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Terms and Conditions

1 Definitions

All accommodations, which serve the recreation and, accordingly, are set (such as a tent, caravan, mobile home, bungalow, apartment and similar). accommodation providers: . The owner and / or authorized by this steward of rentals holiday General Terms and Conditions: These terms and conditions of Hogenboom holiday parks, which relate to contracts that are concluded to hire a rental, which is provided by an accommodation provider that is not Hogenboom Holiday parks themselves, are available. booking form: The form on which the traveler all mandatory to fill in order to conduct a reservation to rent a rental property. third parties: Other than Hogenboom holiday parks and / or (co-) travelers. Travelled with: . Persons who were notified by the traveler in the booking and / or make up part of the travel company contract: The contract for rent a rental property, this holiday is offered by Hogenboom holiday parks, including these terms and conditions. Park: The park in which the rental property is located. parking regulations: The regulations, which the accommodation provider for the use of the accommodation provider and / or the park handles. traveler: The (legal) person making the booking and thus becomes the contractual partner of Hogenboom holiday parks. tour price: base rent including any discounts and exclusive of additional costs. Hogenboom Holiday Parks: The trade and brand name for the booking of holiday accommodation, that are managed by third parties. Written: by letter, fax or email. Website: The website (s) on which Hogenboom Holiday Park offers the accommodations.

2 Applicability of the General Terms and Conditions

These terms and conditions apply to all offers and agreements of Hogenboom Holiday Parks application which relate to the rental of holiday rentals and closed with Hogenboom holiday parks. These terms and conditions are an insoluble part of the contract.

3 Conclusion of the Contract

3.1.1. rentals can be booked both online and by phone. These two types of reservation are legally binding on both parties.

3.1.2. between the traveler and Hogenboom Holiday Park, a contract is subject to materialize regarding booking a holiday home that was offered explicitly by Hogenboom holiday parks on the website if:
a) the passenger is bound by these terms and conditions of Hogenboom Holiday Parks explained, and b) the traveler all mandatory fields to fill in order to make your booking online can and then the booking with the "Confirm" button definitely performs. 3.1.3. Anyone receiving a booking which was

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conducted through the website, is of Hogenboom confirmed holiday parks with an e-mail to the traveler, in which it is informed that the booking has been received and is being processed. In order for the reservation for the traveler is authentic. 3.1.4. Upon receipt of booking this is controlled by Hogenboom Holiday Parks for accuracy. If the booking is correct, is the title as referred to in Article 3.1.2, cleared out and the contract is concluded. 3.1.5. , if the traveler has not received an acknowledgment of receipt by e-mail, may have made a mistake with the booking and the traveler must take holiday parks as soon as possible contact with Hogenboom. He fails to do so, the traveler can not rely on its reservation.

Book by phone

3.1.6. Travellers can also through the call center of Hogenboom Holiday Parks make a booking. The telephone number is mentioned on the website. 3.1.7. using a telephone booking, a contract is

Confirmation Invoice

3.1.8. According to the control and processing of the online or telephone booking of travelers conducted by Hogenboom Holiday Parks will receive a confirmation invoice by e-mail (or possibly, on request of the passenger, also by mail). If the traveler has not received this confirmation invoice within 5 days of booking, he needs to contact Hogenboom holiday parks. He fails to do so, the traveler can not rely on the reservation. The traveler must verify the booking confirmation are correct. Errors must be notified 24 hours after receiving the confirmation Hogenboom holiday parks at the latest.

Rejection of a booking

3.1.9. There is accommodation providers that accept bookings from travel companies, which consist of adolescents or young adults. Hogenboom Holiday Parks therefore reserves the right to refuse bookings. 3.1.10. Simultaneously, Hogenboom Holiday Parks reserves the right to refuse any booking when the legal presumption that the holiday will be used contrary to these General conditions apply.

3.2. Withdrawal

3.2.1. recurring accounting entries made are legally binding for the traveler. A right (the so-called withdrawal period), as specified in Section 7:46 of the Civil Code of the Netherlands, does not apply according to Section 7:46 i paragraph 1 of the Civil Code of the Netherlands for services that affect

3.3. Traveler

3.3.1. Passengers must be at the booking at least 21 years old. 3.3.2. Passengers will assume overall responsibility for all travelers who are logged in and accompany him. 3.3.3. , the passenger shall be

liable for compliance with all obligations arising from the contract. 3.3.4. All correspondence is conducted via the address of the traveler.

4 Cancellation or modification of the contract

4.1. Cancellation by the traveler

It may happen that you have to cancel your holiday due to unforeseen circumstances. In this case, the traveler or his representative must notify Hogenboom Holiday parks in writing or by telephone (during office hours). With a cancellation or modification costs are associated in most cases.

4.1.1. cancellation with completed travel insurance

A travel cancellation insurance via Hogenboom Holiday Parks

- a On the Confirmation Invoice is an option offered to take out travel insurance. b. The cost of this insurance will be named on the confirmation invoice.
- c. If wishing to take out a cancellation insurance (co-) travelers, he paid the total price of this insurance in the first installment. He fails to do so, the (joint) traveler has no more claim to the offered travel insurance (or the completion of the travel insurance offered).

In the event that the travel insurance offered was completed correctly

If the reason for cancellation may fall under the terms of the cancellation insurance, the traveler receives from Hogenboom Holiday parks a cancellation invoice and a cover letter.

4.1.2. cancellation in accordance with the terms and conditions

If the (co-) travelers has not entered into any travel insurance or not covered the reasons for the cancellation under the conditions laid down in 4.1.1 Insurance Conditions, the booking is canceled according to the conditions below. In addition to the outstanding booking and special request costs (and possible costs for travel insurance) must pay the following amounts of (co-) travelers:
-In case of cancellation up to the 42nd day (exclusive) before arrival: 30% of the tour price;
-Cancellations from the 42nd day (inclusive) until the 28th day (exclusive) before arrival: 60% of the

- -In case of cancellation from the 28th day (inclusive) of the arrival date: 90% of tour price;
- -If canceled on day of arrival or later: the full fare.

4.2. Cancellation by Hogenboom Holiday Parks

- . 4.2.1 .. in the case of force majeure or unforeseen circumstances may cancel the booking Hogenboom Holiday Parks
- Under unforeseen circumstances and force majeure, but not exclusively, understood, inter alia:
- the holiday is no longer suitable for rent (for example, due of water damage, forest fire or a breach of duty by the accommodation provider)
- the accommodation is no longer available (for example, due to the sudden sale of the rental property by the accommodation provider, a double booking or bankruptcy of the accommodation provider).

 4.2.2. Hogenboom Holiday Parks informed the traveler - by phone or in writing. - without delay, stating the reasons . 4.2.3 Hogenboom Holiday parks in this case try to offer an equivalent holiday for the same price. The equivalence of the alternative holiday assessed Hogenboom holiday parks based on the resort, the accommodation category and equipment, as indicated at the time of booking. 4.2.4. If Hogenboom Holiday parks can offer no suitable alternative or the traveler the alternative offer does not agree Hogenboom is Holiday Parks the tour price already fully or partially paid back pay, but without having to pay damages. 4.2.5. Hogenboom Holiday Park is never liable for the costs of any services that has even posted the (co-) travelers (for example, airline tickets, car rental, boat crossing, coach and similar)

4.3 Contract Amendments

4.3.1. Upon invoicing the traveler changes in the booking made may apply, provided they are possible according to estimates by Hogenboom holiday parks and / or the accommodation provider. 4.3.2. Hogenboom Holiday Parks calculated for such changes \in 17.50 per booking. 4.3 . .3 the property is rebooked, are fully applicable cancellation conditions as stated in Article 4.1, which - with regard to the dates specified in Article 4.1.2 - it is assumed that the initial recognition. 4.3.4. If the traveler wishes to make a change he must tell them in writing or by telephone Hogenboom holiday parks. 4.3.5. 's not possible to change the old booking remains valid. Hogenboom holiday park will notify the traveler as

soon as possible after its amendment request. 4.3.6. 's a fellow traveler prevented from the tour group, your space can be occupied by another person, if it satisfies all the conditions associated with this contract. 4.3 .7. Comes added an additional fellow traveler, it may be that further costs arising. In the description of the accommodation on the site are, if applicable, the price per person. 4.3.8. If the traveler prevented, the space freed up by someone else to be taken. In this case, the booking is accepted by the other person. For such a change in the terms and conditions apply to the "acquisition of bookings", as incorporated in Article 4.3.9. 4.3.9. If the booking is completely taken over by another group Hogenboom holiday parks can change the booking if the accommodation in question and the transfer a booking change fee of € 17.50 will be charged. -The traveler tells Hogenboom Holiday Parks taking over writing., already paid are treated as if they were of the acquiring party paid. The transferor and the acquiring party must settle this among themselves.

5 Financial provisions

5.1 tour price and cost

5.1.1. Prices quoted are per accommodation per week, weekend or midweek, unless otherwise specified (if applicable). 5.1.2. In the case of tenders, in which individual nights are available for free stay, the best nights from travel price deducted. 5.1.3. A combination of various discounts is not possible. 5.1.4. Hogenboom Holiday Parks reserves the right to change travel prices, if the increase of government levies or taxes to give occasion. 5.1.5. Possible discounts not apply to existing / already performed bookings.

5.2 Other costs

5.2.1. these are the fixed costs incurred (such as duty-booking fees). related to the booking 5.2.2. these other costs must Hogenboom Holiday parks are paid at time of booking.

5.3 Optional costs

5.3.1. Optional costs are costs that are associated with a specific item, such as the conclusion of a travel cancellation insurance. 5.3.2. Optional costs are paid Hogenboom Holiday parks when booking.

5.4 to be paid on site and costs / deposit

- . 5.4.1 The costs that must be paid on the spot, is, among other things:
- The adventitious additional costs (eg for electricity, heating and gas).
 The cost of optional services may be booked for use before place, if specified in the brochure. (Eg cot, bedding, pets).
- Any outstanding taxes or charges (such as taxes, environmental taxes). 5.4.2. Detailed information on the site costs to be paid are sorted Park / holiday to find on the website, where can not be ruled out that between booking the holiday and the arrival of the amount of costs is locally modified and / or that new state taxes are levied. The force at the moment of arrival must be paid for. Hogenboom Holiday Park is not liable for these kinds of changes, as these are beyond the control of Hogenboom holiday parks. 5.4.3. Passengers will pay the accommodation provider on arrival a security deposit and shall provide a written debit authorization for the deposit. The nature of the deposit varies depending on the accommodation provider. Hogenboom Holiday Parks specifies the manner in which the deposit must be paid by the traveler. 5.4.4. damages to the rental property, the inventory or the park that are caused during the rental period, additional cleaning costs due to unclean posthumous accommodation and any locally payable costs can be deducted from the deposit. If the deposit amount is insufficient to cover the damages or costs incurred, the (co-) travelers, the difference must be paid locally. 5.4.5. , it may happen that the (co-) travelers may not get back the deposit, if he leaves outside the specified departure times. 5.4.6. Hogenboom Holiday Park is not liable for the collection and / or repayment of such deposit and the costs established in this article.

5.6 Invoice construction

- 5.6.1 The bill will reflect the following costs:
- the travel price,the duty-fixed costs, including, among others, the booking costs
- the optional expenses (such as for the travel insurance) count.

5.7.1 Upon receipt of your confirmation invoice following payments must be made: Until 71 days before arrival: - Within 14 days: 50% of rental amount, 100% of the booking cost and 100% of any completed travel insurance as well as special request costs. - 2 months before arrival : 50% of rental amount + all products and extras.

Between 24 and 70 days before arrival: Within 14 days of booking the full amount.

Between 15 and 23 days before arrival: within 5 days of booking the full amount. Between 4 and 14 days before arrival: Within 1 day after booking the full amount.

Between 0 and 3 days before arrival:

Payment has to be on the day before arrival completely fulfilled (direct deposit) 5.7.2., the total amount of the confirmation invoice must be paid in full prior to commencing the rental period. 5.7.3. Upon receipt of the full invoice amount the travel information will be sent to the traveler as soon as possible. The traveler receives the travel information at least two weeks prior to arrival. 5.7.4. exceptions to this product are last minute bookings.

5.8 Non-payment up to the payment date

5.8.1. If the agreed payment dates are exceeded, Hogenboom Holiday Parks reserves the right to cancel the booking and to make the traveler liable for the costs incurred. 5.8.2. In this case, the cancellation policies of Article 4.1.2 apply and any sums paid are offset against the cancellation costs. 5.8.3. Hogenboom Holiday Parks reserves the right to unpaid claims out of hand and to disclose to third parties (for example to a collection agency). All related legal and extrajudicial costs as well as the interest (statutory) are then enforced against the passenger.

6 Obligations of Hogenboom Holiday Parks

6.1.1 Hogenboom Holiday Parks strives on the website provided information after the receipt of additional information by the accommodation provider as soon as possible agreed with the amended information. 6.1.2 Hogenboom Holiday Park is not liable for any missing information on the website that they do not (time) has received from the accommodation provider.

7 commitments of travelers and (co-) travelers

7.1 Descendants of obligations under the Terms and Conditions and the park rules

7.1.1. , the traveler, the traveling companions and any guests agree to all in these General Conditions and the park rules meet the commitments taken, unless it is an obligation that must be plainly satisfied by Hogenboom holiday park or the accommodation provider. 7.1. 2 The (co-) travelers will be encouraged to take before signing a contract, the parking regulations or other additional rules that apply to its choice of holiday, as stated in Article 8.3, on request note. 7.1.3. A traveler is not fulfill these obligations, this is considered to be one expect for a defect in the contract, resulting in the loss obligation of the traveler against Hogenboom holiday parks.

8 (use of) holiday

8.1 Condition of the accommodation and method of use

8.1.1. , the accomodation is provided to the (joint) Traveller in good condition available. If the (co-) travelers is of the opinion that this is not the case, he must report this immediately. 8.1.2. , the traveler is obliged to treat the property and the associated inventory carefully. The tenant will leave the property when he left in a tidy and clean condition. The traveler must Hogenboom Holiday Parks all damages incurred by the traveler or fellow traveler on the property, report before departure and pay promptly. 8.1.3. If the holiday is not clean or damage - for example, the inventory - will leave, part or all of the deposit, as stated in Article 3.5, shall be retained. 8.1.4. The accommodations may only be used for recreational purposes, unless otherwise agreed in writing. Under recreational purposes falls under any circumstances the use of holiday accommodation in a period in which one or more of the users of the accommodation (Places to Stay) performs or perform any work, regardless of whether they paid or unpaid, and regardless of whether such a take place outside employment or an employment relationship.

8.2 Maximum allowable number of persons / visitors

8.2.1. The use of the booked holiday with more than that applicable to the holiday maximum number of permitted persons (including children and babies), as posted on the website (www.vakantiegevoel.nl) is not permitted. The accommodation provider can refuse in this case the (co-) travelers the use of holiday accommodation. This has thereby no right to compensation. 8.2.2 It is not allowed to leave or stay to receive visitors without this was previously permitted by the accommodation provider.

8.3 Further conditions for use

8.3.1. The accommodation is located in a park, building or other environment that is not managed by Hogenboom holiday parks. 8.3.2. The accommodation provider has the right conditions (which rules of conduct and dress code count) for the use of holiday accommodation and to ask / or the park or the building in which it is located. This also applies to the use of the facilities offered. These conditions are included in the order (parking), which belongs to the corresponding property. 8.3.3. Die (Park) order is handed (upon request) on arrival at the apartment and / or upon request of the (co-) travelers that sent free of charge. 8.3.4., the (co-) travelers accepted the terms of this (park) order and will keep it to all posted rules. 8.3.5., if the (co-) travelers of the provisions concluded contract, the terms and conditions of the park rules and / or contrary to the generally accepted rules of morality and decency, Hogenboom holiday park are entitled without notice to terminate the contract with the traveler and the (co-) travelers from holiday and the park to (to be removed) remove without Hogenboom Holiday Parks is then obligated to repay the amounts paid by the traveler amounts, and can make a right to damages for Hogenboom Holiday Parks contends that without the traveler.

8.4 choice of holiday

8.4.1. The traveler is responsible for choosing accommodation that meets their needs and requirements or those of his fellow travelers. 8.4.2. Hogenboom Holiday Parks can only travelers here and advise alone and is not liable if a rental property and / or the park with the wishes / needs of the traveler or the / of passengers not sufficiently suitable and / or appropriate.

8.5 Pets

8.5.1. Firstly is that pets are not allowed in the offered vacation rentals, except when explicitly stated that this is still the case. 8.5.2., if pets are allowed in a rental property, they must at all times be logged. 8.5.3. The registration of pets after a booking is considered an alteration, as stated in Article

4.3 and shall meet the requirements set out therein. 8.5.4. unannounced The pets can be a reason for the accommodation providers, access to Park and / or to refuse to holiday, even if available on the website, that pets are allowed. 8.5.5. Due to the pets extra (cleaning) are collected costs and provided additional conditions. 8.5.6. Pets must always detectable the usual health and vaccination requirements of the country in which the property is located, suffice. If these requirements are not fulfilled or may not be detected, this is the pet can be one reason for the accommodation provider not to let the accommodation or the park. 8.5.7. Traveler is and remains at all times responsible for any damage that the accommodation provider, Hogenboom holiday parks and / or third parties by the pet arises, even if the damage it follows that the requirements, as they were called in 8.5.6, is not enough.

9 facilities (in the park or outside the park)

9.1 opening times and costs

9.1.1. within descriptions of the accommodations on the website information about the facilities on offer, stating the possibly known at Hogenboom Holiday Park fees are granted. Hogenboom Holiday Parks processed with great care all known data on the presence, the cost and opening times of all facilities. If Hogenboom Holiday Park is informed of any changes, these are stated on the website at the appropriate accommodation. 9.1.2., if no cost for the use of facilities are mentioned, it does not mean that the use of these facilities is free. 9.1.3. Hogenboom Holiday Park is not liable for unexpected spot calculated or changed cost for the use of facilities or services offered by third parties. 9.1.4. Hogenboom Holiday Parks can not guarantee that the facilities mentioned on the website are always available. Especially outside of the high season, it is possible that certain facilities will be closed. In many cases, facilities are leased at a property to third parties, so Hogenboom holiday parks and / or the owner of the relevant holiday have no direct influence on the opening times. This applies, for example, restaurants, bars, swimming pools, supermarkets and entertainment, etc. This also applies to similar facilities in the vicinity of the holiday.

10 Travel Information

10.1 Arrival to and departure from a rental

10.1.1. Travelling to and the departure of a booked holiday is organized by the (co-) travelers themselves and done at his own expense and his own risk.

10.2 and departure times

10.2.1. , the arrival and departure times vary depending on the park or holiday accommodation and called on the route description or confirmation of arrival. 10.2.2. Earlier arrival is at your own risk. 10.2.3. When the anticipated late arrival, the traveler must have the immediately to the administration of the booked holiday communicate by telephone. 10.2.4. should he reach anyone there, the traveler must contact phone Hogenboom record holiday parks. 10.2.5. Become articles 10.2.3 and / or 10.2.4 is not observed, the holiday remains to maximum of 24 hours reserved after the arrival time for the traveler. 10.2.6. If the traveler does not arrive within 24 hours or instead during this period in which accommodation provider or Hogenboom announces holiday parks, the booking will be on the terms of Article 4.1 these terms and conditions deemed canceled. 10.2.7. applies to all bookings that late arrival or early departure, the cost for the entire period booked must be paid.

10.3 (travel) documents and other obligations

10.3.1. , the (co-) travelers must ensure themselves for all needed (travel) documents and / or compulsory vaccinations for people and (domestic) animals. Hogenboom Holiday Park is in no way liable in the event the proper travel documents are not in order and / or compulsory vaccinations or health declarations missing.

11 complaints

Hogenboom Holiday Parks distinguishes between complaints, preceding the holiday and discomfort associated with the stay.

11.1 A complaint in advance of your holiday

11.1.1. complaints about the booking process, the website, the information disclosure or service Hogenboom holiday parks are always filed holiday parks in Hogen boom. Hogenboom Holiday Parks strives to edit these complaints as quickly as possible.

11.2 A complaint about the accommodation and / or the park

11.2.1. , if the (co-) travelers has a complaint about the accommodation, the park or the organizations he has this always the accommodation provider or the reception of the corresponding Parks put forward to first give them the opportunity, the complaint promptly to to edit. . 11.2.2 If it does not come to a solution of the problem, can the (co-) take travelers contact with Hogenboom holiday parks, so that they can ensure the fastest possible processing. Hogenboom Holiday Parks seeks to redress complaints within 48 hours. 11.2.3. Contacting Hogenboom Holiday parks outside office hours is only for emergencies and serious deficiencies thought. 11.2.4. , if the (co-) travelers failed his appeal during his Report to stay by calling or writing Hogenboom holiday parks, which Hogenboom Holiday Park does not have the opportunity to deal with the complaint of (co-) travelers can later raise no claim thereto. A possible right to compensation expires with it.

11.3 complaint procedure

11.3.1. A (phone) complaint, which was submitted at Hogenboom holiday parks and has not been processed to the satisfaction of the (co-) travelers must be made within four weeks of departure date from the hotel in writing and with reasons for Hogenboom Holiday parks with photos and / or other evidence to be submitted. 11.3.2. complaints that are submitted later will not be considered. 11.3.3. Upon receipt of the complaint with Hogenboom Holiday Park of the (joint). travelers will receive a

confirmation of receipt within one month. This confirmation is how the new complaint procedure proceeds.

12 Liability

12.1 Limitation of Liability of Hogenboom Holiday Parks

12.1.1. Hogenboom Holiday Park is not liable for loss or theft (including money), damage to property, damage or injury that have been the (co-) travelers inflicted, no matter due to any cause. 12.1.2., the use of all facilities and services at the resort at your own risk (co-travelers). 12.1.3. Hogenboom Holiday Park is not liable for damages suffered because of the rented holiday does not meet the requirements or desires of the traveler. 12.1.4. Hogenboom Holiday Parks can no liability for unexpected (construction) activities in the vicinity of the booked holiday, work on access and / or main roads, noise, caused for example by neighbors, church bells, cars, trains, agricultural equipment, disturbances by pests and environmental problems in the take immediate vicinity of the holiday. 12.1.5. Obvious errors or mistakes in the / site (s) lead for Hogenboom holiday parks at no obligation. 12.1.6. for the accuracy of third-party-provided and / or compiled (photo-) material is Hogenboom Holiday Parks is not responsible for these websites and assumes no liability with respect to legality, availability and accuracy of data these websites. The content of this website is in no way part of the contract. 12.1.8., it is expected that the (co) traveler is aware of the local laws and regulations. Hogenboom Holiday Park is not liable for the consequences of a possible infringement by the (co-) travelers.

12.2 Liability of the Passenger

12.2.1. Notwithstanding the provisions of Article 7, it is the accommodation provider free, to give the (co-) travelers rules on the use of holiday accommodation and all that goes with it, at your fingertips. 12.2.2. During the stay is the Travelers liable for the damage done during the stay of damage to the property of the institution and all things that belong to the booked holiday, regardless of who caused the damage. The settlement of this damage must first go between the accommodation provider and the traveler vonstatten. 12.2.3., if the damage was not handled with the accommodation provider, Hogenboom Holiday Park is entitled to the traveler (on behalf of the accommodation provider) responsible for the (sustained) damage to making. The account of the traveler, which is named on the confirmation invoice is loaded with all the associated costs.

13 Privacy

13.1 Use of the (personal) data

13.1.1 The entered when booking personal data will be used for the booking process. If there are changes in the already reported data, the (joint) traveler is obliged to immediately notify this Hogenboom holiday parks. 13.1.2 The information you enter will be recorded simultaneously holiday parks in the customer database of Hogenboom to assist in the communication between Hogenboom holiday parks and the traveler in connection with the booking to be (eg in connection with the invoicing, dispatching the necessary information relating to the booking, etc.) and for the sending of offers of used and information about Hogenboom holiday parks.

14 Applicable law and authorized judges

14.1.1 For contracts concluded on the basis of these terms and conditions have been changed or extended, Dutch law applies, unless that due to mandatory provisions of another law is applicable. 14.1.2 disputes relating to the contract, can only be submitted to the competent court in Amsterdam, unless it relates to a dispute in which the parties can not select a competent court. In this case, the judge has the power, which is determined by law for the authority.

15 Other provisions

15.1 Changes

15.1.1. Hogenboom Holiday Parks reserves the right to make changes to the website and / or in their offer without prior notice.

15.2 Correspondence

. 15.2.1 All correspondence with Hogenboom Holiday parks in connection with the contract must to be sent by post or e-mail:

Hogenboom Vakantieparken Molenlaan 69 1422 XN Uithoorn The Netherlands E-mail: info@urlaubsgefuehl.de

Visiting address: Molenlaan 69 1422 XN Uithoorn Netherlands

15.2.2. Hogenboom Holiday Parks is authorized to change the addresses of Article 15.2.1. The website will always call the correct contact. 15.2.3. The traveler is responsible for specifying the correct contact information and should notify Hogenboom Holiday parks any change in his contact immediately. 15.2.4. Hogenboom Holiday Park is preferably releases by e-mail to the Send traveler. The traveler can not rely on having not receive e-mails from Hogenboom Holiday Parks when his contact information (no longer) agree or the e-mail address (more) true or because (technical) problems with passengers and / or occurred at the provider of the traveler. 15.2.5. Bookings for business or long-term rental may apply to, inter alia, rent, security deposit, cleaning and linen have different terms.

Insurance in Hogenboom Holiday Parks

you want to know more about the various insurance companies, which offers Hogenboom Holiday Parks? Then look here for more information.

The content of this website has been compiled with the utmost care. We accept no liability for changes or omissions. Unforeseen, government-imposed price increases can be passed on to the tenant. All prices in the price Supplement are subject to change. Obvious (tapping) and other errors do not bind

us.

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