

HILLEND CARAVAN PARK LTD TERMS AND CONDITIONS

1. DEFINITIONS

- We/Us/our/the site operator ----- Hillend Caravan Park Ltd.
- You/The owner ----- the person named below as the caravan owner
- Licence fee ----- the annual ground rent including rates utility charges and vat.
- The Park ----- property owned by Hillend Caravan Park Ltd and known as Hillend Caravan Park.
- The Terms and conditions ----- means these Terms and conditions or such terms and conditions as are from time to time in force

2. LICENCE

- payment of the licence fee does not create a lease or a tenancy but a licence permitting the owner to keep a caravan on any plot on the park we allocate for a period of 12 months commencing from 1st January each year.
- If you do not wish to renew your licence you must notify us in writing no later than 1st January following expiry of the same.
- You may not transfer the licence or your allocated plot on the park to a third party.
- the Park will normally open from 1st March to 30th November except in exceptional circumstances .

3. PAYMENT

- the licence fee must be paid in advance no later than 1st March each year.
- payment of the licence fee implies your acceptance of these Terms and Conditions for the forthcoming season, and until such time as you relinquish your plot or amended Terms & Conditions are issued.
- these rules and conditions form the basis of our contract with you.

4. SALE / PURCHASE OF CARAVANS / CHANGE OF CARAVAN

- caravans must be supplied by, and purchased from the site operator or, with our agreement from agencies nominated by us.
- you may only sell your caravan to the site operator, or privately providing the purchaser removes the caravan from the park.
- notwithstanding condition 9 of these rules & conditions, caravans shall be replaced with new after 15 seasons on the park, or 20 seasons (twin unit caravans up to 17 feet wide) or 30 years (twin-unit lodges over 17 feet wide)

5. INSURANCE

- all caravans must be insured on a full reinstatement basis at all times and have minimum public liability cover of £5 million.
- if you do not insure your caravan with our preferred insurance provider, you must provide at each renewal a full copy of your policy schedule and booklet, and evidence that cover remains in force must be provided at 3 monthly intervals thereafter .
- if you do not insure your caravan with our preferred insurance provider, an admin charge of no less than £45 + vat will apply

6. PETS

- pets must be kept under the strict control of their owners at all times and must be exercised away from the park.
- if any pet becomes a persistent nuisance, the owner will be requested to leave the pet at home whilst visiting the park.
- owners must clear up in the event that their pet should foul the park.

7. SUBLETTING

- owners who sub-let their caravans will be deemed to be responsible for the actions of their tenants.
- owners should not let their caravans to large or undesirable groups. see condition 10 below in relation to occupancy.
- we will terminate the licence of any owner whom we consider is keeping a caravan on the park primarily for the purpose of sub-letting whether for financial gain or otherwise. We will allow owners a maximum of 4 weeks rental per season.
- we will deem a change of ownership to have occurred in contravention of conditions 2 & 4 in circumstances where a caravan is sub-let to any third party on an ongoing basis.

8. VEHICLES

- no more than two vehicles must be parked outside a caravan at any time.
- visitors to caravans will be charged the current car park fee unless met at the point of entry by the caravan owner.
- vehicles must be driven sensibly on the park at all times. any speed limit displayed on the park must be observed at all times.

9. SAFETY

- caravans must be maintained in good order and remain mobile and free of debris beneath.
- any caravan which is approaching a condition whereby we consider it will soon become immobile or unsafe, will not be permitted to remain on the park.
- no external modifications will be made to caravans and manufacturers external finishes must be maintained.
- the possession or use of firearms, other weapons, fireworks and drones is strictly prohibited whilst on the park.
- No ball games are to be played around caravans. Please use the facilities provided for this purpose.
- no caravan should be occupied by more persons than the number of berths for which it was designed.
- owners must not allow the accumulation of rubbish around their caravans and must keep their plot tidy at all times.

10. EXTERNAL CONSTRUCTIONS

- No external works or constructions (including fences) are to be carried out under any circumstances without our prior approval.
- tents must not be erected next to caravans under any circumstances.
- cladding beneath caravans must be colour coated sheeting, not timber, pvc or plastic.

11. LIABILITY

- we accept no liability, other than our legal liabilities, in respect of personal injury or damage to the property of owners or their guests whilst on the park.

12. GENERAL

- if any owner persistently breaches, or allows others to breach these conditions, or if at any time in our opinion the conduct of any occupier is such that it is considered to be detrimental to our interests, or the interests of other owners, then the licence will be terminated and the caravan removed from the park.
- in the event of any dispute between caravan owners our decision upon all matters will be final.

These terms and conditions were issued to C Evans on 12/01/21