

GENERAL TERMS AND CONDITIONS OF

Røstig pop-up camping

Established in Utrecht, the Netherlands. Filed with the Utrecht Chamber of Commerce and Industry.

Article 1

Definitions

1. In these terms and conditions, organizer means Røstig Pop-Up Camping or those employed or working on behalf of organizer.
2. In these terms and conditions, package means a ready-made program (combination of choice of services and/or facilities and accommodation at the campground) offered by the organizer at a fixed price per participant or group of participants.
4. In these terms and conditions, a (theme) program means a program (combination of, among other things services and/or facilities) compiled by the organizer whether or not to specific wishes of the participant.
5. In these terms and conditions, participant means any natural person or legal entity who on the commencement date is actually using an organizer-produced service, package or themed program in combination with a stay at the campsite of a pre-agreed period of time. The participant is both the one who enters into the agreement with organizer as well as the person for whom the contract was .
6. Campground means the area where participants stay.
- 7 House rules means the rules that apply on the camping grounds. These make up as an appendix part of these general terms and conditions.

Article 2

Validity and disclosure

These conditions apply to all offers, performances, performed by Organizer, provided that it is clearly disclosed by the organizer before or at the conclusion of the agreement.

Article 3

Offers

1. All offers, unless the offer indicates otherwise, have a validity period of two weeks from the date of the offer. They shall be based on the information accompanying the

offer provided by the participant.

2. The length of stay mentioned in the offer is valid until 14 days from the invoice date.
If there

no payment of the agreed amount has been made within that period, then organizer has the right to release these stay(s) again.

All prices quoted are in Dutch currency or in currency specified by organizer.

Also not included in listed prices are reservation fees, tourist tax and charges.

Article 4

Formation of agreement

An agreement may be formed in the following ways:

a. After making an offer. In that case, the agreement takes place if the offer is signed for agreement by participant and returned to organizer. If the offer is offered via the Internet, usually through the site, booking platform or through an email message, and is returned by participant for agreement via the Internet.

b. In case of a verbal order which is confirmed in writing by the organizer to the participant after which the participant returns this confirmation signed for approval to the organizer.

c. By participant taking an option on an open stay in the booking agenda of the website of organizer or booking platform. Organizer sends a confirmation thereof via internet and this is returned by participant for agreement via internet within three working days after date of confirmation by organizer.

Organizer reserves the right at any time, without giving reasons, to cancel a reservation not to be .

2. Liability

The person who enters into a contract with Organizer on behalf of another is jointly and severally liable for all obligations arising from that contract.

Participation in arrangement and/or activity is at risk of participant. Except in case of intent or gross negligence of organizer itself, organizer is not liable for any damages, including consequential damages, suffered by participant as a of the

participation or registration of arrangement and/or activity organized by organizer, unless and

insofar as exclusion of liability may not permitted by law.

Staying in the campground and parking near the campground is done on instructions of organizer and is at your own risk.

The participant is liable to Organizer for damages or any other disadvantage caused by the acts or omissions of him, or third parties "admitted" by him.

3. Collateral

The organizer is entitled, before proceeding with the fulfillment of the contract, claim sufficient security for the fulfillment of the payment obligations of the participant. If participant fails to comply with this, organizer is entitled to dissolve (cancel) with immediate effect.

4. Deposit

Organizer is entitled to a deposit.

5. Price Change

If after the conclusion of the agreement but before the delivery/performance of the service

any change in price determinants occurs, including by any manufacturer and/or government imposed price changes, as well as cost price-increasing currency changes, even if this occurs as a result of circumstances foreseeable at the conclusion of the agreement, then the change will not affect the agreed price if it occurs within three months of the conclusion of the agreement.

If a change as referred to above, leading to a price increase, occurs at a time more than three months after the conclusion of the , the risk is for the participant and the organizer has the right to execute the agreement only then, if the participant agrees to execute under the changed circumstances.

6. Damages

Organizer, in executing agreements with participants apparently acting in the conduct of a profession or business never liable for any other damages, than is expressly for in these terms and conditions, in particular not to the compensation of other direct or indirect damages, including third-party damages, loss of profits, etc.

7. Termination

If participant seriously fails to fulfill his obligations resulting from the agreement, such as the improper use of clothing, furniture, utensils, tools or other materials provided by organizer, then

Organizer the right to immediate suspension or cessation of its obligations. First

organizer will give a verbal warning, but if the participant or participant to do so, then organizer has the right to immediate suspension or cessation of his obligations. The agreement will first be terminated verbally by organizer which will later be confirmed in writing to participant. Organizer has entitled to full compensation for all costs and damages incurred by participant and/or attendee.

9. Complaints

Should participant despite the care and effort of organizer still have a justified , then participant should it to organizer immediately.

Organizer must

then be given the opportunity to resolve this complaint. Should it not be to the satisfaction of

participant are resolved then participant has until no later than one month after execution of the

arrangement or (theme) program the opportunity to submit the complaint in writing to

Organizer. Organizer will treat this with the utmost care. Should this also not lead to a

result in a satisfactory solution, then participant has until no later than three months after execution

of the arrangement the opportunity to have the complaint handled by the Recreation

Disputes Committee in The Hague or to submit the complaint to the according

court with jurisdiction under the law. The decision of these bodies has the force of a

binding opinion.

10. Deviation (theme) program

Organizer has the right to change the agreed service due to significant

circumstances. If the change involves one or more substantial items, the participant may change the

amendment(s). If the amendment concerns one or more non-substantial items, the

shareholder may reject the amendment only if the amendment causes him a

disadvantage of more than

minor . Article 5

Force majeure

In case of force majeure, the parties will have to give each other the opportunity to fulfill its obligations for a reasonable period of time after the agreed duration of stay.

After said period, the agreement may, at the request of the other party of the one who is invokes force majeure be declared dissolved. Article 6

1. Payment

Each agreement is made under the general condition: payment net cash at the conclusion

of the . In case an invoice is sent, the payment period is maximum 14 days from date of invoice, unless otherwise agreed.

The participant is automatically in default by the expiration of the payment deadline.

When the

invoice fourteen days after the invoice date unpaid in whole or in part, the participant obligates to organizer from that time until full payment a fee to pay for loss of interest in the amount of statutory interest on the unpaid invoice amount.

Organizer is authorized after the expiration of the period referred to above without further notice to proceed to recovery of the amount due to him.

If Organizer proceeds to do so, the associated extrajudicial costs to reasonableness at the participant's expense.

These costs will be at least 15% of the outstanding principal amount with a minimum of € 150,== amount.

The obligation to pay follows from the mere fact of the notification by the third party collector, however, only if the participant has already been ordered to pay for this by the organizer.

exhorted.

In the event of judicial collection, including bankruptcy filings, the remains in addition to the

court costs also owe interest and extrajudicial costs.

2. Suspension of payment obligation

In the event of complaints, the participant is only entitled to withhold that portion of the invoice

that is reasonably related to the substance and seriousness of the . This relieves the participant

not from its obligation to pay the remaining part of the invoice within the agreed period.

Article 7

Cancellation

In the event of unilateral cancellation of the agreement by the participant, the participant shall be liable for damages

owed of what participant should have paid upon execution of the agreement,

unless organizer can prove that its damages are greater or the participant can prove that the damage is smaller.

Compensation depends on the number of days until the start of the dates of stay, these amounts:

- 50% of the agreed price for cancellation up to 6 to 4 weeks before the start of date of stay.
- 75% of the agreed price for cancellation between 4 and 2 weeks before the start of the date of stay.
- 100 % of the agreed price for cancellation between 2 weeks and 0 days before start of stay date.

Article 8

Disputes

Except in cases where the court location canton is the competent court, disputes will be referred in the first instance to the authority competent under the normal rules of competence

judge in the district of Utrecht. Dutch law is exclusively . See also the house rules which are part of these general conditions.