3 Lowcostbeds.com shall advise the Accommodation Provider of the Ultimate Selling Price for each Booking.

8.1.4 If the Agent marks up the Ultimate Selling Price, then it shall be solely responsible for fulfilling VAT payments in respect of any additional payment above the Ultimate Selling Price received from the Customer(s).

## 9. PIPELINE MONIES AND CONSEQUENCES OF FAILURE TO TRANSFER MONIES

9.1 For advance bookings, the Agent may retain Booking monies received from Customers. However, the Agent must transfer the Booking monies to Lowcostbeds.com at least 28 days prior to the Customer's departure. For late bookings (i.e. those made less than 28 days before departure), Booking monies must be transferred immediately by the Agent to Lowcostbeds.com.

9.2 Lowcostbeds.com may invoice the Agent for the Booking at any time. The Agent must pay the invoice within 5 calendar days of the date of the invoice. The Agent will be liable to Lowcostbeds.com for the amount due to Lowcostbeds.com in respect of each Booking (regardless of whether the Agent collects this amount from the Customer).

9.3 If the Agent fails to pay any amount outstanding in accordance with the terms of these T&Cs, Lowcostbeds.com reserves the right to charge interest on the total amount outstanding at a rate of 4% above the prevailing base rate at Lloyds/TSB bank on a daily basis until such amounts are paid in full. Lowcostbeds.com may set off any amounts due to it against any amounts due to the Agent under these T&Cs.

9.4 In the event that the Agent is in persistent breach of its obligation to make due payment for any Bookings, those Bookings may be cancelled and access to the Website denied.

## 10. COMPLAINTS

If you have a problem during your holiday, please inform the relevant supplier (e.g. your hotelier) immediately. If they cannot assist you, please call our 24/7 helpline on 0044 (0) 1342 307091 who will look to support you while you are away. If your complaint is not resolved locally, please follow this up within 28 days of your return home by writing to our Customer Services Department at

Lowcostbeds.com, Maria-Stader-Weg 4, 8590 Romanshorn, Switzerland or by email to TradeServices@Lowcostbeds.com giving your booking reference and all other relevant information. It is strongly recommended that you communicate any complaint to the supplier of the services in question without delay and complete a report form whilst in resort. If you fail to follow this simple procedure we will have been deprived of the opportunity to investigate and rectify your complaint whilst you were in resort and this may affect your rights under this contract

## 11. INSURANCE

The Agent shall advise each Customer of the importance of having adequate insurance cover from the time of Booking.

## 12. ANCILLARY SERVICES

In addition to the Accommodation, Lowcostbeds.com may make available certain ancillary services as agreed between the Parties. These T&Cs shall apply to these ancillary services and in particular it is acknowledged and agreed that the contract for the provision of the ancillary services shall be between the principal provider of such services and the Customer and the Agent shall act as the Customer's agent with regard to the purchase of such services.

## 13. WARRANTIES

13.1 Each Party warrants to the other Party that:

13.1.1 it shall not, at any time, do anything which will harm the reputation of the other Party or cause a derogation of the other Party's brand; and

13.1.2 it shall obtain and duly comply with all approvals, consents, licences, permits, certificates, registrations or other authorisations necessary for it to perform its obligations under these T&Cs.

## 14. MARKS

14.1 Each Party acknowledges and agrees that all Marks used by the other respective Party to are the other Party's exclusive property.

14.2 Each Party ("Licensor") grants to the other Party ("Licensee") a non-exclusive royalty-free licence to use Licensor's Marks solely for the purpose of the Licensee performing their obligations under these T&Cs.

14.3 Each Party agrees that they shall not acquire any goodwill or rights to the other Party's Marks or brands.

## 15. LIABILITY

15.1 Nothing in these T&Cs shall operate so as to exclude or limit the liability of either Party for death or personal injury arising out of negligence, or for any other liability which cannot be excluded or limited by law.

15.2 Lowcostbeds.com shall not be liable or assume liability for any of the following types of loss or damage arising under or in relation to these T&Cs and/or the Accommodation and/or any ancillary services:

15.2.1 any loss of profits, business, contracts, anticipated savings, goodwill, or revenue, any wasted expenditure, or any loss or corruption of data (regardless of whether any such types of loss or damage are direct, indirect or consequential); or

15.2.2 any indirect or consequential loss or damage whatsoever.

15.3 Subject to Clause 15.1, Lowcostbeds.com's maximum aggregate liability for all Claims under or in relation to each Booking, including (but not limited to) liability for breach of contract, misrepresentation (whether tortious or statutory), tort (including but not limited to negligence), breach of statutory duty or otherwise, shall not exceed the sum of twice the value of the Booking in respect of which the Claim is made.

15.4 The Agent will take out and maintain appropriate insurance policies to cover its obligations and liabilities to each Customer in relation to his Booking; and to Lowcostbeds.com under these T&Cs.

15.5 The Agent shall indemnify and shall keep Lowcostbeds.com (including its Authorised Persons) fully indemnified on a continuing basis from and against all Claims made against or incurred by Lowcostbeds.com arising directly or indirectly from any breach by the Agent of any of the terms or conditions set out in these T&Cs.

## 16. TERMINATION

Lowcostbeds.com may immediately terminate the arrangement with the Agent at any time by giving the Agent written notice. Termination will not affect either party's outstanding rights or duties, including Lowcostbeds.com's right to recover from the Agent any monies owed to Lowcostbeds.com under these T&Cs.

## 17. DATA PROTECTION

17.1 The Parties acknowledge that they act as independent data controllers when they process any Customer Data. The Parties shall comply and shall ensure that Authorised Persons comply with all Data Protection Laws.

17.2 "Data Protection Laws" means all data protection, privacy or similar laws and regulations anywhere in the world applicable to the processing of personal data, including without limitation the Data Protection Act 1998, the Regulation of Investigatory Powers Act 2000, the Telecommunications (Lawful Business Practice) (Interception of Communications) Regulations 2000 and the Privacy and Electronic Communications (EC Directive) Regulations 2003.

## 18. CONFIDENTIALITY

18.1 Each Party (including its Authorised Persons) shall (except as expressly permitted by these T&Cs or with the written consent of the Disclosing Party):

18.1.1 keep all Confidential Information secret;

18.1.2 only use or make copies of Confidential Information in connection with and to the extent necessary for the purposes of these T&Cs;

18.1.3 take all reasonable action to ensure that, within its organisation, the Confidential Information is not made available to any person who is not an Authorised Person; and

18.1.4 use all reasonable endeavours to ensure that Confidential Information within its control is kept securely protected against theft or unauthorised access, and in any event shall maintain its security, integrity and confidentiality to at least the same standard as it applies to its own confidential information.

## 19. DISPUTE RESOLUTION

19.1 If any dispute arises between the Parties under or in relation to these T&Cs it shall first be referred to the sales directors of each Party. If it cannot be resolved to the satisfaction of all Parties within 10 days of such referral it shall be referred to the chief executives/managing directors of each Party for resolution.

19.2 If the Parties are unable to resolve the dispute within 10 days of its referral to the chief executives/managing directors of each Party for resolution then the dispute shall be referred to the courts of England and Wales.

## 20. THIRD PARTIES

With the exception of any person to whom the benefit of these T&Cs is transferred or assigned in accordance with Clause 20 (Assignment), a person to whom these T&Cs do not apply may not enforce any of its provisions under the Contracts (Rights of Third Parties) Act 1999.

## 21. ASSIGNMENT

21.1 The Agent may not assign, charge, encumber or otherwise deal with any of its rights or obligations under these T&Cs without the prior written consent of the Lowcostbeds.com.

21.2 Lowcostbeds.com may, at any time, assign, charge, encumber or otherwise deal with any of its rights or obligations under these T&Cs.

## 22. SEVERABILITY

22.1 If any provision, or part of a provision, of these T&Cs, is found by any court or authority of competent jurisdiction to be illegal, invalid or unenforceable, that provision or part-provision shall be deemed not to form part of these T&Cs, and the legality, validity or enforceability of the remainder of the provisions of these T&Cs shall not be affected, unless otherwise required by operation of applicable law.

22.2 The parties shall use all reasonable endeavours to agree within a reasonable time upon any lawful and reasonable variations to the T&Cs which may be necessary in order to achieve, to the greatest extent possible, the same commercial effect as would have been achieved by the provision, or part-provision, in question.

## 23. FORCE MAJEURE

23.1 For the purposes of this Clause, Affected Party means a Party which is affected by, or which claims to be affected by, a Force Majeure Event.

23.2 Force Majeure Event means an event which is beyond the reasonable control of the Affected Party, including (without limitation) the following: (i) act of God (including earthquake or other natural disaster), act of terrorism, war or warlike operations, civil unrest or riot; (ii) industrial action, fire, flood, explosion or malicious damage, or failure of plant or equipment (but only to the extent that any of these is itself caused by a Force Majeure Event or is otherwise beyond the reasonable control of the Affected Party).

23.3 If a Force Majeure Event occurs which prevents, hinders or delays the Affected Party from performing any of its obligations to the other Party, the Affected Party shall not be liable to the Other Party and shall be released from its obligations under these T&Cs to the extent that its ability to perform the obligations under these T&Cs has been directly affected by the Force Majeure Event, provided that:

23.3.1 the Affected Party notifies the Other Party in writing as soon as reasonably practical of the occurrence of the Force Majeure Event and the nature and likely duration of its impact upon the other Party;

23.3.2 the Affected Party takes all reasonable steps to mitigate the impact of the Force Majeure Event, and in particular continues to perform those obligations affected by the Force Majeure Event, but whose performance has not been rendered impossible, to the highest standard reasonably practicable in the circumstances; and

23.3.3 the Affected Party resumes normal performance of all affected obligations as soon as reasonably possible after the Force Majeure Event ceases to have an impact, and notifies the Other Party in writing promptly of such resumption.

23.4 If the impact of the Force Majeure Event upon the Affected Party continues for a period of no less than 30 consecutive days, each Party may, by written notice, terminate the arrangement with the other party either in whole or in part (in respect of those obligations which have been affected by the Force Majeure Event) with immediate effect without liability to the other Party.

## 24. GOVERNING LAW AND JURISDICTION

24.1 These T&Cs and any non-contractual obligations or liabilities arising out of or in connection with these T&Cs are governed by and will be construed in accordance with English law.

24.2 Each Party submits to the exclusive jurisdiction of the Courts of England and Wales.

## 25. DEFINED TERMS

Accommodation means the hotel room(s), apartment(s), villa(s) and any other form of accommodation (including all contents within the accommodation) owned and/or managed by the Accommodation Provider;

Accommodation Provider means the person or company that owns and/or manages the Accommodation;

Accommodation Provider's Booking Conditions means the booking conditions issued by the Accommodation Provider which govern its provision of the Accommodation and its contractual relationship with the Customer;

Accommodation Provider's Price means the price at which the Accommodation is provided to Lowcostbeds.com by the Accommodation Provider;

Accommodation Voucher means the ticket for the Accommodation which the Customer shall present as proof of purchase at check-in;

Agent's Terms and Conditions means the terms and conditions issued by the Agent which govern its contractual relationship with the Customer;

Authorised Persons means the directors, employees, officers, professional advisers, agents and contractors of each respective Party;

Booking means the contract between the Accommodation Provider and the Customer for the supply of the Accommodation to the Customer;

Booking Confirmation means confirmation from Lowcostbeds.com that the Customer's Offer has been accepted by the Accommodation Provider;

Booking Invoice means the confirmation invoice which sets out important information regarding the Booking including the duration for which the Accommodation has been booked, a description of the Accommodation, board basis and the price;

Commission means the difference between the Accommodation Provider's Price and the Ultimate Selling Price;

Claims means all claims, losses, damages, costs, demands and expenses under or in connection with these T&Cs and/or the Accommodation and any ancillary services;

Confidential Information means all information of a confidential nature in any medium or format (written, oral, visual or electronic, and whether or not marked or described as "confidential"), together with copies, which relates to a Party (the "Disclosing Party"), to its group, or to its employees, officers, customers or suppliers, and which is directly or indirectly disclosed by the Disclosing Party to the recipient Party in the course of their dealings. The following information is not "Confidential Information":

- (i) information which is in the public domain other than as a result of breach of these T&Cs;
- (ii) information which the recipient Party can demonstrate in writing was received, free of any obligation of confidence, from a third party which itself was not under any obligation of confidence in relation to that information; and
- (iii) information which the recipient Party can demonstrate in writing was developed or created independently by or on behalf of the recipient Party or any member of the recipient Party's group;

Customer means a customer resident in the United Kingdom who enters into a contract with the Accommodation Provider for the supply of the Accommodation;

Customer Data means all information and personal data (including but not limited to names, addresses and financial information) provided by Customers;

Customer Offer means an offer made by a potential Customer for the purchase of Accommodation;

Marks means trade marks, trade names, logos, URLs and any other identifying marks or slogans of each Party, whether or not registered;

Ultimate Selling Price means that appropriate UK selling price for Accommodation as agreed by the Parties in accordance with Clause 8.1.1 above;

Website means [www.lowcostbeds.com](http://www.lowcostbeds.com); and

XML Link means the XML (extensible mark-up language) to be supplied by Lowcostbeds.com to the Agent in accordance with Clause 4, which contains all relevant details regarding the Accommodation (e.g. pictures, availability, pricing etc).

02/01/2014