	etween ORGANIZE I street 24, 35-604 (Principal):				•	•	•		Mat	Trave
Full Name:						Is an invoice is required? Yes No		MAILING ADDRESS:		
								Travel Agency Matteo Travel Jabłońskiego street 7/7		
Tel. No.:					35-068 Rzeszów, POLAND E-Mail:					
E-mail:								contact@matteotravel.com		
BASIC INFORI	MATION							EWTN		
BASIC F The am ACCOMMOD SGL single room		OPTION DBL/ to the Tourist	/TWIN/TRI Guarantee on with "X	P): 2650 (Fund and	USD WITH	A GROUP (istance Fu	OF AT LEAST	41 PARTICI	PANTS	
*charged extra 450 USD per person Accommodation with:			room			room				
THE EVENT OF A	LACK OF INDICATION	OF A PERSON F	FOR SHARE		MODATION, T R TRP ROOM	HE ORGAN	IIZER WILL MAI	(E AN ADDIT	TIONAL ACCOMMODA	ATION IN A
	ICIPANT DATA				T =					
Last name					First nam	e				
E-Mail		Telephone		ne		Date o		rth		
Street and number	ZIP co		ZIP code	ž			Locality			
ldentity document			Series and number			Expiration		n date		
9 DADT	ICIDANIT DATA									
2. PART Last name	TICIPANT DATA				First nam	e				
E-Mail	Telephone			Date		rth				
Street and			ZIP code	<u> </u>			Locality			

Method of payment:

PASSPORT valid min.

until 18.11.2023

Identity

document

1. The fee in full must be paid when signing up for the trip through the website www.matteotravel.com

Series and

number

2. Or within three days after registration on the list of participants on contact@matteotravel.com to the account number of Matteo Travel,

BANK PKO SA USD ACCOUNT: IBAN: PL78 1020 4391 2048 0000 0202 3066

CODE BIC (SWIFT): BPKOPLPW

THE TITLE OF THE TRANSACTION SHOULD INCLUDE: "IN THE FOOTSTEPS OF POLISH SAINTS 08-18.05.2023, NAMES OF PARTICIPANTS".

Expiration date

ATTENTION!!! ALL PAYMENTS RELATED TO FOREIGN EXCHANGE TRANSFERS SHALL BE CHARGED TO THE PRINCIPAL – THE ACCOUNT OF THE TRAVEL AGENCY MATTEO TRAVEL IS TO RECEIVE THE AMOUNT RESULTING FROM THE CONTRACT, IE. WITHOUT DEDUCTION OF TRANSFER COSTS

INFORMATION ABOUT CANCELLATION – IMPORTANT PLEASE READ!

Dear Participants, we would like to inform you that at the time of signing the contract you undertake, in case of cancellation of the tourist event, to cover the cancellation expenses.

- Until 10.04.2023, the cancellation costs are 600 USD per person.
- From the date 11.04.2023, the cancellation costs are calculated individually for each participant. In particular, they depend on the time of cancellation, the actual costs incurred by the Agency up to the date of cancellation notification (deposit, etc.) (in accordance with the Conditions of Participation in a tourist event organized by the Agency, section 4)

CONSENTS EXPRESSED – PLEASE MARK THE CORRECT ANSWER

- 1) Knowledge of conditions of participation: ☐ YES
- 2) Data processing for the purpose of executing the RODO contract: ☐ YES In accordance with Article 13 (1) of the General Data Protection Regulation of April 27, 2016. the Organizer informs that:
 - 1) The Administrator of your personal data is TRAVEL AGENCY MATTEO TRAVEL ANNA PROKOP-WILK with its registered office in RZESZÓW, 24 Łukasiewicza street hereinafter referred to as the Administrator, who carries out the processing of your personal data.
 - 2) The Agency Data Protection Officer can be contacted at biuro@matteotravel.com or +48 504 189 508
 - 3) The personal data of the participant(s) will be processed for the purpose of performing the contract for the provision of travel services on the basis of Article 6 (1) (b) of the regulation of the European Parliament and of the Council (EU) 2016/679 of April 27, 2016.
 - 4) The personal data of the participant(s) will be held for a period of 10 years
 - 5) The personal data of the participant(s) will not be shared with other recipients.
 - 6) Provision of data is necessary to conclude a contract, in case of failure to provide data it is impossible to conclude a contract.
 - 7) Participant(s) have the right to:
 - Request from the Administrator to access, rectify, delete, or restrict the processing of your personal data,
 - Data transfer,
 - Raising an objection,
 - Filing a complaint to a supervisory authority if they consider that the processing of personal data concerning the participant(s) violates the provisions of the General Data Protection Regulation of April 27, 2016,
 - Withdraw consent to the processing of personal data at any time without affecting the lawfulness of the processing.

3)	Processing of person	I data for marketing purposes:	☐ YES	or	□ NO
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STATEMENTS OF THE PARTIES

- 1. The Agency declares that it has all the necessary authorizations and resources for the proper and reliable performance of this Contract. As a professional, it guarantees a high level of service provided.
- 2. The Agency declares that in accordance with the obligation contained in the Act of November 24, 2017, on tourist events and related travel services (Official Gazette of 2017, item 2361, of 2018, item 650)., hereinafter referred to as the "Act and the Act on Compulsory Insurance", the Insurance Guarantee Fund and the Polish Motor Insurers' Bureau (Official Gazette of 2016, item 1334), pays a contribution from each customer under the concluded contract for the provision of travel services consisting in the organization of tourist events to the Tourist Guarantee Fund, from which in the case indicated in the act the customer (participant) is entitled to apply for payment of funds from the fund.
- 3. The Agency declares that it has financial security in the form of an insurance guarantee that meets the requirements of the Act. The beneficiary of the guarantee is the Marshal of the Subcarpathian Region.
- 4. The Agency is not responsible for changes in the program of the event due to reasons beyond its control.
- 5. The Agency reserves the right to cancel a tourist event due to force majeure or decisions of state authorities.
- 6. The participant(s) declare(s) that if the name of the participant(s) is changed less than 14 days prior to the departure day, they will bear the resulting fees. Printout from the KSI reservation system www.dlaoperatora.pl 1/3
- 7. The participant(s) declare(s) that they have familiarized themselves with the terms and conditions of participation in tourist events organized by the Bureau, which are attached to this Contract as an integral part thereof.
- 8. The participant(s) declare(s) that prior to the conclusion of this Contract, they have familiarized themselves with the program of the tourist event.
- 9. The Participant(s) declare(s) that prior to the conclusion of this Contract, they have familiarized themself with the General Terms and Conditions of Travel Insurance, as well as other terms and conditions of the

insurance Contract, which shall be in force after the conclusion of the insurance Contract by the TRAVEL AGENCY in their favor, and declares that they accept these insurance terms and conditions.

- 10. the documents referred to in item. 7 and 9 are available at www.matteotravel.com, downloadable documents tab.
- 11. The participant declares that prior to the conclusion of the contract he/she has familiarized himself/herself with the current legal situation in connection with the epidemiological situation (COVID-19) and undertakes to comply with the regulations in question.

Travel Agency Matteo Travel - Anna Prokop-Wilk	Date and signature of the Submitter

STANDARD INFORMATION FORM FOR TRAVEL CONTRACTS

Appendix to the offer of the Travel Agency Matteo Travel Anna Prokop - Wilk

The combination of travel services offered to you constitutes a tourist event within the meaning of Directive (EU) 2015/2302.

Accordingly, you will be entitled to all EU rights applicable to tourist events. The Travel Agency Matteo Travel Anna Prokop - Wilk [hereinafter: the Agency] will be fully responsible for the proper execution of the entire tourist event. In addition, as required by law, the company has collateral to ensure that your payments are returned to you and, if transportation is part of the tourist party, to ensure your return in the event that the company becomes insolvent. Key rights under Directive (EU) 2015/2302

- Before concluding a travel contract, travelers will receive all necessary information about the travel event.
- At all times, at least one entrepreneur is responsible for the proper performance of all travel services covered by the contract.
- Travelers may transfer the tourist party to another person by giving a notice within a reasonable time, subject to possible additional costs.
- The price of a tourist event may be increased only if certain costs increase (for example, fuel costs), and this is expressly provided for in the contract; in no case may the price increase occur later than 20 days before the start of the tourist event. If the price increase exceeds 8% of the price of the tourist event, the traveler may terminate the contract. If the tour operator reserves the right to increase the price, the traveler has the right to reduce the price if the relevant costs have decreased.
- Travelers may terminate the contract without incurring any termination fee and receive a full refund of any payments if one of the essential elements of the travel event, other than the price, changes significantly.
- If the entrepreneur in charge of the tourist event cancels it before it begins, travelers are entitled to a refund of their payments and, if applicable, compensation.
- Under exceptional circumstances for example, if there are serious security problems at the destination that may affect the travel event travelers may, prior to the start of the travel event, terminate the contract without incurring any termination fee.
- In addition, travelers may terminate the contract at any time prior to the start of the travel event for an appropriate and justifiable fee.
- If, after the start of the tourist event, significant elements of it cannot be performed in accordance with the contract, suitable alternative services will have to be offered, at no additional cost. If services are not provided in accordance with the contract, significantly affecting the performance of the tourist event, and the tour operator fails to correct the problem, travelers may terminate the contract without a termination fee.
- Travelers are also entitled to a price reduction or compensation for damages in the event of non-performance or improper performance of travel services.
- The tour organizer must provide assistance to a traveler who finds himself in a difficult situation.
- If the tour organizer becomes insolvent, the payments will be refunded. If the tour organizer becomes insolvent after the start of the tour event, and if the tour event includes transportation, the return of travelers to the country is ensured. The Agency has purchased insolvency protection from Uniqa Towarzystwo Ubezpieczeń i Reasekuracji S.A. Travelers may contact this entity or, where appropriate, the competent authority if the Agency's insolvency results in the denial of services.

These rights of the traveler under Directive (EU) 2015/2302 are implemented by the Law on Tourist Events and Related Travel Services of December 18, 2017, which can be found at the following web address: http://prawo.sejm.gov.pl/isap.nsf/DocDetails.xsp?id=WDU20170002361