

- hereinafter also referred to as the "Agreement" -

between

Grand Tours Travel Limited 1 Putney Bridge Approach SW6 3JD London VAT N°: 374 0175 07

- hereafter referred to as "Client" -

and



AMAZEDM srl Via Visconti di Modrone 38 – 20122 Milan VAT N°: NL862673975B01

- hereafter referred to as "Amaze DM" -

- hereinafter referred to individually as the "Party" or collectively as the "Parties" -

In consideration of the foregoing the Parties shall execute the Agreement in accordance with the terms and conditions set out hereinafter.

1. DESCRIPTION OF SERVICES

The Agreement covers the services which the Client has entrusted Amaze DM to execute in connection with this Agreement and on the service location specified in this Agreement:

Project name: F1 MONZA 2026 - GPGT

Service Location: Milan (MI)

Dates of Service: 04th – 07 September 2026 (4 days/3 nights)

No. of pax: Approximately 40 persons.

ACCOMODATION AT:

NH Macchiavelli

Via Lazzaretto, 5, 20124 Milan +39 (0)2 631141

EUR 290,00,-- per room per night based on single room. EUR 310,00,-- per room per night based on a double room.

n.40 standard rooms - Double for single use

City tax: Euro 7,00 per person, night

Price Includes: Breakfast, VAT

Minimum stay required: 3 nights starting from 04.09.2026.

The Client shall confirm any additional Services not mentioned in this Agreement in writing to Amaze DM. In case the above room division needs to be changed at any moment, this is always subject to availability of the hotel.



SERVICES DELIVERY

Amaze DM's project manager will be the contact person for the Client throughout the provision of services for the event.

The Client agrees to cooperate fully with Amaze DM in connection with the planning and production of the event. To promote quality workmanship and on-time performance by Amaze DM, Client will timely provide Amaze DM with the information and materials necessary for Amaze DM to provide the services. Delay may cause overtime, labor and talent costs, which, if caused by Client, will be borne by Client and invoiced.

Where Special Confidentiality Terms apply, Amaze DM will provide the Client with the applicable Special Terms which the Client agrees to comply with.

Client shall provide a preliminary rooming list no later than 1 month before the date of arrival together with possible flight arrival times and any special requests. After this deadline the Client may incur non-arrival charges and if correct names have not been supplied, charges may also be incurred for name changes to the booking list. Client will not make any bookings with fictitious names whether to hold rooms or for any other purpose.

Special requests to hotels will be passed on but cannot be guaranteed.

Rooms for disabled usually have wheelchair access but do not necessarily include features for the seriously disabled. Client is responsible for providing Amaze DM with data regarding any delegates with disability needs (including but not limited to impairment of sight or hearing, epilepsy, mobility restrictions, wheelchair access) which require extra attention at the time of booking the rooms in order that Amaze DM can prepare and offer adequate solutions.

Client is responsible for providing Amaze DM with data regarding any delegates with dietary restrictions (including but not limited to gluten-free, vegan, vegetarian, kosher, halal) at the time of booking the restaurant/catering service, in order that Amaze DM can prepare and offer adequate solutions.

Each guest is individually responsible for payment upon check out of any and all costs not included in the offer (hereinafter "incidentals") incurred by them during their stay and which are due and payable to the hotel. Unless otherwise advised, the hotel(s) will require guests to present a credit card at check-in that will be charged in the event of incidental charges and/or damage to the room or premises. Any damage caused in a service location is the responsibility of the person who caused it and charges for such damage must be paid on departure from the hotel. Client acknowledges and agrees that Amaze DM shall in no event be liable for any incidentals incurred and/or any damage caused by guests. In the event a guest checks out without paying for incidentals or damage caused for which guest is liable, Client will be responsible for such costs and an agency handling fee of 15% of those costs, both of which Amaze DM will add to the final invoice.



TERMS OF PAYMENT

The Client shall comply with the payment conditions set out in the following payment schedule:

- 20% of total value to be paid once the contract is signed
- 30% of total value to be paid 120 days before arrival date
- 30% of total value to be paid 90 days before arrival date
- Balance: 20% of total value to be paid 45 days before arrival date

The booking will be considered as firm and final upon receipt of this signed offer and payment of the first deposit.

The balance is to be paid after the event, upon receipt of the overall invoice.

The payment of the invoice's balance must be made within 30 days, end of the month, date of issue of the invoice. Every fee that will not be paid on time will lead, by law and starting from the day after the initial invoice payment day, to penalty fees of an amount equal to 1.5 the legal rate of interest.

2. CANCELLATION TERMS

After signature of this Agreement any cancellation of any of the Services will be subject to cancellation fees as follows:

All modifications or cancellations, even partial (duration, number of guests, rooms, meals, bedrooms, services...) must be expressed via e-mail to Amaze DM. If the modification or cancellation is not expressed at least 20 days before the date of the event, it will be billed in its entirety.

During the confirmation, if the client changes upwards the number of participants mentioned at the time of the initial booking, the billing will be based and modified according to the number of effective participants.

If the event is cancelled, it is asked to pay a penalty fee proportional to the prior notice:

General cancellation conditions Cancellation should take place in writing. Verbal cancellations are not legally binding. The date on which the written confirmation of the cancellation is received will be considered the definite date of cancellation. The cancellation fee will be based upon the total value of the reservation, as within the most recent confirmation letter of the group, event or conference.

Penalty Condition From contract signature up to 120 days prior to arrival date: 80% of reserved services can be cancelled without fee respecting the minimum stay required

From 119 to 90 days prior to arrival date: 50% of reserved services can be cancelled without fee respecting the minimum stay required

During the 89 days prior to arrival date: any cancellation is charged 100% with the exception of 2 rooms that can be cancelled without fee until 2 days before arrival respecting the minimum stay required

No Show No shows are charged 100%. Late arrivals, early departures or any cancellation during the event are charged 100%.

This flexibility clause is not cumulative.

Compete Clause:



This proposal does not provide any exclusive hotel reservation, except for the spaces reserved for you. Therefore, in the event of any future requests, the hotel has the right to assign available additional spaces (rooms, meeting rooms or common areas) within the congress center and hotel establishment to other companies and agencies belonging to the same industry



SPECIFIC TERMS & CONDITIONS

The specific terms and conditions of sale of services provision or rent accommodation described detail the rights and obligations of both Amaze DM and its Client as part of the services duly detailed in the expressed contract.

The Client must confirm the followings at least 30 days before the starting day of the booking:

 The exact number of requested rooms as well as the rooming list of the event's participants.

The invoice will be based on the requested number and cannot be reduced in any case.

In case of emergency or force majeure, the party which is unable to perform one of its essential obligations must immediately notify the other party of such an event, taking care to explain the unforeseeable, uncontrollable, and external nature of the force majeure which makes it impossible or illegal to perform one of its essential obligations.

It is hereby specified that the cases of pandemics or epidemics which would affect either the country in which the booking will take place or the Client, expressly fall within the cases of force majeure defined previously from the moment when this epidemic / pandemic is officially recognized, either by the WHO, or by the local government, or by the local jurisdictions as an event of force majeure.

The cancellation becomes effective as soon as the cancelling notice is received. It is specified that the right to cancel cannot continue to exist as soon as the corresponding force majeure event stops and if the cancellation notice has not been sent.

Every contention related to the interpretation and execution of the actual general terms and conditions of sale is subjected to the Dutch law. If no amicable settlement is reached, the contention will be brought upon the Courts of Italy.



3. ENTIRE AGREEMENT

This Agreement embodies the entire understanding between the parties and supersede any prior agreements between the parties. The provisions of this Agreement shall prevail over any conflicting provisions in other document generated by the Parties.

In Witness whereof, the Parties hereto have signed this Agreement:

Signed for and on behalf of the Client by an authorised signatory:	Signed for and on behalf of Amaze DM by an authorised signatory:
Signature:	Signature:
Name (print): James Anglim	Name (print):
Position held: Operations Manager	Position held:
Date: 10/09/2025	Date:
Company seal:	Company seal: