Short Term Rental and Cancellation Agreement Terms

- 1. Terms of the Agreement
- 1.1 These terms apply when the owner of the property (the "owner"), offers to rent the property ("the Holiday Apartment") to a renter (the "renter"). Under this Agreement,
- the renter agrees to rent the Holiday Apartment from the owner and the owner agrees to rent the Holiday Apartment to the renter on the terms of this agreement (the "Agreement").
- 2. Bookings/Deposits/Cancellation of Bookings Bookings
- 2.1 A booking is made when the renter contacts the owner of the Holiday Apartment and agrees to rent the Holiday Apartment for the term for a price (the "rental"), and the renter pays a deposit. Confirmation of a booking will be provided to the renter once the deposit has been received by the owner.
- 2.2 At the time of booking the owner may set out terms and conditions in addition to those in this Agreement ("additional terms") which may include, without limitation, terms relating to pets, tents, the number of people permitted to occupy the Holiday Apartment, and additional fees or costs which apply to the booking. The
- renter agrees to comply with the additional terms, including any terms set out in the site listing for the Holiday Apartment, as if they were set out in this Agreement.
- 2.3 Subject to the cancellation provisions of this Agreement, once a booking is confirmed in writing by the owner the renter is liable for the balance of the rental together with any extra costs or fees set out in the additional terms.

Deposit

- 2.4 The renter must, to confirm a booking, pay the owner a deposit equal to either:
- a. 25% of the rental price for the Holiday Apartment, or
- b. 100% of the rental for the Holiday Apartment if the booking request is made within 8 weeks of the proposed date of commencement of the term, or
- c. such other amount that the owner determines and advises the renter in writing.
- 2.5 A deposit, if less than the full amount of the rental, is in part payment of the full amount of rental that is due for renting the Holiday Apartment for the term.

Payment of Rental

2.6 The balance of the rental, if any, is payable not less than 8 weeks prior to the commencement of the rental term.

Amendments and Cancellations

- 2.7 Any cancellation or amendment must be in writing.
- 2.8 The owner may refuse to amend a booking once it has been confirmed in writing and any amendment or transfer of deposit to another booking will be at the sole discretion of the owner.
- 2.11 The owner may cancel a booking by notice in writing if the renter fails to make any payment due under this Agreement when that payment is due.
- 2.12 If a renter cancels this Agreement more than 8weeks prior to the commencement of the term the deposit shall be forfeited by the renter. The balance of the rental will not be payable.
- 2.13 If the renter cancels this Agreement fewer than 8weeks prior to the commencement of the term the rental will remain payable by the renter.
- 2.14If the owner cancels this Agreement at any time prior to the commencement of the term the owner will refund the renter any money paid prior to cancellation.
- 3. Damage and Bond
- 3.1 The renter is responsible to the owner for all breakage, damage and destruction to any property, direct and indirect costs, charges from third parties arising, and damage caused to the Holiday Apartment (including any contents) during the term. The renter agrees to indemnify the owner against any losses or damages suffered by the owner as a

consequence of the renter's breach of its obligations under clause 3.1 and to immediately, on demand, reimburse the owner for all such costs.

- 3.2 The owner will request a bond of €200 cash from the renter, payable on arrival, to be held by the owner on trust until the end of the term. If a bond is held by the owner it shall not limit any liability of the renter under paragraph 3.1 above.
- 4. Occupation of the Holiday Apartment
- 4.1 The renter must not permit more people to occupy the Holiday Apartment than the number stipulated by the owner and declared by the renter on the booking form.
- 4.2 The renter must not permit smoking in the Holiday Apartment . Smoking may be permitted within the boundaries of the property provided the renter ensures that all associated rubbish is removed at the end of the term.
- 4.3 The owner may enter the property and the Holiday Apartment at any time to inspect the property and Holiday Apartment provided the owner gives the renter not less than 2 hours' notice. Such notice shall be provided verbally, by phone or in writing.
- 4.4 The Holiday Apartment will be available for occupation from 3.00 p.m. on the day of arrival and must be vacated by 11.00 a.m. on the day of departure. The arrival and departure times may be varied by agreement between the owner and the renter in writing.
- 4.5 The owner must be provided with 48 hours' notice of the requested arrival time of the renter so the owner may make arrangements in respect of the keys for the Holiday Apartment .
- 4.6 The owner accepts no responsibility for any loss, or damage, to any of the renter's personal belongings at the Holiday Apartment .
- 5. Additional Facilities Available in the Holiday Apartment
- 5.1 If any additional facilities provided by the owner are used by the renter or the renter's guests the renter uses those additional facilities at its sole risk.
- 6. Limitation of Liability
- 6.1 The parties' liability in respect of this Agreement shall be limited to the value of the rental and other associated charges agreed at the time of booking. In no circumstances will the owner be liable for any consequential damages of any nature, however arising and regardless of whether the owner has been notified of the risk of them.
- 6.2 The renter's limitation of liability under clause 6.1 shall not apply to liability arising under clause 3.1 or clause 8 of this Agreement.
- 7. Complaints
- 7.1 If the renter is not entirely satisfied with the Holiday Apartment they must immediately contact the owner (or the owner's representative).
- 8. Insurance
- 8.1 The renter undertakes that it will not do, permit to be done, or omit to do, any action that does or may invalidate or adversely affect any insurance policy held by the owner in respect of the Holiday Apartment and/or its contents.
- 8.2 The renter agrees to indemnify the owner against any losses or damages suffered by the owner as a consequence of the renter's breach of its obligations under clause 8.1.
- 9. Privacy Act
- 9.1 Information collected by the owner about the renter is used by the owner to determine the credit worthiness of the renter, to operate the Holiday Apartment as a

business, and to carry out the owner's obligations under this agreement. The renter authorises the owner to exchange such information with third parties, including (without limitation) its agents used to manage the Holiday Apartment, credit and debt collection agencies, accountants and lawyers. The renter understands that if the

renter defaults on any payment under this Agreement, that default may be listed with a credit and/or debt collection agency. Any information provided to a credit and/or debt collection agency may be made available by that agency to other users of that agency's services.

- 10. Force Majeure
- 10.1 Neither party shall be liable to the other where such liability arises through a circumstance entirely outside the control of that party.