Terms and Conditions

1 APPLICATION

1.1 These General Terms and Conditions apply to all offers, reservations and agreements regarding all accommodations rented by Ruiterplaat Vakanties. Ruiterplaat Vakanties is part of Ruiterplaat Recreatie established in Kamperland.

1.2 In these General Terms and Conditions the term 'tenant' is understood to mean the person whom with Rulterplat Vakanties an agreement is made with regard to rent / use of accommodation and people specified by the tenant who (will) make use of the accommodation rented by the tenant. 1.3 Agreements deviating from these General Terms and Conditions are only valid if agreed upon in writing.

2. RESERVATIONS

2. Rollerplaat Vakanties only processes bookings made by persons aged 25 years or older. Bookings made by individuals under the age of 25 are therefore not legally valid. For certain accommodations, a minimum age of 30 years applies to the main booker. Where applicable, this requirement is stated on the relevant accommodation page on the website. Bookings that do not meet this condition may be declined. Ruiterplaat Vakanties reserves the right to

request a copy of a valid D 2.2 Ruiterplaat Vakanties reserves the right to change anything without giving reasons, refuse reservations, especially groups, or to set special conditions. The reservation for (youth) groups is only possible if reserved as a group. If not reserved as such might lead to termination of the agreement.

group, in not reserved as such might lead to termination or the agreement. 2.3 If Ruiterplat Vakanties accepts your reservation, Ruiterplat Vakanties sends you a written confirmation as well as an invoice within 14 days after making the reservation. You should check this for accuracy immediately. Any inaccuracies must be immediately communicated to Ruiterplat Vakanties. 2.4 If you are not in possession of a conformation within 14 days after the reservation has been made, you should immediately contact the reservation department, failing which the reservation cannot be claimed.

2.5 An agreement is made between you and Ruiterplaat Vakanties at the moment that Ruiterplaat Vakanties has confirmed the reservation to you.

3. CHANGES TO THE AGREEMENT

3.1 If you, after the conclusion of the agreement, want changes in the agreement Ruiterplaat Vakanties is not obliged to accept this. Ruiterplaat is free of choice to determine whether and to what extent these changes are accepted. 3.2 In case the object reserved by the tenant will not be available, the landlord is entitled the tenant to make an equivalent alternative accommodation available. All this after judgment by the owner. The tenant will never be a be able to appeal to the landlord in this case.

3.3 The tenants are not allowed to give the accommodation for whatever reason to others, other than the persons mentioned in the agreement in use, unless otherwise agreed in writing with Ruiterplaat Vakanties

4. PRICES

4.1 The renter owes Ruiterplaat Vakanties the agreed rental price, as specified in the written confirmation of the booking.

4.2 No further use can be made of price discounts and/or special offers once confirmation of the booking/invoice has 4.3 All prices include VAT, where applicable, unless otherwise stated.

4.4 All prices include energy consumption, unless stated otherwise. However, Ruiterplaat Vakanties is entitled to offset excessive energy consumption against the deposit paid by the renter. If energy prices rise above the price level of September 2022, Ruiterplaat Vakanites is entitled to charge an energy surcharge

5. PAYMENTS

5.1 At reservation you must pay a deposit of 50% of the rent and additional costs. This deposit must be made within 3.1 At days after the date of the confirmation / invoice of the reservation by Ruiterplaat Vakanties.
5.2 The remaining amount of the rent must be received by Ruiterplaat Vakanties at least 4 weeks before the stay begins as stated in the confirmation of the reservation.

5.3 Notwithstanding the foregoing, when a reservation is made within 4 weeks before the start of your stay, the amount must be paid immediately. If on arrival it appears that the amount has not yet been (fully) credited to the

and/our most be paid infineduately. If or any an appears of the and/our has not yet been (many) bediet to the bank account of Ruiterplaat Vakanties, you must still pay the (remainder of the) amount on the spot. Failure of a payment in accordance with the above Ruiterplaat Vakanties can deny the use of the accommodation. If later it appears that you have received a payment order, but the amount has been added to the bank account of Ruiterplaat Vakanties after arrival, then restitution of the too much paid afterwards.

5.4 In case of overdue payment of the amounts invoiced to you, you will be immediately in default after expiration of the term for payment. In that case, Ruiterplaat Vakanites will give you the possibility to still pay the amount owed within 7 days. If payment is not forthcoming, Ruiterplaat Vakanites reserves the right to cancel the agreement from the day that the 7-day period has expired, and you are liable for all damage that Ruiterplaat Vakanties suffers or will suffer as a result of this. Ruiterplaat Vakanties is in any case entitled to charge cancellation costs per

accommodation. In that case, the provisions of Article 13 apply. 5.5 Ruiterplaat Vakanties always has the right to settle claims on you for whatever reason with the amounts paid by you for whatever reason

6. ARRIVAL AND DEPARTURE

6.1 The rented accommodation can be booked on the agreed day of arrival from the confirmation of the reservation, from 4:00 PM. On the agreed day of departure as stated on the confirmation of the reservation the accommodation must be left before 10:00 AM.
6.2 Upon arrival you will receive the keys, after full payment, together with the other documents at our office, which is

located at the Veerweg 3 in Kamperland. 6.3 If the use of the accommodation is terminated earlier than on the agreed date, as stated on the confirmation of

6.5 In the deel of the accommodation is terminated earlier than on the agreed date, as stated on the commodation of the reservation, the tenant is not entitled to a refund of the rent and additional costs. If you have a cancellation insurance and you meet the requirements, you can submit a claim directly to Ruiterplat Vakanties.
6.4 The tenant must deliver the accommodation "broom clean" on departure (do not leave dirty dishes, picking up

and folding bed linen, cleaning the kitchen and fridge, garbage bag in the container).

REGULATIONS

7.1 Each accommodation may only be occupied by the maximum number of persons as stated in the brochure of the accommodation. If the maximum number of persons is exceeded (without permission) Ruiterplaat Vakanties can terminate the agreement immediately.

7.2 For necessary maintenance you will allow work to be carried out on the accommodation or other facilities during your stay without the right to compensation.
7.3 Ruiterplaat Vakanties may view the rended accommodation at all reasonable times.
7.5 It is forbidden to sleep on the beds without sheets and pillowcases. Tenant will, unless packages are ordered at

Ruiterplaat Vakanties, bring your own linen, sheets and pillowcases. 7.6 The tenant is prohibited by making music or noise inconvenience to other residents on the park. 7.7 The tenant has to park his vehicles at the designated places. Parking in gardens or

on the lawn is not allowed. 7.8 In case of violation of the rules included in these General Terms and Conditions, non-compliance with instructions of the staff, Ruiterplaat Vakanties has the right to remove you, the tenant and every other user immediately, without refund of the rent or part of it.

8. USE ACCOMMODATION; INVENTORY

8.1 The tenant is deemed to have accepted the accommodation with the inventory contained therein, without any damage, unless he has complained to the landlord within 2 hours after the accommodation has been moved. Insofar as the tenant is not liable for the occurrence of the damage, Ruiterplaat Vakanties shall, insofar as this can reasonably be required of it, repair the damage within 2 working days after the working day thereafter. The ten not entitled to a discount or compensation in any other way.

8.2 The tenants are jointly and severally liable for an orderly course of affairs in and around the rented accommodation or elsewhere in the park, use of the accommodation and the inventory, equipment and articles

accommodation of electricities in the pain, are set and included therein. 8.3 In addition, the tenants are jointly and severally liable for damage caused by breakage and / or loss and / or but in addition, the terrains are pointly and severally have for duringly classes by breakage and to those and of the damage to inventory. (exits) booked articles and accommodation. Any damage must be immediately reported to Ruiterplaat Vakanties by the tenant and be paid immediately on the spot, unless the tenant can prove that the damage was not due to fault of himself, other users or one of the members of his / her party. 8.4 In the event of loss of a (non-certified) key to the accommodation rented by the tenant, the tenant will owe an amount of 100, . If it concerns a certified key, the costs of a new lock including keys will be charged to the tenant.

9. PETS

9.1 Depending on the accommodation, a maximum of one or two pets from the tenants is allowed. If you wish to bring pets, it must be specified immediately upon reservation. In that case, Ruiterplaat Vakanties will charge an additional fee, which will be fulfilled by you.

Ruiterplaatvakanties

10 INTERNET USE

10.1 Depending on the accommodation, Ruiterplaat Vakanties offers the tenants access the internet via a Wi-Fi network or via cable.

10.2 The tenant is responsible for the correct use of the internet.

10.3 Ruiterplaat Vakanties is not liable for damage resulting from the use of the internet or due to network failures. 10.4 The tenants must use the internet as expected from a responsible and careful internet user. He will refrain from behaviour causing other Internet users nuisance or where damage is caused to Ruiterplaat Vakanties in the broades sense of the word.

10.5 The tenant indemnifies Ruiterplaat Vakanties against claims by third parties for compensation of damage that

these third parties could (in any way) claim on Ruiterplat Vakanties, insofar as this claim is based on the use made by the tenant or those accompanying him internet has been created. 10.6 In the event of the (insufficient) functioning of the internet via a Wi-Fi network or via the cable in the rented property, the tenant is not entitled to compensation.

11. DEPOSIT

11.1 Ruiterplaat Vakanties may require a deposit from you at the start of the stay. The deposit varies from 150€, - to 850€, - per accommodation. 11.2 The deposit serves to guarantee damage and / or costs - in the broadest sense of the term word that Ruiterplaat

Vakanties may suffer in the event of non-compliance with the obligations of the tenant and those who accompany the tenant.

11.3 If you default on payment of the deposit, Ruiterplaat Vakanties is entitled to terminate the agreement with mmediate effect (cancel).

11.4 The deposit or any remainder thereof will be settled after settlement of claims (damage to inventory accommodation and / or other costs) of Ruiterplaat Vakanties on the tenant and / or users refunded. Any (further) claims for compensation will be paid by this refund not to be done.

12. CANCELLATION COSTS

12. If a reservation is cancelled, cancellation costs are due. These cancellation costs are: 50% of the total rent if the cancellation falls within 60 to 30 days before the arrival date. 90% of the total rent if the cancellation falls within 30 days to 14 days before the arrival date. 100% of the total rent if the cancellation is less than 14 days before the arrival date. 12.2 You can insure yourself against this risk at the same time as your reservation with cancellation insurance 12.3 If you have not arrived within 24 hours of the agreed arrival date without further notice, this is considered a

cancellation

13. CANCELLATION FUND

13. CANCELLATION FUND 13.1 The tenant can only participate in the cancellation fund in case of direct reservation with Ruiterplaat Vakanties. This can be added up to 7 days after booking if the agreed day of arrival is more than 4 weeks in the future. The costs are 5,5% of the rent with a minimum of € 10, - per reserved period. In the event of cancellation, the cancellation fund will provide the tenant with cover in the event of cancellation, if this is proven by documents that are sufficient in the opinion of Ruiterplaat Vakanties:

a. In case of death or serious illness (covid 19 infection is not covered) of tenant, family members or housemates b. In complications in pregnancy

13.2 The cancellation fund will pay 100% of the rental amount from the day of participation (dispatch confirmation) until the Monday before arrival date. In case of notification after this day, 80% of the rental amount will be paid. If there is a report after the arrival date, there is no cover for the period already expired. 13.3 In the event of early departure, 80% of the rental amount will be paid over the remaining full days of the rental

period.

14. PRERESERVE

14.1 The possibility exists to make a pre - reservation for a period in which the rates and the availability has not yet been published. To this pre-reservation to both tenant and Ruiterplaat Vakanties, no rights are derived. If the prereservation cannot be converted into

a definitive reservation, the tenant will never be able to address Ruiterplaat Vakanties in court

15. CANCELLATION BY RUITERPLAAT VAKANTIES

In the event of force majeure or unforeseen circumstances, Ruiterplaat Vakanties is entitled to cancel the reservation. Unforeseen circumstances and force majeure are understood to mean: a. That the Accommodation is no longer suitable for rental (for example: due to water nuisance, fire or failure of the

Accommodation Provider); b. That the Accommodation is no longer available (for example, due to a sudden sale of the Accommodation by the

Accommodation Provider, a duplicated reservation or bankruptcy on the part of the Accommodation Provider)

Ruiterplaat Vakanties will inform the tenant of this immediately, stating the reason, either by telephone or in writing. Ruiterplaat Vakanties will in this case try to offer an equivalent Accommodation at the same Travel Fee. If no suitable alternative offer can be made, or the tenant does not agree with the alternative offered, Ruiterplaat Vakanties will refund the tenant the travel sum already paid in full or in part, without Ruiterplaat Vakanties being liable to pay any compensation to the tenant.

16.1 Ruiterplaat Vakanties accepts no liability for theft, loss or damage of or to property or persons, of whatever nature, during or as a result of a stay in one of our accommodation, unless there is intent or gross negligence of Ruiterplaat Vakanties or (one of) her employees.
 16.2 Ruiterplaat Vakanties is not liable for malfunctions in the services or defects in services provided by third

16.3 You are jointly and severally liable with the user for all loss and / or damage to the rented accommodation that

16.4 In case of improper use or not leaving behind, including but not limited to excessive pollution, the accommodation will be charged extra, which you are then obliged to pay immediately.

17. COMPLAINTS

17.1 Despite the care and effort of Ruiterplaat Vakanties, you may consider that you have a justified complaint regarding your holiday accommodation and / or the services provided by Ruiterplaat Vakanties. Complaints ab cleaning of the accommodation must be reported within 2 hours after the accommodation has been entered. 17.2 Complaints should first be reported on the spot and directly to the management of Ruiterplaat Vakanties Should the complaint not be handled to your satisfaction, you will have the opportunity to file the complaint in writing at the latest 1 month after departure: Ruiterplaat Vakanties, Veerweg 3, 4493 AL Kamperland or via info@ruiterplaat.nl with mention of your reservation number, name and address details and date of stay.

18. APPLICABLE LAW

18.1 Dutch law applies exclusively to the agreement between you and Ruiterplaat Vakanties.

19. PRIVACY

19.1 All data you provide to us will be included in a file. This data can also be used to provide targeted information

and offers about our products and services. Your data will not be transferred to third parties. 19.2 At your request we will correct, supplement or delete your data. 19.3 If you do not appreciate the sending of interesting information or offers, you can let us know by sending a card to: Ruiterplaat Vakanties, Veerweg 3, 4493 AL Kamperland or e-mail to info@ruiterplaat.nl

20. GENERAL

20.1 Obvious printing and typing errors do not bind Ruiterplaat Recreatiebeheer 21.2 With these general terms and conditions, all previous publications expire.