♠ Horsey Holiday House ♠Sea Haven Booking Request Form

Please print out this form, complete, sign, email, scan, or post with your deposit (or full payment) to: 90 The Drive, Wellingborough, Northants NN8 2DF Mobile 07905188809 email info@horseyholidayhouse.co.uk

Full Name
Address
Town
County
Post Code
Email
Telephone Number
Mobile
Name of guest 1
Name of guest 2
Name of guest 3
Name of guest 4
Number of Dogs
Arrival dateAfter 3pm
Departure DateBefore 11am
Total Holiday Price £
Minus Deposit £100.00
Balance due 4 weeks prior to arrival plus £100 refundable deposit £
(Bank Transfer to HSBC Bank, sort code 40-46-03, account number 82307286 or payment by Cheque made payable to Mrs Z Ward)
All bookings please complete : Declaration : I am over 18 years old. I have read and I agree that this booking is made according to the Booking Conditions
Signature:
Print Name: please make a copy of this form for your records

BOOKING TERMS AND CONDITIONS

LEGAL DISCLAIMER

The Contract entered into is between Sea Haven and the person making the actual booking (who must be over 18 years old) and all the other members of your party as notified by you. This contract is for short term holiday let only. The contract is only effective once the completed signed booking form is received with the required payment and written confirmation of acceptance has been sent by Sea Haven. You are required to check the confirmation carefully upon receipt.

The Contract is subject to English Law and the jurisdiction of the English Courts. PAYMENT

A deposit of £100.00 when booking is required and is non-refundable. The balance is due 4 weeks before the start of your holiday. For bookings made less than 4 weeks before arrival, full payment is required on booking. We accept payment by bank transfer or cheques. Sea Haven reserves the right to cancel a holiday booking where full payment has not been received in accordance with these terms.

DEPOSIT

A refundable deposit of £100 is requested on booking for any damages or loss. This can be paid either by bank transfer or cheque. Please note we will also deduct either part or full amount of the deposit if additional cleaning is required due to your dog/s.

CANCELLATION

If you are forced to cancel the holiday booking due to unforeseen circumstances you must inform us of any cancellation immediately in writing or by email, we will endeavour to re-let the property, but you will remain liable for full/part payment if it is only possible to re-let part of the agreed period however the deposit is always non-refundable. You are strongly advised to take out appropriate cancellation and travel insurance for your holiday.

LIABILITY

Sea Haven shall not be liable for death or any personal injury. No liability is accepted for any other damage, injury, loss, expense accidental or otherwise or inconvenience to you or any member of your party and/or your or their belongings, damage by or to any third party or for damage to any motor vehicle or its contents which may be suffered, incurred, arise out of or in any way connected with the let.

The terms of the Contracts (Rights of the Third Party) Act 1999 shall not apply to this contract.

This agreement is made on the basis that Sea Haven is to be occupied by the holidaymakers for a holiday as mentioned in the Housing Act 1988 Schedule 1 paragragh 9 and the holidaymakers acknowledge that the tennacy granted by this agreement is not an assured tenancy and that no statutory periodic tenancy will arise when it ends.

GUEST NUMBERS

Under no circumstances may more than the maximum number of persons, as stated by Sea Haven occupy the House (4). Names and addresses of all people staying at the Holiday Cottage need to be given at the time of booking. Admittance may be refused if this condition is not observed.

The owners also reserve the right to refuse or revoke bookings from parties which may in its opinion prove unsuitable as a result of their behaviour or otherwise for/in/at the Holiday House. All payments/charges will be refundable in full on a daily basis, less, if applicable, the full cost of all repairs or replacements of any item in or to the Cottage.

BOOKING ALTERATION

Sea Haven reserves the right, in the interests of safety or any other reason beyond their control to cancel or alter arrangements made for you. In this unlikely event we guarantee to return to you any payment/charges made in full including the deposit. If we have a request from you to change the dates of the booking after confirmation has been issued, subject to the change being requested more than 10 weeks prior to the commencement of the holiday and Sea Haven have availability for those new dates there will be no charge for the change in booking.

CARE OF THE PROPERTY

You and the members of your party are responsible for taking care of the property during your stay.

All equipment and contents must be left clean and tidy on departure. Any damages or breakages in the property are the joint responsibility of you and the member/s of your party that have caused the damage or breakage. The cost is either taken from the deposit/payable upon demand and, subject to any incurred losses, not limited to loss of rental, interest, and other consequential charges as may be incurred by Sea Haven. The hirer must report any damage before departure.

Sea Haven operates a non-smoking policy throughout. In the event of any member of the party breaching the smoking policy Sea Haven will make a charge for additional cleaning and damage caused as a result.

A £50 charge will be levied if keys are taken from the property on departure this is for replacements and inconvenience.

RIGHT OF ENTRY

The Owners of Sea Haven reserve the right to enter the property at any reasonable time for the purpose of emergency repairs should they become necessary. They will obviously respect your right to privacy and confidentiality and accommodate any reasonable request as to timing or arrangements in this. The property must be securely locked when you and the members of your party are out and care taken not to expose the property to any fire risk or other risk such as flooding.

You and each one of the members of your party are responsible for acting in a responsible manner during the holiday period. The Owners reserve the right to retake possession of Sea Haven at any time for any reasonable reason and in particular where serious misconduct has arisen in or around the property.

DESCRIPTIONS

The Owners of the property oversee the management of Sea Haven and make every effort to describe it fairly but also anticipate possible changes. All information given and on the web site is in good faith and is correct at the time of publication but the Owners cannot be responsible for changes beyond their control or which may become known after publication without reasonable opportunity for updating the website.

COMPLAINTS PROCEDURE

You must inform the Owners immediately if a problem arises and every effort will be made to rectify it as soon as possible so that you enjoy the rest of your holiday. In the event of breakdown of domestic appliances, plumbing, wiring, or any unforeseen occurrence or circumstance the Owners will not be required to pay any compensation or expenses of any kind.

DOG POLICY

We ask all dog owners to observe the following rules-any fouling of lawns or outside areas must be cleaned up without delay, dog owners must supply the dogs bed or basket for sleeping in, dogs not to be left alone in Sea Haven and any pet hair must be cleaned up before departure. Dogs not to be let on any furniture or upstairs. Deposits will be withheld if there is excessive dog hair or any damage caused by dogs. Only a maximum of 2 Dogs permitted in Sea Haven at any one time (prior authorization from owner for more dogs, extra dogs will be charged)

PRIVACY RULES

Following changes to the Data privacy regulation changes on 25th May 2018, please find below our Privacy Policy

The details we hold are as follows-Full Name/s, Contact telephone number/s, Address, Email address, bank details.

This information is used for Making bookings, Communication regarding bookings, deposits, payments and information. Contact with you throughout your stay. Marketing, contacting yourselves regarding future bookings.

This information will be held by ourselves for the allocated legal time or when such time. By signing this form you are also giving consent for the above.