

Accommodation rules

I. GENERAL TERMS

1.1. These Accommodation Rules (hereinafter – Rules) in the tourist complex "Malye Karely" (hereinafter – TC) are developed on the basis of the Civil Code of the Russian Federation, Law of the Russian Federation No. 2300-1 dated July 02, 1992. "On Protection of Consumers' Rights", "On approval of the rules of provision of hotel services in the Russian Federation", approved by the Resolution of the Government of the Russian Federation №1085 dated October 09, 2015, and regulate relations in the field of hotel services and other additional services (hereinafter when referring – hotel services) in the Tourist Complex "Malye Karely", Arkhangelsk.

1.2 The basic concepts used in these Rules mean:

"Booking" means reservation of Rooms (Cottages) in the Tourist Complex by the Consumer (Customer). The Service Provider undertakes to provide the Consumer (Customer) with an available Room of the corresponding category; the ability to book a particular Room belonging to the category is not provided by the Service Provider;

TC "Malye Karely" means a property complex (building, part of a building, equipment and other property) intended for provision of tourist services and having the name **Tourist Complex "Malye Karely"**, located at: Russia, 163502, Arkhangelsk region, Primorsky district, Malye Karely village, page 1;

"Hotel services" the full range of services providing temporary residence in the Hotel (Cottage), including related services, listed by the Service Provider and brought to attention of the Consumer in accordance with the requirements of current legislation;

"Customer" means a natural (legal) person who intends to order or purchase or who orders or purchases services of a tourist complex in accordance with the Agreement on rendering of tourist services (hereinafter –the Agreement) on behalf of the Consumer;

"Service Provider" means Limited Liability Company HC "Malye Karely", LLC located at: Russia, 163502, 163502, Arkhangelsk region, Primorsky district, Malye Karely village, page 1.

"Room" means a room in the hotel (Guest house) intended for temporary residence and corresponding to the parameters set by the Service Provider for each separate category of Rooms, Cottages;

"Consumer" means a citizen intending to order or purchase, or placing an order, purchasing (both independently and through the Customer), and (or) using hotel services of the TC for individual and other purposes, not related to entrepreneurial activities;

"Price lists" mean Contractor's internal local regulatory acts, approved by the General Director of the TC, which, in particular, establish:

- Room categories and their parameters;
- Price per Room (Cottage) and the list of TC services included in the Price per Room (Cottage);



- cost of providing extra bed in the Room, Cottage (extra bed);
- list of TC property and its value to be reimbursed by the Consumer in the event of loss or damage to the TC property by the Consumer;
- list and cost of the Additional Paid Services of the Service Provider's TC, including the cost of breakfast.

Price lists are located in the premises of the TC "Malye Karely", intended for registration of temporary residence of Consumers (in the information folder at the Reception Service), as well as on other resources/carriers of the Service Provider;

"Checkout time" means period for arrival and departure of the Consumer set by the Service Provider;

"Check-in time" means 14:00 Moscow time

"Check-out time" means 12:00 Moscow time

"Price per Room (Cottage)" means a tariff, defined as the cost of temporary accommodation and other related services defined by the Service Provider, provided for a single price per day, while for the purposes of these Rules, "days" refers to the period of time starting from the Check-in time of arrival and ending with the Check-out time of departure of the day following after the day of arrival of the Consumer, as well as every subsequent 24 (twenty four) hours before the Checkout time of departure on the date of the Consumer's departure.

II. Information about the services, the procedure for registration of accommodation in the TC and payment for services

2.1. The Service Provider provides round-the-clock service to Consumers arriving into the TC and departing from the TC.

The Working hours of public catering facilities (restaurants, bars) of the TC are set separately for each facility and brought to the attention of the Consumer in compliance with the procedure established by applicable laws. Also, the Consumer can receive information on the working hours of public catering facilities in the TC at the TC's Reception Service.

2.2. Information about the Service Provider and the services rendered by him is placed in the premises of the TC intended for registration of temporary residence of Consumers (in the information folder at the TC's Reception Service) as well as on other resources/carriers of the Service Provider;

Information about the TC policies, including these Rules, fire safety rules, as well as rules for using household electrical appliances, is available in each Room intended for living.

2.3. TC is intended for temporary residence of citizens. The maximum period for continuous residence of citizens in the TC is 1 (one) year and is the same for all categories of Consumers.

2.4. Booking of Rooms in the TC is carried out by the Service Provider, if there are free rooms by accepting the Consumer's or Customer's request for accommodation sent via postal,



telephone or other communication, which can reliably establish that the Request comes directly from the Consumer or the Customer.

The booking is considered valid from the moment the Consumer (Customer) receives a booking confirmation containing information about the Contractor's business name, Consumer (Customer), category (type) of the ordered Room (bed in the Room) and its price, about the booking conditions, terms of stay in the TC, as well as other information determined by the Contractor by means of postal, telephone and other communications.

The Consumer (Customer) has the right to cancel the Request without applying any sanctions to it within the time limits communicated to the Consumer (Customer) at the time of booking or stipulated by the Agreement.

Cancellation of the Request (Cancellation of Room reservation) in the TC is carried out by the Service Provider by accepting the Cancellation of Room reservation from the Consumer or the Customer via postal, telephone and other communications, which can reliably establish that the Cancellation of Room reservation comes directly from the Consumer or the Customer.

The terms, conditions, procedure and consequences of the refusal of the Booking Provider are determined by the current legislation of the Russian Federation.

2.5. The following types of reservation are applied in the TC:

2.5.1 **Guaranteed Reservation** is a type of booking that is held by the Service Provider until the Check-out time (12:00 Moscow time) the day after arrival, subject to the advance payment by the Consumer or the Customer with their consent in the amount of not less than the Room Price for 1 day (bed in Room, Cottage).

Advance payment when booking a Room (Cottage) is made by the Customer or the Consumer with their consent no later than 3 days prior to the day of the planned arrival. If the Consumer (Customer) has not made an advance payment within the time period set above, the reservation becomes non-guaranteed, and the conditions of the non-guaranteed reservation provided for in clause 2.5.2 will apply to such a reservation.

When accommodating a Customer, the advance payment is counted as payment for the first night's stay in the Room (Cottage).

When accommodating into the Cottage, the guest is obliged to make a cash deposit in the amount of RUB 10,000.00, for possible risks of damage to the TC's property. In the absence of damage, at the end of the stay in the Cottage, the cash deposit will be returned in full. In the event of damage in an amount exceeding the size of the deposit, the guest is obliged to pay additional funds to cover the consequences of the damage caused according to the TC's price list.

The Consumer (Customer) has the right to cancel the Request (cancel the reservation) without applying any sanctions to it for 3 days preceding the day of the planned arrival, i.e. three days prior to arrival at the Room (Cottage), unless otherwise brought to the attention of the Consumer (Customer) at the time of booking, or provided by the Agreement.

In case of untimely cancellation of the reservation, being late or not arriving by the Consumer, he or the Customer will be charged for the actual downtime of the Room (Cottage) for the first day, but not more than the Price per Room (Cottage).

An untimely cancellation of a reservation is a cancellation received by the Service Provider later than 3 days prior to the day of the planned arrival (i.e. less than three days), or another period brought to the attention of the Consumer (Customer) at the time of booking, or provided for by the Agreement.

No-show is the non-arrival of the Consumer to the TC's premises intended for the temporary residence of Consumers (at the TC's Reception Service) until the Check-in time (14:00 Moscow time) of the day following the day of the planned arrival.

The customer's arrival is considered to be late after the Check-in time (14:00 Moscow time) of the day of the planned arrival and before the Check-out time (12:00 Moscow time) of the day following the day of the planned arrival.

If you are late for more than 24 hours, the guaranteed reservation will be canceled, and the Customer or the Customer will be charged for the actual downtime of the Room (Cottage) for the first day, but not more than the Price per Room (Cottage).

2.5.2. **Non-guaranteed Reservation** is a type of booking that is held for the Consumer by the Service Provider until 14:00 Moscow time and will be canceled in case of no-show.

2.5.3. For non-guaranteed reservation made more than 3 days before the actual arrival, the rules of clause 2.5.1 apply.

For non-guaranteed reservation made in less than 3 days, no advance payment should be made by the Customer or the Customer.

When reservation is performed by the Customer-legal entity or individual entrepreneur, the size and timing of the advance payment and other booking conditions

are subject to application by the Service Provider in accordance with the Agreement with the Customer and may differ from those specified in these Rules.

2.6. The Agreement should be concluded between the Consumer (Customer) and the Service Provider by drawing up a document signed by the two parties and which contains:

- a) name of the Service Provider, information about state registration;
- b) information about the Consumer (Customer);
- c) information about the provided Room (Cottage);
- d) Price per Room (Cottage), including by pointing to other documents defining it;
- e) period of stay in the TC;
- f) other necessary information (at discretion of the Service Provider).

2.7. The Agreement is concluded upon presentation by the Consumer of a document certifying his/her identity, issued in accordance with the established procedure and confirming the identity of the Consumer, including:

a) passports of a citizen of the Russian Federation certifying the identity of a citizen of the Russian Federation on the territory of the Russian Federation;

b) passport of a citizen of the USSR certifying the identity of a citizen of the Russian Federation, until it is replaced by a passport of a citizen of the Russian Federation within the prescribed period;

c) birth certificate - for persons under 14 years of age;

d) passport certifying the identity of a citizen of the Russian Federation outside the Russian Federation - for persons permanently residing outside the Russian Federation;

e) passport of a foreign citizen or other document established by federal law or recognized in accordance with an international treaty of the Russian Federation as a document certifying the identity of a foreign citizen;

f) document issued by a foreign state and recognized in accordance with an international treaty of the Russian Federation as a document certifying the identity of a stateless person;

g) temporary residence permit for a stateless person;

h) residence permit of a stateless person.

In the absence of the above documents, the Service Provider has the right to refuse to accommodate.

The terms, conditions, procedure and consequences of the refusal of the Booking Provider are determined by the current legislation of the Russian Federation. 2.8. TC performs registration of accommodation and registration of Consumers arriving into the TC and departing from it, around the clock.

Registration of consumers, who are citizens of the Russian Federation, at the place of stay in the TC is performed in accordance with the Rules of registration and removal of citizens of the Russian Federation from registration accounting in the place of stay and at the place of residence within the Russian Federation, approved by the Government of the Russian Federation on July 17, 1995 No. 713 "About approval of Rules of registration and removal of citizens of the Russian Federation from registration accounting in the place of stay and at the place of residence within the Russian Federation and the list of persons responsible for acceptance and transfer to bodies of registration accounting of documents for registration and removal from registration accounting of citizens of the Russian Federation for the place of stay and at the place of residence within the Russian Federation."

Registration in the TC of minor citizens under the age of 14 is performed on the basis of documents certifying the identity of their parents (adoptive parents, guardians) or close relatives



accompanying the person(s), a document certifying the authority of the accompanying person(s), as well as birth certificates of the minors.

Registration of a foreign citizen and a stateless person at the place of stay in the TC and removal of them from registration accounting in the place of stay is carried out in accordance with the Rules for the migration registration of foreign citizens and stateless persons in the Russian Federation, approved by the Government of the Russian Federation on January 15, 2007 No. 9 "On the Procedure for Migration Registration of Foreign Citizens and Stateless Persons in the Russian Federation".

2.9. When registering accommodation, the Service Provider issues an invoice to the Consumer, which is a confirmation of the conclusion of the Agreement for the provision of TC's services. The invoice should contain: name of the Service Provider; last name, first name, patronymic of the Consumer; information about the provided Room (Cottage); Price per Room (Cottage); period of stay; other necessary data at the discretion of the Service Provider.

2.10. The Service Provider has established daily payment for accommodation in the Room (Cottage). Hourly accommodation, as well as hourly tariffication of the cost of living in the TC are not provided.

Minimum Price for accommodation is a daily Price per Room (Cottage).

The Price per Room (Cottage) and the list of services of the complex included into the Price per Room (Cottage) are set by the valid Price List of the Service Provider.

The prices set by the corresponding Price List are differentiated depending on the Room category, number of people staying in the room, other factors, and are valid for a limited time.

The Price per Room (Cottage) for each Consumer (Customer) is set at the time of confirmation of booking by the Service Provider in accordance with the Price List valid at that time, and, in the absence of a preliminary reservation, at the time of check-in of the Consumer according to the Price List valid at the

moment of accommodation of the Consumer. At the time of booking confirmation, the Consumer (Customer) accepts and agrees with the Price per Room (Cottage), and is not entitled to subsequently demand their change when accommodating in the TC.

2.11. Upon consent of the Consumer (Customer), payment of the Price per Room (Cottage) is to be made in full (advance payment in the amount of the Price per Room (Cottage) for the entire period of stay in the TC) when entering the Agreement. The consent of the Consumer (Customer) is recognized as the signing by the Consumer (Customer) of the Agreement.

The Consumer (Customer) is obliged to pay in full for TC's services and other paid services.

During settlements with the Consumer (Customer), the Service Provider issues to the Consumer (Customer) a cashier's receipt or a document drawn up on a strict reporting form.

The accommodation fee is charged in accordance with the Checkout time.

In case of Consumer staying in the Room (Cottage) for 24 hours or less, for example, if you check in after Check-in time (14:00 Moscow time) and/or checking out before Check-out time



(12:00 Moscow time), the fee is charged in the amount of the current rate that is the Prices per Room (Cottage), regardless of the time the Consumer actually spent in the TC.

If the Consumer, subject to Guaranteed Reservation, used the Room (Cottage) and/or declared a refusal to accommodate, no refund will be made for the first day of stay.

If the Consumer, subject to Non-guaranteed Reservation, used the Room (Cottage) and/or declared a refusal to accommodate no later than 1 (one) hour after the accommodation, the payment will be refunded in full.

In the case of using the room and its hospitality facilities, payment will be charged for 1 day of the Price per Room (Cottage).

Payment for the Service Provider's services is accepted in cash in Russian rubles, as well as Bank cards of the following payment systems: Visa, Master Card, Maestro, American Express, MIR.

2.12. If there is a preliminary reservation for the current date, the Service Provider guarantees to provide the Customer with a Room (Cottage) at the Check-in Time of arrival.

If there are free Rooms (Cottages), the Service Provider may check in the Consumer before the Check-in Time.

At the same time, when accommodating the Consumer from 00:00 to the established Check-in Time, a fee for the Room (Cottage) in the amount of 50 (fifty) percent Price per Room (Cottage) will be charged in addition to the cost of accommodation;

2.13. If it is necessary to extend the period of stay, the Consumer is obliged to contact the TC's Reception Service no later than 10:00 local time on the day of departure, providing an identification document, in accordance with clause 2.7. The period of stay will be extended by the Service Provider in the presence of free beds in the TC.

Payment for the extension of the stay is to be made by the Consumer in accordance with the procedure established above in these Rules for payment of the Price per Room (Cottage), and should be made by the Consumer no later than 12:00 Moscow time of the day in which the Consumer extended the stay.

Failure to extend by the Consumer of the period of stay within the time period specified in this clause and/or failure pay by the Consumer in accordance with the procedure, provided in these Rules for extension of stay, will be considered as a delay in the Consumer's departure from the TC, which gives the Service Provider the right to demand that the Consumer immediately vacate the Room (Cottage) occupied by the Consumer, and also entails the consequences set out in clause 2.14. of this Rules.

2.14. In the event of a delay in the Consumer's departure after the estimated Check-out Time, payment for accommodation will be charged to the Consumer in the following order established by the Service Provider:

- when leaving after Check-out Time (starting from 12:00 Moscow time of the current day to 23:59 Moscow time of the current day), the Consumer will pay 50 (fifty) percent of the Price per Room (Cottage);



In all cases listed in this clause, the Price per Room (Cottage) will be determined based on the relevant Price List of the Service Provider valid on the day (date) of the Consumer's departure for all Consumers (public tariffs). The Price per Room (Cottage), set for the Consumer at the time of booking, does not apply.

2.15. When accommodating children under 3 years old in the Room with their parents, a baby bed is available at no extra charge. In this case, the child's age should be confirmed by a birth certificate or a corresponding entry in the passport of one of the parents.

Children under 16 years stay in the same Room with accompanying adults for an additional fee.

In cases where an extra bed or breakfast is provided, a fee will be charged in accordance with the Contractor's Price List valid at the time of booking confirmation (when ordering an extra bed when booking), or at the time of accommodation (in the case of requesting an extra bed at the time of arrival), or at the time of requesting an extra bed (in case of requesting an extra bed during your stay). The Contractor has the right to refuse to provide an extra bed if its installation is not available in the Room.

III. Procedures for the provision of services

3.1. The quality of the services provided by the TC corresponds to the requirements established by the current legislation of the Russian Federation.

3.2. The Service Provider, at the request of the Consumer, is obliged to provide the following services without additional charge:

- call for ambulance, other special services;
- use of a first aid kit;
- delivery to the Room of correspondence addressed to the Consumer, upon receipt thereof;
- wake up to a certain time;
- provision of boiling water, one set of dishes and cutlery;

The Service Provider provides the Consumer with no additional charge the following types of services, the cost of which is included in the Price per Room (Cottage), approved by the corresponding Price List:

- Room booking;
- breakfast, but not more than 2 for accommodation in the Hotel Rooms and Guest Houses, not more than 6 for accommodation in the Three-Room Cottage, not more than 8 for accommodation in the Four-Room Cottage;
- free use of wireless Internet in the Rooms and throughout the TC;
- free parking;
- information about public transport, shops, restaurants.



The Service Provider is not entitled to provide the Consumer with other paid services that are not included in the Price per Room (bed in the Room) without the Consumer's consent

3.3. The consumer has the right to use additional paid services provided by the Service Provider in accordance with the established procedure. The list of Additional Paid Services is specified in the corresponding Price List located in the TC's premise intended for registration of temporary stay of Consumers (in an information folder at the TC's Reception Service). Additional services of the TC are provided by the Service Provider only upon consent of the Consumer.

Payments for provision of Additional Paid Services by the Service Provider are carried out by the Consumer both in cash and by credit card, as provided for in these Rules for payment of TC's services. Information on the procedure for payment of additional services of the TC is located in the TC's premise intended for registration of temporary stay of Consumers (in an information folder at the TC's Reception Service).

3.4. The Service Provider may, if necessary, change the order and place of provision of Additional services of the TC, including catering services.

3.5. The Service Provider has the right to substitute the Room provided to the Consumer with a Room of the same category or of higher category if this Room is recognized by the Service Provider as dangerous during the process of its exploitation.

A Room (Cottage) will be recognized as dangerous if its premises require for emergency repair, sanitary and epidemiological and other measures that are necessary to eliminate the causes that threaten or impede the normal (high-quality and safe) use of the Room (Cottage), as well as other premises of the TC if this impedes their normal access and maintenance.

In this case, the Service Provider shall immediately notify the Consumer of the need to vacate the Room (Cottage), setting of a time frame for this, and at the same time shall offer such a free Room (Cottage) or any other at the discretion of the Service Provider, but without downgrading the category of accommodation for the Consumer.

The Consumer shall vacate the dangerous Room (Cottage) occupied by him before the start of the works specified in this clause, within the time frame set by the Service Provider.

3.6. All expenses related to the substitution of the dangerous Room (Cottage) should be borne by the Service Provider. If the Consumer does not agree to substitute the Room with a similar one, all necessary settlement should be made with the Consumer due to the early termination of his/her stay.

3.7. It is prohibited to use of fireworks, fire shows, etc. on the territory of the TC, as well as use of your own audio equipment, lighting equipment, and DJs in the territory of the TC, without coordination with the Administration.

IV. Consumer rights and obligations

4.1. Consumer has the right to:

- Use all the services of the TC;
- Be provided with complete and accurate information about the rules of living in the TC and list of services;

- Contact the Reception staff regarding the quality of services provided;
- Leave feedback comments and suggestions in the Customer Feedback Book, which is located at the Reception Service.

4.2. Consumer is obliged to:

- Comply with the Hotel Policies of the TC provided by these Rules and other local regulatory documents of the Service Provider;
- Observe fire safety rules and use of electrical appliances in the room;
- Respect the rights of other Consumers and TC's visitors;
- Take care of the TC's property and equipment. In the event of loss or damage to property, the Guest indemnifies for damage in the manner prescribed by applicable law. For loss and damage to the TC's property the amount of damage is determined and paid according to the Price List;
- Close water taps, windows, turn off lights and electrical appliances;
- Vacate the Room on expiry of the paid period of stay;

4.3. Consumer is prohibited to:

- In order to comply with fire safety, use heating devices (boilers, electric kettles, electric stoves, etc.) in the Room (Cottage) and in premises for general use, with the exception of appliances provided by the Service Provider;
- Give to unauthorized persons the key to the Room (Cottage);
- Leave unauthorized persons in the room in your absence. Unauthorized persons invited by the Consumer may stay in the TC's rooms starting from 08:00 Moscow time to 23:00 Moscow time. If visitors remain in the Guest's room after 23:00, the Consumer must register the third parties at the Reception Service and check them in;
- Bring and store weapons, explosive and flammable, corrosive, toxic, narcotic substances and other dangerous objects; guests who, by the nature of their activities, have the right to carry and store weapons are required to provide documents certifying this right at the request of the TC.
- Smoking in rooms and other premises of the TC, as well as in the surrounding area;
- Store bulky items in the room (cases, boxes larger than 100x100x100 cm should be stored in the storage room of the TC, in order to ensure the convenience of cleaning the room, as well as the personal safety of Guests);
- Rearrange and move furniture;
- Keep the animals without paying;
- Disturb other guests by making noise;
- Use alcoholic or other drinks brought with you, as well as food in the lobby, hallways and corridors;
- Take out dishes and cutlery, food and drinks from the restaurant;
- Intentionally pollute the territory of the TC;
- Throw various items out of windows.
- Start a fire in the territory of the TC, except for specially designated places.

V. Responsibilities of the Service Provider and the Consumer

5.1. The Service Provider is responsible for the loss, shortage or damage of Consumer items entered into the TC, except for money, other currency values, securities and other precious items.

The contractor is responsible for the loss of money, other currency values, securities and other precious items of the Consumer if they were accepted by the Service Provider for storage or were placed by the Consumer into the individual safe given to him by the Service Provider regardless of whether this safe is located in his/her Room or in another room of the TC. The Service Provider shall be released from responsibility for the non-preservation of the contents of such a safe if it can prove that, under the storage conditions, access to the safe without the knowledge of the Consumer was impossible or became possible due to force majeure.

The Consumer who finds the loss, shortage or damage to his/her belongings should immediately notify the Contractor's administration about this. Otherwise, the Service Provider is released from responsibility for the failure to preserve such items of property.

Item of property found after Check-out time by the Service Provider's staff in the Room to be released and the payment for which has ended (in this case, the Consumer did not notify the Reception Service about the extension of his/her stay in the manner and terms set out in these Rules) will be recognized as forgotten and placed by the Service Provider for safekeeping in the TC's storage room.

The Service Provider notifies the Consumer about the items he/she have forgotten using the contact information provided by the Consumer to the Service Provider.

The Service Provider may, subject to a separate order from the Consumer and subject to advance payment by the Consumer of shipping costs, deliver forgotten items to the address specified by the Consumer.

Forgotten things are stored by the Service Provider for 6 months in accordance with the procedure approved by the Service Provider.

After 6 months of storage, forgotten unclaimed items should be disposed of in accordance with the procedure approved by the Service Provider.

5.2. The Service Provider, in accordance with the legislation of the Russian Federation, is responsible for harm caused to the Consumer's life, health or property as a result of deficiencies in the provision of services, for the deficiencies in the services rendered, and also compensates for moral harm caused to the Consumer by violation of his rights in the manner established by the Law of the Russian Federation "On Consumer Rights Protection".

The Service Provider is not responsible to the Consumer for direct or indirect losses and/or lost profits arising from the temporary absence of telephone and/or mobile (cellular) communications and/or access to the Internet and/or interruptions in their work, as well as for other circumstances beyond the control of the Service Provider.



5.3. The Consumer, in case of loss or damage to the TC property, in accordance with the legislation of the Russian Federation, indemnifies the TC in full, according to the relevant Price List approved by the Service Provider, and is also liable for other violations, including violations of the established passport and visa regime, as well as prohibition of smoking.

VI. Additional information on accommodation conditions

6.1. The Service Provider has the right to refuse to provide TC's services to the Consumer in cases of violation of these Rules by the Consumer, untimely payment of TC's services, as well as in the case of unlawful actions by the Consumer, while the Consumer reimburses the Service Provider for the expenses actually incurred by it.

6.2. If the Consumer is absent in the Room after the expiration of the stay period (if the stay was not extended and paid in time) for more than 1 (one) hour, the Service Provider has the right to make a decision on the creation of a commission and make an inventory of the Consumer's property left in the Room.

Service Provider will place the inventory items in the form of cash, precious metals, valuable documents and other things for safekeeping in the TC's storage room.

6.3. Out of turn, subject to availability, the TC accommodates:

- Heroes of the Soviet Union, Heroes of the Russian Federation and Full Cavaliers of the Order of Glory;
- Disabled people of I and II groups, disabled children, as well as their accompanying persons (no more than 1 person);
- Participants, veterans and invalids of the Great Patriotic War and equivalent veterans of combat operations;
- Persons awarded with the badge "Resident of Blockaded Leningrad";
- Citizens exposed to radiation as a result of the disaster at the Chernobyl Atomic Electric Power Station;
- Multi-child family;
- Persons with young children under 3 years of age;
- Other categories of citizens in accordance with current Legislation.

Approved by General Director of HC "Malye Karely", LLC

August 05, 2019