



Supplementary agreement to the rental agreement - use of the WLAN

Additional Agreement on Wi-Fi Use

This agreement as a binding part of online bookings or the signed rental contract. The use of the Wi-Fi is limited to the duration of the stay and is by access code, which may not be passed on to third parties. There is no guarantee for the actual availability of Internet access.

The tenant is responsible for ensuring that all roommates and guests comply with the conditions. The landlord is not liable for availability, interruptions, loss of data, malware or content from the Internet. The Wi-Fi access does not offer virus protection or firewall; each user is responsible for the security of their own devices and data. Data transmission is unencrypted.

Any improper use, particularly the dissemination of illegal, immoral or copyrighted content, manipulation of software or hardware as well as the sending of spam, is prohibited. In the event of violations, access can be blocked without giving reasons.

The tenant is liable for damage caused using Wi-Fi and indemnifies the landlord against claims by third parties. In the event of suspicion of criminal offences, the landlord is entitled to inform the authorities and pass on relevant data.

This Agreement shall be governed exclusively by Swiss law. The place of jurisdiction is the place of the rental property – Davos.