Revision Date: June 27, 2024

Postpartum Care Service Accommodation Plan Terms of Use

Hotel Chinzanso Tokyo establishes the following terms of use for guests utilizing the postpartum care service accommodation plan. When using this plan, please adhere to these terms, laws, and generally established customs.

Article 1 (Definitions of Terms)

- 1. The definitions of the terms used in these regulations are as follows:
- (1) "Hotel" refers to Hotel Chinzanso Tokyo (located at 10-8 Sekiguchi 2-chome, Bunkyo-ku, Tokyo).
- (2) "This Plan" refers to accommodation plans offered by the hotel with added postpartum care services.
- (3) "Postpartum Care Services" refers to the care services provided by the hotel primarily to mothers with infants under six months of age who possess a maternity hand book (limited to infants who have not yet started on solid foods). The specific services offered may be determined and modified by the hotel.
- (4) "User" refers to individuals who apply for and intend to use this plan according to Article 2.
- (5) "Accompanying User" refers to individuals who, upon applying for use according to Article 2, notify the hotel of their intention to stay in the same room during the user's period of plan utilization. This includes the user's partner, older children, and relatives.
- (6) "Service Provider" refers to Credo International Co., Ltd., entrusted by the hotel to provide postpartum care services to users.
- (7) "Accommodation Regulations" refer to the "Hotel Chinzanso Tokyo Accommodation Regulations and Rules of Use."

Article 2 (Reservation, Application for Use, and Establishment of Accommodation Contract)

1. Applications for use of this plan should be made in accordance with these regulations and

the accommodation regulations, following the specified methods and procedures of the hotel.

2. The accommodation contract is established in accordance with the provisions of the accommodation regulations.

Article 3 (Reservation Cancellation and Changes)

- 1. The user may cancel or modify their reservation for this plan by contacting the hotel in advance.
- 2.If the user contacts the hotel after 3:00 PM on the day before the scheduled use date of this plan (including cases where the user fails to contact the hotel), a penalty equivalent to one day's basic accommodation fee will be charged, regardless of the number of days remaining before the scheduled stay.
- 3. Furthermore, modifications that reduce the number of scheduled days for using this plan will not incur a penalty, provided the total number of days used remains unchanged, and the modification only involves a schedule adjustment.
- 4. Additionally, if the reason for modifying the reservation is due to the health conditions of the mother and child, exemptions may be granted upon presentation of necessary documents.

Article 4 (Refusal of Use and Termination of Contract)

- 1. The hotel may refuse or terminate reservations for use under the following circumstances:
- (1) Cases where the hotel's facilities cannot be used due to natural disasters, other force majeure events (including the spread of infectious diseases), facility malfunctions, or other unavoidable reasons.
- (2) When the user or accompanying users fall under any of the following:
- ① Designated members of organized crime groups or related parties as per the "Act on Prevention of Unjust Acts by Organized Crime Group Members" (Act No. 77 of 1991) and other antisocial forces (hereinafter referred to as "organized crime groups," etc.).
- ② Corporations or other organizations where organized crime groups control business activities, or their members.
 - ③ Corporations or their members where designated organized crime groups serve

as officers.

- 4 Persons judged likely to engage in acts contrary to laws or public order and morals.
- ⑤ Persons with specified infectious diseases, etc.
- (3) When the user's behavior significantly inconveniences other hotel guests.
- (4) Cases where violent demands are made against the hotel or its staff, or unreasonable burdens beyond rational limits are imposed.
- (5) Cases where the hotel determines or fears a violation of these terms and conditions or accommodation regulations.
- (6) Cases where the hotel judges the use of the hotel cannot be tolerated.

Article 5 (Compliance)

Users and accompanying users must comply with these terms and conditions, accommodation regulations, instructions from the hotel or service providers, and the "Postpartum Care Service Usage Rules" attached to these terms and conditions.

Article 6 (Amendments)

The hotel may amend these terms and conditions without individual consent of users and accompanying users in the following cases:

- (1) When the amendment is in the general interest of users.
- (2) When the amendment does not contradict the purpose of the service usage contract, and is deemed reasonable considering the necessity of the amendment, appropriateness of the amended content, and other circumstances related to the amendment.

Article 7 (Handling of Personal Information)

The hotel shall handle personal information obtained from users and accompanying users of this plan in accordance with the "Personal Information Protection Policy" of Fujita Kanko Inc.

Application Form and Consent Form

to their contents. Therefore, I hereby apply to use this accommodation plan.
Date:
Address:
Name(Print):
Signature:_

I have received an explanation regarding the "Postpartum Care Service Accommodation Plan Terms and Conditions" and the "Postpartum Care Service Rules," and fully understand and agree