

Where Stags Roar Booking Terms And Conditions

Bookings are subject to the following terms and conditions as agreed to at the time of booking.

- A contract between you (the client) and the us (owners) will come into existence when we receive payment and accept your booking by issuing a confirmation email of booking for the holiday dates. The contract binds you & all the members of your party. It is your responsibility to ensure that all members of your party accept the terms of the contract set out in these terms & conditions of booking. Failure to disclose all relevant information or comply with these terms may lead to termination of the contract & loss of the booking.
- A non-refundable deposit of 50% of the holiday price is payable at the time of booking. Bookings made less than six weeks before your arrival date must be accompanied by the full amount of the holiday charge.
- The balance must be paid so as to arrive no later than six weeks before the commencement of your holiday. If the balance is not received by the due date then your holiday will be treated as a cancellation and you will remain liable to pay the balance of the rent.
- All cancellations must be immediately notified by telephone and then in writing or if acknowledged email. If you cancel your holiday more than 6 weeks before it is due to start then your deposit will be forfeit. If you cancel less than 6 weeks prior to the holiday then the full balance remains due and is not refundable.
- We strongly advise that you take out comprehensive travel insurance. If you choose not to then you accept responsibility for any loss that you may incur due to your cancellation. Cancellations often arise due to unhappy unexpected events, so please note that our cancelation policy is not flexible whatever the circumstances. Please be insured.
- Your booking will not be cancelled by the owner except in exceptional circumstances beyond our control. Notification will be given of the cancellation as soon as possible and we will promptly refund all payments made for your holiday. Our liability for cancellation will be limited to payments made to us.
- The number of persons using the accommodation at any time must not exceed the number mentioned on our website. We reserve the right to terminate the booking without notice and without refund in case of a breach of this condition.
- Bookings cannot be accepted from persons under eighteen years of age.
- We (the owner) reserve the right to refuse a booking request without giving any reason.
- We or our representative reserve the right to enter the apartment at any time to undertake essential maintenance or for inspection purposes.
- Tenancies normally commence at 4pm unless otherwise agreed and guests are required to vacate the apartment by 10am promptly on the day of departure. This allows the accommodation to be thoroughly cleaned and prepared for incoming guests.
- Smoking anywhere on the premises will result in immediate termination of occupancy and forfeiture of all payments. This must be strictly adhered to and any damage or extra cleaning caused by smoking will be at the expense of you.

- Pets - we accept 1 dog only at each property (dogs being the only animal we accept!) and please note dogs must not be left unattended at any time, nor allowed on the furnishings/beds etc. Please ensure you use poop bags at all times and anywhere on our premises. Please do not allow your pet to foul the garden or grounds - thank you.
- Please treat the facilities & accommodation with due care so that other guests may continue to enjoy them. In making a booking you accept responsibility for any theft, breakage or damage caused by you or any member of your party and agree to indemnify us in full for any loss that we may incur as a result. In the event that you notice damage in your accommodation please let us know immediately so that we can take the appropriate action. If there have been any breakages during your stay, we would be grateful if you could replace them or advise us before you leave. The accommodation will be inspected at the end of the holiday & you may be charged for any loss or damage found.
- Please remind your guests to lock the doors and close the windows when they leave your property unoccupied.
- The owner reserves the right to make a charge to cover additional cleaning costs if the client leaves the property in an unacceptable condition.
- Please note that in the event that any keys issued are not returned at the end of your stay, then the cost of replacement will be charged to you.
- The client may in no circumstance re-let or sublet the property, even free of charge.
- The internet connection is available (at no extra cost) subject to technical availability.
- The owner shall not be liable for any temporary defect or malfunction of any equipment, machinery or appliance in the building or grounds.
- All inventory must remain in the property it was in at arrival and not be taken to another property.
- Children under 18 must be supervised by their parents/guardians at all times.
- We reserve the right to terminate a holiday without compensation where the unreasonable behaviour of the clients or anyone staying in the property or visiting may impair the enjoyment, comfort or health of others, us, other clients or neighbours.
- Any problem or complaint which the client may have concerning their holiday must be immediately reported directly to us/our representatives and we will endeavour to put matters right. Any complaints not reported to us/the property manager at the time and only reported after the client has returned from holiday will not be considered by the proprietor.
- We reserve the right to make reasonable amendments or additions to these terms and conditions without notice.
- This property is privately owned. We expect all guests to enjoy the facilities and treat the property with the same respect that they would with their own house. Thank you.

CANCELLATION POLICY

The balance must be paid so as to arrive no later than six weeks before the commencement of your holiday. If the balance is not received by the due date then your holiday will be treated as a cancellation and you will remain liable to pay the balance of the rent.

- All cancellations must be immediately notified by telephone and then in writing or if acknowledged email. If you cancel your holiday more than 6 weeks before it is due to start then your deposit will be forfeit. If you cancel less than 6 weeks prior to the holiday then the full balance remains due and is not refundable.
- We strongly advise that you take out comprehensive travel insurance. If you choose not to then you accept responsibility for any loss that you may incur due to your cancellation. Cancellations often arise due to unhappy unexpected events, so please note that our cancellation policy is not flexible whatever the circumstances (including covid and whether your insurance covers you for this or not). Please be insured.
- Your booking will not be cancelled by the owner except in exceptional circumstances beyond our control. Notification will be given of the cancellation as soon as possible and we will promptly refund all payments made for your holiday. Our liability for cancellation will be limited to payments made to us.
- Covid Policy
In the event of a localised lockdown in our area which affects our ability to trade at the time of your stay, we will refund the full cost of your booking. If you are already in the property when the lockdown commences and are ordered to leave the premises and return to your home, we will refund the cost of the unused nights. If any localised lockdown affects the area in which you live but has no impact on our ability to operate our business, or if you need to self-isolate, then I'm afraid no refund will be provided, nor option to change dates. This policy is strict and not flexible, regardless or whether your insurance covers you for these circumstances or not.