

General Terms and Conditions

These terms and conditions apply to every agreement between Vierdaagsecamping B.V., hereinafter referred to as "Entrepreneur," and the party entering into the agreement, hereinafter referred to as "Recreational Participant."

Article 1: Definitions

In these terms and conditions, the following definitions apply: a. Camping unit: tent, folding camper, motorhome, touring caravan, pre-set accommodation, and the like; b. Pitch: any designated area specified in the agreement for placing a camping unit; c. Entrepreneur: the company providing the pitch to the recreational participant; d. Recreational participant: the person entering into the agreement regarding the pitch with the entrepreneur; e. Corecreational participant: the person(s) listed in the agreement alongside the recreational participant; f. Agreed price: the fee paid for the use of the pitch; the price list should specify what is not included in this price; g. Information: written or electronically provided data about the use of the rented pitch, general terms and conditions, facilities, and rules regarding the stay; h. Cancellation: the written termination of the agreement by the recreational participant before the start date of the stay.

Article 2: Content of the Agreement

- The entrepreneur provides the agreed pitch to the recreational participant for temporary recreational purposes for the agreed period; the latter gains the right to place a camping unit of the agreed type and for the specified persons on it.
- The entrepreneur is obliged to provide the information upon which the agreement is based to the recreational participant in advance. The entrepreneur will always inform the recreational participant of any changes in a timely manner in writing.
- If this information deviates significantly from the information provided at the time of the agreement, the recreational participant has the right to cancel the agreement without cost.
- 4. The recreational participant is obliged to comply with the agreement and the rules in the accompanying information. He ensures that co-recreational participants and/or third parties who visit and/or stay with him also comply with the agreement and the rules in the accompanying information.
- 5. The entrepreneur reserves the right to change the location during the term.

Article 3: Duration and Termination of the Agreement

The agreement automatically ends after the agreed period has expired, without requiring termination.

Article 4: Price and Price Changes

- 1. The price is agreed upon based on the rates in effect at that time, which are set by the entrepreneur.
- If, after setting the price, additional costs arise for the entrepreneur due to an increase in burdens and levies directly related to the pitch, the camping unit, or the recreational participant, these can be passed on to the recreational participant, even after the agreement has been concluded.

Article 5: Payment

- The recreational participant must make payments before arrival unless otherwise agreed.
- If the entrepreneur does not have the total amount due on the day of the agreement, he is entitled to deny the recreational participant access to the site, without prejudice to the entrepreneur's right to full payment of the agreed price.
- The reasonable extrajudicial costs incurred by the entrepreneur after a notice of default will be borne by the recreational participant. If the total amount is not paid, the statutory interest rate will be charged on the outstanding amount after written demand.

Article 6: Cancellation

- In case of cancellation, the recreational participant pays a fee (the handling fee) to the entrepreneur. This amounts to:
 - o €8,- until May 1 for cancellation of the entire booking
 - €2,- until May 1 for partial cancellation per ticket to be canceled
 - 100% of the agreed price for cancellation from May 1
- If the pitch is reserved by a third party on the recommendation of the recreational participant and with the written consent of the entrepreneur for the same period or part thereof, the recreational participant is responsible for transferring the reservation and any payments to the third party.
- 3. The entrepreneur reserves the right to cancel a reservation without stating reasons or to refuse a recreational participant. The entrepreneur undertakes to confirm the cancellation or refusal in writing and will refund 100% of the amount paid by the recreational participant to date, thereby terminating the agreement without further obligations or claims between the parties.



Article 7: Use by Third Parties

- 1. Use by third parties of a camping unit and/or the associated pitch is only permitted if the entrepreneur has given written consent.
- 2. Conditions can be attached to the given consent, which must be recorded in writing in advance.

Article 8: Early Departure of the Recreational Participant

The recreational participant is liable for the full price for the agreed tariff period.

Article 9: Interim Termination by the Entrepreneur and Eviction in Case of Attributable Shortcoming and/or Unlawful Act

- The entrepreneur can terminate the agreement with immediate effect: a. If the recreational participant, corecreational participants, and/or third parties fail to comply with the obligations under the agreement, the rules in the accompanying information, and/or government regulations, despite prior verbal and/or written warnings, and to such an extent that the entrepreneur cannot reasonably be expected to continue the agreement; b. If the recreational participant, despite prior verbal and/or written warnings, causes a nuisance to the entrepreneur and/or other recreational participants, or spoils the good atmosphere on or in the immediate vicinity of the site; c. If the recreational participant, despite prior verbal and/or written warnings, uses the pitch and/or his camping unit contrary to the purpose of the site; d. If the recreational participant's camping unit does not meet generally recognized safety standards.
- If the entrepreneur wishes to terminate the agreement and evict the site, he must inform the recreational participant verbally and/or in writing. The written warning can be omitted in urgent cases.
- 3. After termination, the recreational participant must ensure that his pitch and/or camping unit is vacated and leave the site as soon as possible, but no later than within 4 hours.
- 4. If the recreational participant fails to vacate his pitch, the entrepreneur is entitled to clear the pitch in accordance with Article 10, paragraph 2.
- 5. The recreational participant remains primarily liable to pay the agreed tariff.

Article 10: Eviction

- When the agreement ends, the recreational participant must leave the pitch empty and fully cleared by the last day of the agreed period.
- 2. If the recreational participant does not remove his camping unit, the entrepreneur is entitled, after written notice and with a period of 48 hours from the time of receipt, to clear the pitch at the recreational participant's expense, without prejudice to the provisions in Article 9, paragraphs 2 and 3. Any reasonable storage costs will be borne by the recreational participant.

Article 11: Laws and Regulations

- The recreational participant ensures that his camping unit, both internally and externally, complies with all environmental and safety requirements imposed by the government or by the entrepreneur in the context of environmental measures for his business.
- LPG installations are only permitted on the pitch if they are in motor vehicles approved by the National Vehicle Authority.
- If the recreational participant must take preventive measures, such as having an approved fire extinguisher, in accordance with municipal fire regulations, the recreational participant must strictly comply with these regulations.

Article 12: Liability

- The legal liability of the entrepreneur for non-injury and non-death damage is limited to a maximum of € 455,000 per event. The entrepreneur is obliged to insure himself for this.
- The entrepreneur is not liable for accidents, theft, or damage on his site unless it is due to a shortcoming attributable to the entrepreneur.
- The entrepreneur is not liable for the consequences of extreme weather conditions or other forms of force majeure. In this case, no refund of the agreed price and/or unused vacation days will occur.
- 4. The entrepreneur is liable for failures in his part of the utility services, unless he can claim force majeure or if these failures are related to the connection from the transfer point of the recreational participant.
- 5. The recreational participant is liable for failures in the part of the utility services from the transfer point, unless there is a case of force majeure.
- 6. The recreational participant is liable to the entrepreneur for damage caused by his own actions or omissions, those of the co-recreational participants, and/or third parties, to the extent that the damage can be attributed to the recreational participant, the co-recreational participants, and/or third parties.
- 7. The entrepreneur undertakes to respond appropriately after the recreational participant reports nuisance caused by other recreational participants.
- 8. Audio and/or visual recordings may be made of the event and visitors and made public or reproduced without the organization or third parties owing any compensation to the visitor. Selected media partners of the Vierdaagsecamping may also make audio and/or visual recordings for promotional purposes of the event.

Article 13: Applicable Law and Disputes

Dutch law applies to all legal relationships between the Entrepreneur and the Recreational Participant. Only the court in Breda has authority to hear disputes between the parties.

Article 14: General Provisions

Amendments to these General Terms and Conditions take effect once the amended terms have been published on the Entrepreneur's website.