Ελληνική Οδοντιατρική Ομοσπονδία

E. 0. 0. ΑΡΙΘ. ΠΡΩΤΟΚ. 1258 ΗΜΕΡ. ΛΗΨΕΩΣ 5/12/24

Από:

Tsakmaka, Maria <maria.tsakmaka@melia.com>

Αποστολή:

Παρασκευή, 29 Νοεμβρίου 2024 2:54 μμ

Προς:

eoo@otenet.ar

Κοινοποίηση:

Stavropoulos, Stavros; Girtzi, Chara; Giannarou, Magda; Melia Athens, Reservations

Θέμα:

Melia Athens: Ελληνική Οδοντιατρική Ομοσπονδία | Εταιρικές τιμές διαμονών

2024 - 2025

Συνημμένα:

Hellenic Dental Federation_Corporate Rates_Nov to Dec 2024_Jan to Dec 2025.pdf

Αξιότιμε κύριε Πρόεδρε και Διοικητικό Συμβούλιο,

Θα ήθελα να σας ευχαριστήσω για το ενδιαφέρον σας στο ξενοδοχείο μας **Melia Athens**, μέλος της πολυεθνικής εταιρείας **''Meliá Hotels International''**.

Σε συνέχεια της συνάντησής μας με τον κύριο Τσανίδη, είμαστε στην ευχάριστη θέση να σας προωθήσουμε τις ειδικές εταιρικές τιμές μας για τις κρατήσεις δωματίων της **Ελληνικής Οδοντιατρικής Ομοσπονδίας** στο ξενοδοχείο μας.

Στο επισυναπτόμενο αρχείο θα δείτε τις τιμές ανά περίοδο και τύπο δωματίου καθώς και την πολιτική των κρατήσεων.

Εάν επιθυμείτε να συζητήσουμε κάποιες λεπτομέρειες, μη διστάσετε να επικοινωνήσετε μαζί μας.

Εάν θέλετε να επιβεβαιώσετε τις ειδικές τιμές συνεργασίας, παρακαλούμε όπως συμπληρώσετε τα στοιχεία της εταιρείας σας και μας επιστρέψετε το αρχείο με την υπογραφή και τη σφραγίδα σας.

Ελπίζουμε σε μία άριστη συνεργασία και παραμένουμε στη διάθεση σας για οποιαδήποτε περαιτέρω πληροφορία ή διευκρίνιση χρειασθείτε.

Με εκτίμηση,

Mapia Τσακμάκα | Maria Tsakmaka Sales Executive - Melia Athens

and Executed - Melia VIIIelia

14, Chalkokondili & 28th October Str., 10677 Athens, Greece

T: +30 210 3320147 | M: +30 6948536420

maria.tsakmaka@melia.com

melia-athens.com

Χαρά Γκιρτζή | Chara Gkirtzi

Head of Sales - Melia Athens

14, Chalkokondili & 28th October Str., 10677 Athens, Greece

T: +30 210 3320138 | M: +30 6956208942

chara.gkirtzi@melia.com

melia-athens.com

Official Registration Number: 0206K014A0021200

Be green... Keep it on the screen







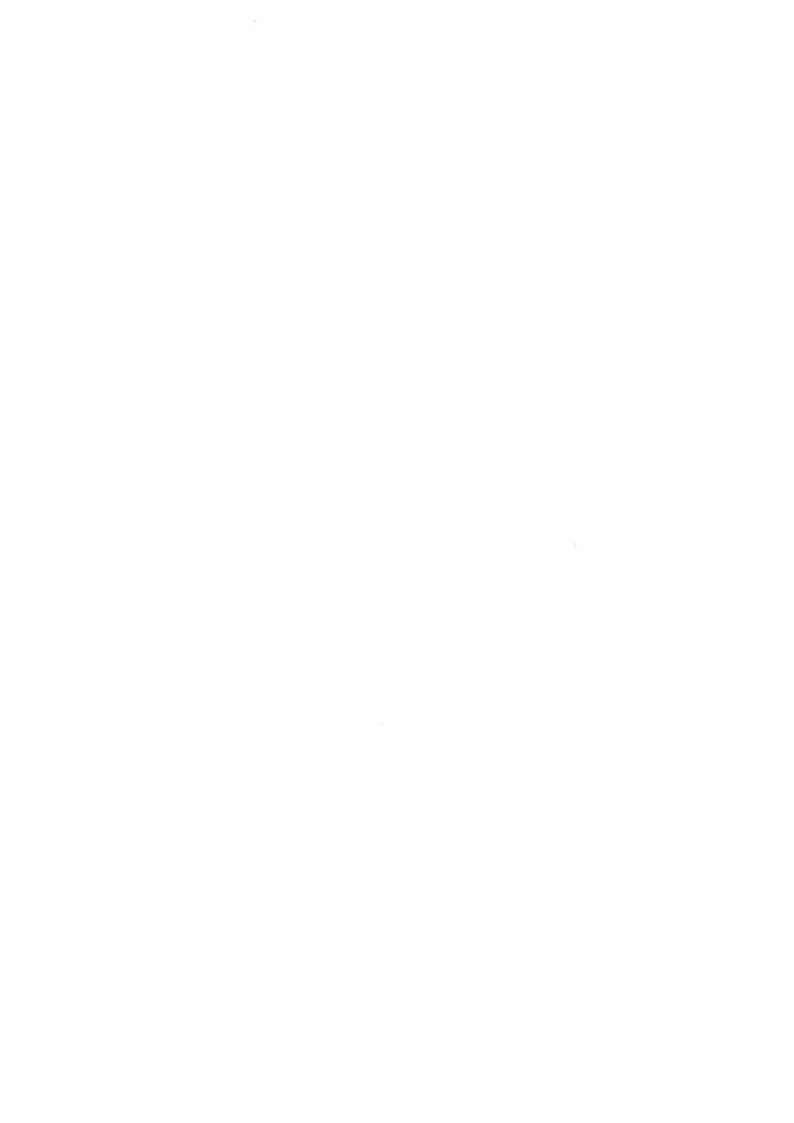
Book now



http://www.melia.com/
Ofertas exclusivas y garantía del mejor precio online.
Exclusive special offers and best online rate guarantee.

ADVERTENCIA LEGAL:
El contenido de este mail es confidencial y dirigido únicamente a su destinatario. Para acceder a su cláusula de privacidad completa pulse aqui.

LEGAL ADVISORY:
This message is confidential and intended only for the person or entity to which it is addressed. In order to read its privacy policy click here.





Date:

29 November 2024

To:

Hellenic Dental Federation

Attention:

Mr. Vasilis Tsanidis

Tel.

+30 6944532624

Email:

btsanidi@otenet.ar

From:

MELIA ATHENS

Chara Gkirtzi

Head of Sales

+30 210 33 20 138

Tel.:

Email: chara.akirtzi@melia.com

Subject:

CORPORATE RATES for Hellenic Dental Federation

November – December 2024 & January – December 2025

Dear Mr. Tsanidis,

We would like to thank you for your interest in Meliá Athens, a member of Meliá Hotels International. Kindly find below the special corporate accommodation rates for your company.

| Booking periods | Type of rooms | | | |
|--|-----------------|--------|--------------|--------|
| | Melia Guestroom | | Supreme Room | |
| | Single | Double | Single | Double |
| January, February, March November, December | 90€ | 100€ | 110€ | 120€ |
| April, August, October | 130€ | 140€ | 150€ | 160€ |
| May, June, July, September | 160€ | 170€ | 180€ | 190€ |

TERMS AND CONDITIONS

The above rates:

- Are subject to availability.
- Are valid per room / per night.
- Include buffet breakfast served at the hotel's designated areas.
- Include service charge and all taxes except for the Climate Resilience Tax.

The Climate Resilience Tax is payable directly to the hotel by the guests unless the company requests to cover this tax upon booking confirmation.

- Climate resilience tax for January February & November December: €3 per room / per night
- Climate resilience tax for March October: €7 per room / per night

All taxes are determined by government law; therefore, taxes may change without prior notice, according to governmental law modifications.

- Are NET and do not include any commission.
- Are valid only for direct reservations with the hotel and cannot be combined with any offers available online, at Melia website, at MeliaPro platfrom or at any other channel.



- Are valid only for individual reservations (up to 9 rooms for the same period) and are subject to availability at the time of booking.
- Are not valid for bookings exceeding 10 rooms, as these bookings are considered as groups. For your group bookings, kindly request an offer from the Sales Department.

FAIR DATES / BLACK OUT DATES

The above rates are not valid on the following fair / blackout dates:

| Event | |
|--|--|
| Athens Authentic Marathon | |
| EWM25 Conference | |
| 11th World Congress of Melanoma / 21st EADO Congress | |
| DEFEA | |
| 16th Felasa Congress | |
| Athens Authentic Marathon | |
| | |

Any additional blackout dates may be announced by the hotel in the future and will be sent to the company by e-mail.

CANCELLATION POLICY

- Any cancellations must be requested in writing and are subject to approval by the Hotel.
- Cancellation periods:

January - March & November - December

- In case of cancellation up to 24 hours prior to arrival, no cancellation fees will apply
- In case of cancellation during the last 24 hours prior to arrival, 1 night cancellation fee will apply

April - October

- > In case of cancellation up to 72 hours prior to arrival, no cancellation fees will apply
- In case of cancellation during the last 72 hours prior to arrival, 1 night cancellation fee will apply
- In case of no-show rooms, 1 night cancellation fee will apply
- In case of early departure (than the initial departure date), 1 night cancellation fee will apply.
- The company will be responsible for covering any cancellations fees that might occur.

For reservations with more than five consecutive nights stay, an updated cancellation and payment policy will follow.

PAYMENT POLICY

Payment should be settled upon receiving the respective invoice by credit card or bank transfer. Any delays in payments can result in the cancellation of the credit facilities.

In case of payment by credit card, the hotel's reservation department will provide a safe senvironment payment link upon request. The company will be responsible for filling in all credit card details.



In case of bank payments, the company will use the following bank account and a copy of all bank transfers should be sent directly to MELIA ATHENS Reservations Department at reservations.melia.athens@melia.com, indicating the reservation number, in order to be added directly to the reservation profile.

| Provider's name | MELIA ATHENS | |
|-------------------------------|---|--|
| Account Number | 344 002330 000830 | |
| lban Code | GR 84 0140 3440 3440 0233 0000 830 | |
| Swift Code | CRBAGRAAXXX | |
| Name of the account holder | G.M. HOTEL & TOURISTIC ENTERPRISES SA | |
| Address of the account number | 21, 28th October str., 10432 Athens, Greece | |
| Name of the Bank | Alpha Bank | |
| Location of the Bank | Branch Stournara (104) 55 Stournara str., 104 32, Athens, Greece | |

If there are any bank charges for transfers, these will always be paid by the company.

USEFUL NOTES

- For higher room categories (VIP experience rooms + Executive Junior Suites), availability and best rates will be suggested upon request, for the dates requested.
- Hotel guests may enjoy the following services on a complimentary basis:
 - Open air 22 metres swimming pool (operating seasonally, May September, weather permitting)
 - > Open air jacuzzi (operating seasonally, May September, weather permitting)
 - Gym (fully renovated)
 - > Sauna (with natural daylight) and traditional steam-bath (hammam)
- Spa Centre is available for face and body treatments.
- Private indoors parking is available opposite the hotel (in 150 metres / 3 min walking distance), operated by a private company.
- Check in time: From 14:00 hrs (2PM)
 Check out time: Until 12:00 hrs (12PM, noon time)

GENERAL DATA PROTECTION REGULATION (GDPR) - Privacy Policy

For reservation data, we agree, stipulate and mutually accept all terms and conditions of the agreement for the processing of personal data as listed in Appendix 1.

ROOM RESERVATIONS

All reservations are subject to availability. To proceed with a reservation, kindly contact directly with the **Melia Athens Reservations Department**:

| Telephone | +30 210 3320109, +30 210 33 20 139, +30 210 33 20 112 |
|-----------|---|
| Email | reservations.melia.athens@melia.com, melia.athens@melia.com |



OFFER ACCEPTANCE, APPLICABLE LEGISLATION & JURISDICTION

For this agreement to be effective, the written acceptance of both parties here below is necessary. All fields are mandatory, and the Company's stamp must be included in the relevant field.

This Agreement contains the entire Agreement between the Parties with respect to the subject matter hereof and may not be modified except in writing by the Parties. Neither of the Parties has made any representations or warranties except as expressly set forth herein.

The Laws of Greece shall govern this Agreement. Any deviation from the above terms & conditions will render this agreement void.

THE COMPANY THE HOTEL

| Full company name | Full company name | |
|---|--|--|
| | MELIÃ ATHENS Hotel | |
| VAT number | VAT number | |
| | 999632925 | |
| Contracting contact details | Contracting contact details | |
| | Chara Gkirtzi / Head of Sales T: +30 210 3320138 - M: +30 E: chara.gkirtzi@melia.com | |
| Name of company's official representative Stamp / Signature | Name of company's official representative Stamp / Signature | |
| | Stavros Stavropoulos / General Manager F.M. EENOAOXEIAKES TOYPETIKES EFIXEIPHSEE AMONYMI ETAIPEIA YNDESSET JEE NOAOXEIOV YNOK/MAY XAMOKONAYAL JA TK 10677, ASHNA THAL: 10-32010 HAYRS: 216-332000 EAMY 254 OKTOMOV 21 - TK 10432, AGHNA AMON 999632975 - AOY: DAE AGHNON | |
| Date | Date | |
| | 29 November-2024 | |



APPENDIX 1 - DATA PROTECTION

MELIÃ, in its capacity as Data Processor, will carry out the processing of personal data necessary for the proper performance of this Agreement. The provision of the services that the subject matter of this Agreement implies the performance by MELIÃ of the following processing: registration, consultation and storage.

Personal data will be processed only to comply with the obligations of this Agreement. If MELIÃ considers it necessary to carry out data processing with a different purpose, it must proceed to request advance written authorisation from the COMPANY. This limitation will operate exclusively until the data holder checks in or until the latter maintains direct contact with MELIÃ.

The types of personal data that MELIÁ will process under this Agreement are the following:

- Identification data (name and surname(s))
- Data of the reservations: date of arrival and departure, accommodation basis, type of room.

The categories of data subjects whose data will be processed by MELIÃ under this Agreement are the clients of the COMPANY and, in turn, of the Hotels. In particular, MHI undertakes to comply with the following obligations:

- a. Process the personal data solely to fulfil the Agreement, adapting to the instructions specified at any given time in writing by the COMPANY. If MELIÃ considers that any of the instructions of the COMPANY violates the prevailing data protection regulations, it will immediately notify the COMPANY using the means and the contact person instructed by the COMPANY. At the time of formalisation of the accommodation contract, check-in process and/or any other direct contact that may be undertaken by the data holder, MELIÃ will be considered as the data controller.
- b. Maintain the duty of secrecy regarding personal data to which they have access, even after the contractual relationship has ended, as well as to ensure that persons under their charge have given a written undertaking to maintain the confidentiality of the personal data processed.
- c. Guarantee, taking into account the state of the art, the costs of application, and the nature, scope, context and purposes of the processing, as well as risks of varying likelihood and severity for the rights and freedoms of natural persons, that it will apply the appropriate technical and organisational measures to guarantee a level of security appropriate to the risk. When assessing the suitability of the security level, it will take particular account of the risks of the data processing, in particular as a result of the destruction, loss or accidental or unlawful alteration of personal data transferred, stored or otherwise processed, or unauthorised disclosure or access to such data.
- d. Keep under its control and custody the personal data that it accesses for the provision of the Service and not to disclose them, transfer them, or in any other way communicate them, not even for custody purposes, to persons unconnected to the same and to the provision of the service that is the subject matter of this Agreement. The COMPANY authorises the subcontracting by MELIÃ to third parties that provide computer hosting services, software development, database management, booking control or contracting. MELIÃ is obliged to transfer and communicate to the Subcontractor the set of obligations that arise for the Data Processor from this Agreement.
- e. At the discretion of the COMPANY, erase or return all personal data to which it has had access to provide the service. Furthermore, MELIÁ undertakes to erase the existing copies, unless there is a legal rule that requires the storage of personal data. However, MELIÁ must keep the data duly blocked, for as long as liabilities could arise from its relationship with the COMPANY. This restriction will not apply to the data that MELIÁ has in its relationship with the data holder as data controller.
- f. Notify the COMPANY by email as soon as it becomes aware of the existence of any "Security Breach" that involves the destruction, loss or accidental or unlawful alteration, loss and alteration, disclosure and unauthorised access of personal data transferred, stored or otherwise processed, or unauthorised disclosure or access to such data. In addition, MELIÃ undertakes to provide support to the COMPANY if notification has to be sent to the Spanish Data Protection Agency (AEPD) and, if applicable, to the data subjects concerning security breaches that take place.
- g. Provide support to the COMPANY, when necessary, in carrying out privacy impact assessments and in the prior consultation with the Spanish Data Protection Agency, when appropriate.



- Assist the COMPANY so that it can comply with the obligation to respond to requests for the exercise of rights. If a data subject exercises its rights directly with MELIÃ, the latter undertakes to notify the COMPANY within 72 hours of receiving the request. MELIÁ will not respond to the data subject unless it has prior authorisation from the COMPANY.
- Keep a written record of all categories of processing activities carried out on behalf of the COMPANY.
- Cooperate with the Spanish Data Protection Agency, or at its request, with any other supervisory authority in the exercising of its powers.
- k. Make available to the COMPANY all the necessary information to demonstrate compliance with the obligations established in this Agreement.

If within the framework of the services that are the subject matter of this Agreement, it is necessary to transfer data to third parties located outside the European Union, such international transfer will be made exclusively when it is necessary for the management of the contracting carried out by the data subject with the Data Controller and MELIÃ.

MELIA or any of its Subcontractors violates this stipulation or any regulations when determining the purposes and means of the processing, it will be considered the data controller of such processing.

Each of the Parties is informed that the contact details of their representatives and employees processed under this agreement will be processed by the other party in order to allow the development, compliance and control of the relationship of the provision of services arranged. The basis of the processing is the fulfilment of the contractual relationship and keeping the data during the entire time this remains in force and even afterwards, until the possible liabilities arising therefrom have become time-barred. The data of the Parties may be disclosed to banks and savings banks, for the management of collections and payments, and to the Tax Agency and other Public Administrations, for the purpose of submitting the corresponding tax returns and complying with their respective legal obligations pursuant to prevailing regulations. The parties may request access to personal data, its rectification, its erasure and the restriction of processing, as well as objection, at the address of the other party shown at the top of this Agreement.

Each party will be liable for any breaches in terms of Data Protection determined by the Supervisory Authority, expressly waiving the reimbursement of any fine, expense or cost that the other party may incur.