



SALES TERMS AND CONDITIONS

Sous Jullières
38650 TREFFORT
04 76 34 06 31
contact@camping2laplage.com
www.camping2laplage.com

Article 1 - Sales Terms and Conditions

The present sales terms and conditions rule all the stays sold on the website www.camping2laplage.com. They are included in the contract binding the establishment and the customers.

The client agrees to acknowledge these terms and conditions prior to any booking request for a stay concerning himself and any other person enjoying the stay.

According to the law in force, the present terms and conditions are available for the client for information only and prior to any contract for holiday purchase. The terms and conditions are available on written request to the establishment office.

Article 2 - Booking conditions

2.1 Price and payment

All prices are given in Euros, including VAT. The client's attention is drawn to the fact that the tourist tax (0.22 €/ adult) is not included in the price.

Camping pitches booking requests: Pitches booking requests are nominative and nontransferable. The lease is only effective after the establishment agreed and has received the deposit and the administration fees.

Rented accommodations booking requests: Rented accommodations booking requests are nominative and nontransferable. The lease is only effective after the establishment agreed and has received the deposit and the administration fees.

Should you have any delay on the day of arrival and don't warn the establishment, the accommodation will be available 24 hours after the arrival date mentioned on the lease. After this time limit and without written message, the booking will be cancelled and the deposit will remain acquired for the establishment.

2.2 Changing your booking request

No discount will be granted for late arrivals and/or early departures.

2.3 Cancellations

According to the general sales terms and conditions, any booking with unpaid balance will be cancelled. 25 % of the deposit will be paid back for any cancellation received at least 5 days before the date of arrival.

2.4 Withdrawals

The legal dispositions related to withdrawals on on-line sales do not apply to tourist services (article L.221-28-12 from the French Code de la consommation).

For any on-line booking, customers will have no right of withdrawal.

2.5 Cancellation Insurance

The campsite advise you to subscribe to an optional Cancellation and Interruption insurance in your rental contract. Our partner Gritchen Affinity will refund all or part of the stay only to customers that have purchased Campeze Couvert insurance.

In case of cancellation, please notify the campsite of your cancellation as soon as an event occurs that prevents your departure, by letter or by email. If the claim is covered in the general conditions (available at www.campez-couvert.com or from the campsite), please notify the insurer within 48 hours and provide all the necessary information and supporting documents.

Article 3 - During your stay

3.1 Arrivals and departures

In rented accommodations and camping pitches, arrivals from 15 p.m. and departures before 10 a.m.

3.2 Guarantee

A € 300 guarantee will be deposit on your arrival. It will be given back on your departure during the reception opening hours and after inventory of fixtures. Any damage will be invoiced and added to the price of the stay as well as the cleaning fees if the accommodation is not perfectly clean when you leave. If you cannot attend the inventory of fixtures, your guarantee will be sent back by post.

3.3 Departures

Any delay for giving back the key and leaving the pitch after 12 a.m. will be invoiced one extra night. Should your stay be extended, you must warn the establishment at least 48 hours before the departure date set previously.

3.4 Animals

Animals are not allowed inside the accommodations.

3.5 Policies and procedures

In accordance with the law in force, the client agrees to subscribe to the Policies and procedures, listed in the Préfecture, available at the reception desk, it will be given on demand.

Article 4 - Liability

The establishment is not liable for any damages on the holiday-maker's equipment. Holiday-makers must have subscribed civil liability insurance for their equipment (FFCC, ANWB, ADAC, etc.).

Article 5 - Applicable Law

These general conditions are subject to French law and all disputes concerning their application falls under the jurisdiction of the High Court or Tribunal de Commerce of your choice-.