

MERCURE

HOTELS

LUXEMBOURG KIKUOKA GOLF & SPA

Hôtel Mercure Luxembourg Kikuoka Golf & Spa 100 Scheierhaff L-5412 Canach – Luxembourg +352 26 35 41 H2898@accor.com

WELCOME TO THE HOTEL MERCURE LUXEMBOURG KIKUOKA GOLF & SPA ****

Located in the village of Canach and only few miles away from the airport, this 4-stars hotel welcomes you in an exceptional natural surroundings.

The Mercure Luxembourg Kikuoka Golf & Spa offers you 4 comfortable meeting rooms with excellent conference facilities and 76 spacious and designed rooms (including 14 Duplex, 2 Suites and 1 Appartment).

The bistro "Um Scheierhaff" welcomes you in a green environment to discover a locally inspired cuisine. The chef has selected for you the best of our regional products to guarantee you freshness and quality through a seasonal menu. Enjoy a 180° panoramic view on the golf course all year long. In summer, relax on our south-facing terrace. In winter, admire the landscape comfortably seated in a natural shades cozy atmosphere.

The hotel also offers you M'Spa: a wellness center with an indoor and heated swimming pool, a sauna, a Hammam, infrared cabins, 2 massage rooms and a fitness room.

YOUR EVENT

Name of the event: INTAM 2023 Date: 06th to 08th July 2023 Number of guests: To be confirm Rooms: To be confirm To the attention of: Patrick Platz



ACCOMMODATION



For your night (s) from 06 to 08 July 2023, we suggest you our:

- Single room at 155€ per room per night (single occupation and breakfast included) •
- Double or twin room at 175€ per room per night (double occupation and breakfast included)

The price includes the access to our M'Spa: indoor and heated swimming pool, fitness room, hammam, sauna, sanarium.

To access it, please wear the appropriate swimsuit. Towels are provided at the entrance.



FREE ACCESS for in-house guests of the hotel

S/I

MERCURE

HOTEL

LUXEMBOURG KIKUOKA GOLF & SPA

SPA& WELLNESS

SPA & WELLNESS • KIKUOKA LUXEMBOURG •



FITNESS ROOM RELAXATION ROOM MASSAGE ROOM



INDOOR & HEATED SWIMMING POOL JACUZZI OUTSIDE TERRACE



SAUNA HAMMAM SANARIUM NFRARED CABINS

BOOKING CONDITIONS

For further information on Mercure Luxembourg Kikuoka Golf & Spa Hotel and to discuss your meeting requirements, please contact us.

We look forward to welcoming you soon at Mercure Luxembourg Kikuoka Golf & Spa Hotel.

Yours sincerely,

Laura Rotstein	Ouly Pouye
Event and Communication Manager	Meetings and Events Coordinator
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GENERAL SALES CONDITIONS

ARTICLE 1:: With the exception of special written provisions drawn up by an authorized person, the present Terms and Conditions apply to all services provided by Hotel Mercure Kikuoka Golf Club (Kikuoka Luxembourg S.A.) and to all contracts which have been agreed or are to be executed. These Terms and Conditions are clearly displayed in the premises and are to be found printed on the reverse side of all published documents. They are, thus, deemed to have been sufficiently brought to the notice of clients, contracting parties and third parties.

ARTICLE 2: The rates mentioned may be subject to modifications without prior notice to this effect. The rates which have been confirmed in offers remain valid for a period of 3 months. Beyond this deadline, they may be modified in line with economic conditions.

The rates which apply are those in force on the day the service is provided.

ARTICLE 3 : The hotel manager's liability

The hotel manager shall not be held liable for any damage which may arise following an event which he is unable to foresee (force majeure, in spite of all the necessary precautions, in view of the circumstances and consequences.

Nor shall he be held liable for damage caused by mistake, even partial mistake, by the client.

Articles 1954 to 1954-3 of the Civil Code apply with regard to safe-keeping.

ARTICLE4: The client's/contracting party's liability

The client must behave in accordance which accepted standards and the hotel's house rules in which he/she is staying; the client may consult the hotel's house rules. Any serious or repeated violation of the hotel's house rules entitles Hotel Mercure Kikuoka Golf Club (Kikuoka Luxembourg S.A.) to put an end to the contract.

The client and the contracting party are jointly and severally liable vis-à-vis Hotel Mercure Kikuoka Golf Club (Kikuoka Luxembourg S.A.) for any damage caused to persons, hotel property, fittings and equipment and those areas to which the general public has access.

ARTICLE 5 : Clients agree to inform the hotel of any change in the use of the rented premises and not or invite any persons whose behaviour, reputation or respectability may in any way prejudice the hotel's property or moral reputation, with the latter reserving the right to intervene if necessary.

In the event of non-compliance with this obligation, Hotel Mercure Kikuoka Golf Club (Kikuoka Luxembourg S.A.) shall be entitled to cancel the event without compensation.

ARTICLE 6: The client shall only be sent invoices which exceed 247,89 EURO and then only at his express request. Nonetheless, Hotel Mercure Kikuoka Golf Club (Kikuoka Luxembourg S.A.) reserves the right to demand prior payment of the bill or corresponding bills. All recapitulative bills or invoices are payable in cash and without discount

For professionals, such bills or invoices rightfully entitle Hotel Mercure Kikuoka Golf Club (Kikuoka Luxembourg S.A.) to charge interest in arrears of 1% per month, without formal notification, until full and final payment thereof. In addition, from the time the first formal notification, until full and final payment is sent out, a lump-sum amount equal to 15% of the bill or the invoice, with a minimum of 123,95 EURO, may by right be demanded. For final consumers, the interests rate shall be charged according to the legal dispositions applicable. Any late payment of a single bill or single invoice entitles the hotel or any other of Kikuoka Luxembourg S.A.'s establishments to suspend all instructions, all bookings and all services and all sales or delivery, of whatsoever nature.

ARTICLE 7: In the event of force majeure or unforeseeable events beyond one's control, the party concerned is discharged from its obligations, without this giving rise to compensation. However, the party concerned agrees to inform the other party via all possible means so as to limit all possible damage.

ARTICLE 8: The hotel's booking contract is governed by the Luxembourg law.

Any disputes arising out of the present contract are to be dealt with the competent Court of the district in which the company has its registered office.

SPECIAL TERMS AND CONDITIONS OF SALE SEMINARS/BANOUETS & RENTAL OF PREMISES (CONFERENCE ROOMS) AND **OTHER EVENTS**

A customized offer shall be drawn up for each event, to which the General Terms and Conditions and Special Terms shall be attached, together with proforma invoices.

1.VALIDITY OF THE OFFER

The validity of the offer shall be determined (2 months prior to the event).

2.CONFIRMATION CONDITIONS

Meetings: 30% of the estimated amount of the offer shall be requested by way of down payment.

Banquets - rental of conference rooms: 30% of the estimated amount of the order shall be requested by way of down payment, together with 30% one month prior to the event. Non-payment of this amount may result in cancellation of the booking.

3.CONFIRMATION OF THE BOOKING

A booking is only guaranteed after receipt of the signed confirmation (Approved - pour accord) has been received and after payment of the requested down payment.

In the event of cancellation by the client between the 30th and the 8th day prior to the seminar, 30% of the value of the services are to be paid by way of compensation. Should an order be cancelled within 8 days or less of the event, 50% of the overall value shall be paid by way of compensation. The cancellation deadline is 48 hours.

The number of participants shall be fixed at the latest 48 hours before the specified date. A variation of 10% more or less in the number of place settings on the day of the event will be accepted.

Beyond this margin, the number of meals which have been ordered but not eaten will be invoiced.

4 TERMS AND CONDITIONS OF INVOICING

The terms and conditions of invoicing and payment mentioned in Article 6 of the General Terms and Conditions of Sale apply, unless stated otherwise in the offer.

5 EXTRAS

All additional expenses and services, of whatsoever nature, which were not initially envisaged at the time of booking, shall be borne by the contracting party, unless expressly stated otherwise in writing. In the event of failure to pay the expenses, for whatsoever reason, the organizer deemed to be responsible vis-à-vis the hotel shall be liable for these expenses.

6.MULTIPLE BOOKINGS

The client shall refrain from entering into several contracts with several hotels for the provision of one and the same service.

Breach of this rule authorizes the hotel to cancel the contract unilaterally. No compensation shall be claimed by the client.

7.PHOTO-REPORTING

The client is requested to inform the hotel in advance of the possible presence of a photographer.

8.MUSICAL OR COMMERCIAL EVENTS

The client shall handle all the formalities to be carried out prior to certain events, such as a declaration to the Sacem and the official or legal authorization to be granted to the organizer of musical activities. He shall also pay all the related costs, duties and payments involved in the organization of such an event. The booking is only accepted on presentation of documentary proof that the necessary formalities have been completed.

The same applies to sales activities or commercial events.

9. ADMISSION FEES - SUB-CONTRACTING

The client agrees to advise the hotel in writing prior to finalizing the contract of his full and final responsibility should the event, which is to be organized in the hotel's premises, call for the collection of an admission fee.

In the event of the admission fee having to be paid inside the rented premises, none of the hotel's personnel are to take part in the collection of such fees.

In the event of sub-contracting by the client renting the conference rooms, the latter shall also discharge the hotel from its liability in the event of breach error or non-execution of the legal formalities by the subcontractor.

10. USE OF NAME - TRADEMARK

Any use whatsoever of the hotel's name, logo or trademark shall be subject to the hotel's prior written authorization.

The client is confirming to have taken acknowledge of the General terms and Conditions and Special Terms and agree specially to the articles 2, phrase 2,; 3; 5,2; 6, last phrase, and 8, phrase 2, of the General Terms and Conditions and articles 2, last phrase,....2, of the Special Term

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