## AGREEMENT (hereinafter: "The Agreement")

Signed on

## .....

Ms.....

and Mr.

hereinafter referred to as the CONTRACTING PARTY and

between:

Folwark Stara Winiarnia, A.A. Majchrzak, A.M. Popiołek s.c., ul. Ogrodowa 2, 34-730 Mszana Dolna hereinafter referred to as the CONTRACTOR

represented by .....

§ 1

§ 2

The Contracting Party will confirm the final number of the guests 7 calendar days prior to the date of the wedding reception.

§ 3

The minimum number of the guests of the wedding reception is 80. In case of less than 80 guests, the Contracting Party will have to pay for 80 people (which is: PLN 25 200 for The Noble Package / PLN 28 400 for The Royal Package / PLN 31 600 for Count Krasiński Package).

§ 4

The Contracting Party will confirm the final menu 30 calendar days prior to the date of the wedding reception.

§ 5

The Contractor undertakes to prepare the meals in accordance with the menu annexed to the Agreement and for the foreseen number of people and quantity.

§ 6

The Contractor guarantees that the restaurants' premises will be at the Contracting Party's exclusivity – the restaurant should be understood as the main building, i.e. the main halls at the ground floor and first floor.

The premises are made available to the Contractor until 6 AM the following morning. Every additional hour costs 500 PLN.

The wedding manager is available during the wedding reception until 10 PM.

Parking at the venue is available to all hotel guests (including those who are not wedding reception guests).

Additionally, monitored parking in front of the venue is made available for wedding reception guests on the day of the reception.

§ 7

The price of the basic menu is ...... **per person**, according to the calculations at the date of the Agreement. The final price depends on the final number of people (according to the attached price list).

The Contractor however reserves the right to raise the basic menu price by <u>15%</u> maximum, as compared to the basic menu price agreed on the date of the Agreement (in the case of signing the contract more than 12 months in advance - the price may increase by <u>15% per year</u>). The Contractor will notify about the price change no later than 4 months before the date of the wedding reception.

The Contracting Party commits to pay 2000 PLN in deposit at the date of the Agreement.

Three months prior to the day of the wedding reception, the Contracting Party commits to pay a second deposit of 5000 PLN.

The remaining amount shall be paid the day following the scheduled date of the wedding reception.

§ 10 Children up to 7 years old pay 70% of the menu price. Children up to 3 years old pay 30% of the menu price.

## § 11

The Contracting Party commits to cover any damage costs caused during the wedding reception.

§ 12

The Contracting Party may choose to provide its own alcoholic drinks and pastries (including wedding cake). The Contracting Party is fully responsible for the delivery of the aforementioned alcoholic drinks and pastries, and for their serving at the wedding reception. Pastries must be delivered at the day of reception.

§ 13 The additional cost of the fee for ZAIKS (PLN 150) is to be paid by the Contracting Party.

Cancellation of the Agreement:

1. In the event of cancellation by the Contracting Party, the deposit will not be reimbursed.

§ 14

2. In the event of cancellation by the Contractor, the deposit will be reimbursed, plus 100 % of its value.

§ 15 The reception guests are entitled to a 15% discount of the hotel accommodation basic price for stays at the day of the wedding reception or to a 25% discount of the basic price in case they book all the hotel rooms (28 rooms).

For hotel bookings, the Contracting Party will confirm the final number of hotel guests 30 calendar days prior to the date of the wedding reception.

§ 16 The Contractor will provide a Bridal Suite for the married couple free of charge at the date of the wedding reception.

§ 17

The menu in the annex forms an integral part of the Agreement.

§ 18

Any modifications and additions to the provisions of the Agreement will only be valid if provided in written form.

§ 19

The matters not covered by the Agreement are subject to the Civil Code rules.

§ 20

The Agreement is made in two identical copies, one for each party.

Contracting Party

Contractor