

Amosa Liège

HOTEL

GENERAL TERMS AND CONDITIONS OF SALE

I. Application

1. Any reservation with Amosa Liege City Centre Hotel and Appartements implies the consultation and unreserved acceptance of these general terms and conditions. Prior to confirmation of the reservation, the guest shall read these general terms and conditions, which are also attached to the confirmation e-mail. It is therefore assumed that the client has been sufficiently informed of these general conditions. In case of conflict between these general terms and conditions and the general terms and conditions of the client, the former shall prevail.

1.1 Unless special conditions are presented in writing by an authorised member of staff of the Amosa Liege City Centre Hotel and Apartments, these general terms and conditions govern all services provided by the latter. These general terms and conditions apply to all guests, unless otherwise agreed in the special conditions.

Our invoices are payable upon receipt and without discount. Any granting of terms, payment deadlines or exchange shall not entail any novation or derogation from these general conditions. Payment costs and taxes are always at the customer's expense.

(3) All invoices issued by Amosa Liege City Centre Hotel and Apartments are considered to be definitively accepted by the client if they have not been contested by registered letter within eight days of the invoice being issued.

Any invoice not paid on the due date ('invoice due') will be increased by 15% by right and without notice of default with a minimum of EUR 100 as a fixed penalty clause. In addition, an interest of 1% per month will be charged as from 15 days after the due date.

5. All disputes relating to our invoices shall fall under the exclusive jurisdiction of the Courts of the judicial district of Liege and the Justice of the Peace of Liege.