



Sandy Haven Booking Form

Tel 07817930820

Email sandyhaven1@btinternet.com



Sandy Haven

Please complete and return to:
Sandy Haven, 27 Station Road, Carnhell Green, Camborne, Cornwall, TR14 0LY.

When you book your holiday property, you are entering into a legally binding contract with the Owner of your selected holiday property. What would happen if you fell ill, had an accident or were otherwise prevented from taking your holiday?

You can protect yourself against unforeseen eventualities with a Cancellation Plan, allowing you to enjoy your holiday to the full. Visit Post Office Travel Insurance for a UK Holiday & Cancellation Insurance Quote or Telephone (0800) 2942292

Required Holiday Dates	from	to	
Holiday Tariff	£	Pets Surcharge @ £10	£
Name and Address of Person Making Booking			Contact Telephone Numbers Day Night Mobile
Email Address			
Party Members	First Name	Last Name	D.O.B if under 18yrs
Mr/Mrs/Ms/Master/Miss			
1			
2			
3			
4			
5			
6			
Please State Car Registration			
Where did you find out about Sandy Haven			
I / we have enclosed cheque for the sum of	£	Cheque Number	Please make cheques payable to N B Hardaker

DECLARATION: I have read and accepted the Terms and Conditions of Holiday Rental I am over 18 years of age and agree to be wholly responsible for the balance of rental of the property 28 days before occupancy. I agree to leave the property in a clean & tidy condition & be responsible for any & all damages or breakages howsoever caused. In all cases of cancellation, the deposit is non refundable.

Signature

Date



Sandy Haven *Terms and Conditions of Holiday Booking*

Tel 01209 832095

Sandyhaven1@btinternet.com



HOLIDAY BOOKING CONTRACT.

Please read the terms and conditions of rental contract before signing the booking form contract of holiday rental. You are entering into a binding contract with the Owner of the holiday caravan you are intending to book.

By signing the booking form you have legally accepted the Terms & Conditions of rental below. A legally binding contract shall exist between the Holidaymaker & the Caravan Owner subject to the following booking conditions.

Owners: the legal Owners persons entitled to the Caravan or its rental income.

Customer: the person reserving the Caravan for the Period.

Property: Sandy Haven 6 berth holiday caravan.

Period: the period of time specified in the Booking Form for which the Customer is to occupy Sandy Haven for holiday purposes.

Booking Form: such form or document whether in written, printed, or electronic form produced by the owner for the purpose of recording the particulars of the Customer, Caravan, Period and any other relevant or desired terms relating to the occupation of the Caravan for holiday purposes. In these conditions words importing the singular shall include the plural and vice versa. Words importing one gender shall include any other gender. Where the Customer comprises more than one person the liability of all such Customers shall be joint and several.

The person who signs the Booking Form on behalf of the Customer warrants that he has full authority and power to sign it and to accept these terms and conditions on behalf of himself and any other persons comprising the Customer.

Upon the Owner issuing a holiday confirmation advice for the Caravan to the Customer a legally binding contract shall exist between the Customer and the Caravan Owners subject to the following booking conditions.

Formation of Contract: The Contract is formed on receipt of a deposit 25% of the relevant booking fee of the Caravan, per week or short break along with the signed booking form.

Payment by cheque is deemed received on clearance of such cheque. Provisional bookings will not be kept unless the booking form and deposit is received within 5 working days of such provisional bookings.

Payment: If a booking is made, the deposit must accompany the booking form.

In all of the cases payment of the outstanding balance due must be made not less than 28 days before the starting date of the period or in full if there is less than 28 days before commencement of your holiday.

The Owner shall not be under any obligation to issue reminders for such balances due. Non payment of such balance in such a manner shall entitle the owner to treat the reservation as cancelled by the Customer.

Where the Owner has not received the balance by the due date, an overdue reminder letter may be issued to the Holidaymaker (Customer) and a charge of £12 will be added to the balance due.

(Terms and conditions Continued)

Cancellation & Forfeiture:

If the Customer cancels a reservation of the Caravan for the period the deposit paid shall be forfeit in any event. The Owner will attempt to re-let the Caravan for the period but no guarantee can be or is given as to the result.

If the Caravan is not re-let for the period the full cost of the holiday specified in the booking form shall be due and payable by the Customer including any balance unpaid by the Customer at the date of cancellation.

If the Caravan is re-let for the Period the Customer shall be liable to pay the deposit and the costs and expenses of the Owners in re-letting.

Any sum paid by the Customer to the Owner in excess of such deposit costs and expenses shall be refundable to the customer without interest.

During the period:

the Customer shall not allow the property to be occupied by more persons (and where appropriate animals) than he maximum specified for the property on the booking form.

The Owner shall have the right to enter the property at all reasonable times during the day (save in the case of emergency) for the purposes of inspection and repair of the property and its equipment, fittings and contents. The Customer shall occupy the property for holiday purposes and no other.

Customer obligations :

1. To pay for any losses or damage to the Caravan , however caused (reasonable wear and tear excluded), unless the cost of making good such loss or damage can be recovered under any Householders insurance policy maintained by the Owner.
2. To keep the property and all furniture, fittings and effects in or on the Caravan, in the same state of repair and condition as the commencement of the Period, and to leave the Caravan in the same state of cleanliness and general order in which it was found.

The Owner will be entitled to make an additional charge to the Customer if extra cleaning is made necessary as a result of the Caravan being left in a dirty condition upon the Customer's departure.

Departure:

The Caravan shall be vacated by no later than 10.30am on the last day of the period. The Customer shall be liable for any loss, claim, cost or expense arising from any failure on the part of the Customer to vacate the Caravan in accordance with this condition.

Discrepancies:

whilst the Owner takes all reasonable steps to ensure the accuracy of the website and illustrated materials produced in relation to the property its facilities and surroundings, no liability for errors or omissions is accepted.

Distances and dimensions are approximate. Facilities may alter or be withdrawn. No liability shall attach to the Owner for the consequences of the acts or omissions of persons or events outside their influences or control.

In the event of any discrepancies between these booking conditions and the contents of the website these booking conditions shall prevail.

Complaints:

To enable any complaint to be investigated and an action considered, complaints must be taken up with the Owner immediately. The responsibility for any necessary remedial action at all times shall remain with the Owners. If the Customer vacates the Caravan prematurely as a result of any alleged dissatisfaction, or makes any claim upon return home from the Caravan, and has not followed this procedure, then no liability for any subsequent claim will be accepted or correspondence entered into. All complaints made during the Period must be confirmed in writing to the Owners, within 7 days of the last day of the period.

(Terms and conditions Continued)

Alterations:

A Customer wishing to alter a booking after the contract is formed shall forfeit the deposit paid on booking and any alteration shall be treated as a new booking and contract.

Where a Customer has requested services in addition to the basic cost of occupation of the Caravan for the Period and the cost of such services increases between the date of the booking and the start of the Period such increase cost shall be borne and paid by the Customer.

If for reasons beyond the control of the Owner the Caravan is not available for the Period the owner will refund in full all monies paid and be under no other liability.

Amenities :

The use of amenities where offered, such as Haven Holiday site amenities are entirely at the User's risk and the Owner will not accept responsibility for loss or damage to the Customer's belongings, personal injury or loss of life. Availability of amenities cannot be guaranteed.

Holiday & Personal Insurances:

The Owner strongly advises you to take out holiday insurance to cover any eventualities that may result in you having to cancel your holiday. The Owner strongly suggests that you take out your own holiday insurance to cover any losses, accidents, damage, injury, expense or inconvenience whether to person or property which may arise out of or in connection with the period.

Jurisdiction:

These terms and conditions shall be read and construed in accordance with the law of England and Wales and the parties hereby submit to such jurisdiction.

Pets:

Pets are permitted in the Caravan. If the number/size of pets is exceeded, the Owner is entitled to refuse entry and this will be treated as a cancellation by the Customer. Please refer to Haven Holidays terms and conditions regarding certain types of dogs and the guidelines they implement such terms, conditions and implementations are beyond the control of the Caravan owner.