

Rental Conditions

"Establishment under video surveillance.

We inform you that this establishment is placed under video surveillance for security for security reasons. For any information, please contact the following service: the CNIL 01 53 73 22 22 www.cnil.fr where you can also exercise your right of access, in accordance with access, in accordance with law n°78-17 of 6 January 1978, relating to information technology Files and Freedoms, amended by the law of 6 August 2004.

For your security, surveillance cameras are installed in the reception, at the entrance to the campsite and at the entrance to the sanitary facilities.

at the entrance to the sanitary facilities.

GENERAL PROVISIONS

The tenant will not be able to take advantage of any of the above conditions. Under no circumstances may the Tenant avail himself of any right to to the expiration of the rental period initially foreseen in the present contract, except with the contract, except with the agreement of the owner.

No modification (deletion, overwriting...) will be accepted in the drafting of the contract without the agreement of both parties.

PAYMENT

Reservation fees : _FREE € from 10/07 to 21/08. No booking fee outside these dates

The reservation will become effective as soon as the owner has received a copy of this contract of the present contract signed and accompanied by the deposit (25% of the total amount of the stay).

of the rental amount) for the stay.

The balance of the rent must be paid on the day of arrival.

If the Tenant delays his/her arrival, he/she must inform the owner beforehand and send him/her the balance of the rent for the date of arrival.

If the Tenant delays his arrival, he must inform the owner beforehand and send him the balance of the rent for the date of the beginning of the rental period initially planned.

SECURITY DEPOSIT (OR GUARANTEE)

The amount of the security deposit will be at most equivalent to the rent (400.00 €), without being able to exceed one month. It must be paid on taking possession of the rented premises

of the rented premises and this to cover the loss or damage that could be caused to objects, furniture or others and a deposit of 80 € for cleaning.

As a general rule (when the tenant leaves the premises at the time stipulated in the contract or at a time

the owner), it will be returned to the tenant at the time of departure

(after an inventory of fixtures), or at the latest 2 months after the date of departure, minus

the amount of repairs for damage, loss of objects, etc... If the deposit is insufficient, the

If the security deposit is insufficient, the tenant agrees to pay the amount after the inventory

inventory. This deposit shall in no case be considered as a contribution to the payment of the rent.

participation in the payment of the rent.

USE OF THE PREMISES

The Tenant shall enjoy the rent in a peaceful manner and shall make good use of it, in accordance with the purpose of the premises.

Translated with www.DeepL.com/Translator (free version)