

General terms and conditions (addition)

1. The following regulations complete and change (as far as referred to) the content of the concluded agreement between the customer (hereafter referred to as 'User') and the company where the Snow Card Tirol was bought; except when subsequently otherwise stipulated, the contractual relationship between the User and the selling company is still based upon the content of the existing agreement.
2. Due to the restrictions and shutdown steps ordered by the government which the Snow Card Tirol partners could not influence at any point, the (further) usage of the card was no longer possible after March 15, 2020.
3. In terms of the validity of the Snow Card Tirol, a period until May 15, 2020, was agreed upon. With the present offer, this period of validity will be prolonged until August 2, 2020, which allows the usage of the available services of the partners of the Snow Card Tirol up to this date without extra charge.
This with the exception of services as to which an additional payment had to be made also during the initial period of use. You receive further information from the respective partner whether all of their services are included or whether special terms of use and payment do apply.
4. By accepting this offer, the prolongation of the validity of the Snow Card Tirol until August 2, 2020 is agreed upon.
At the same time, the User disclaims any (alleged) claims due to or as a consequence of the interruption to use the Snow Card Tirol after March 15, 2020 – e.g. claim for partial/proportional reimbursement of the purchase price.
5. The User confirms the acceptance of this offer and his waiver of any (alleged) reclamations with the first use of this present offer.
6. In case one regulation of this addition to the GTC is or will become void or inexecutable – completely or in parts –, this does not affect the legal validity of all other regulations. The parties to the contract will replace the void or inexecutable regulation with a regulation that correlates with the corresponding void or inexecutable regulation in terms of content and function as precisely as possible.
7. Changes and amendments to this contract need to be made in writing. This is also valid for a possible agreement to desist from the demand of the written form.