

uniq to stay

RENTAL CONDITIONS

The Holiday Home is not owned by UNIQBOOKING (Hereinafter referred to as UB) but by a third party ("Homeowner"). UB is the party making the Holiday Home available on behalf of the Homeowner whereby the benefits and risks are for the Owner. UB has an agreement with the Homeowner which gives UB the right to rent out the holiday home. The rental of the holiday home in which UB acts as an intermediary always takes place on the basis of the conditions set out below. Travel agents, websites and other intermediaries cannot make agreements that deviate from UB's rental conditions on the website. These rental conditions only apply to the rental of the holiday home. The tenant informs himself of the services included in the booking conditions of UB or on the website via "UniqBooking". Attachments to the Rental Conditions are only valid if they are in writing.

INTRODUCTION

Before the start of the stay in the holiday home, the tenant will receive a rental certificate, which includes exact instructions on how to collect the key to the holiday home. The tenant must be 21 years of age or older on the day of booking the holiday home. Group travel by under-21s is not allowed.

The decisive arrival and departure times can be found via the website on "UniqBooking" or in the rental documents. The rental documents contain information on when and where the key can be obtained and when the holiday home will be ready. The key can generally be collected at a later time than stated on the rental documents, provided that an agreement on later collection has been made in advance and the tenant pays any agreed fees. You must always leave the holiday home no later than 10:00 am on the day of departure. The key will only be handed over if, according to the rental conditions, the full rental sum has been paid and any rental agreement or voucher and a photo ID can be presented on arrival.

- 2.1 Size and nature of use of the house and plot: Unless otherwise agreed with UB, the house may only be rented for holiday purposes. If UB or the Homeowner suspects that acts contrary to applicable law, UB's directives, public order or decency are taking place, UB and the Homeowner have the right to gain access to the holiday home and, if in their sole judgement this is indeed found to be the case, have the right to terminate the agreement and to deny the person(s) concerned access to the holiday home with immediate effect without the right to a refund of rent. The size of the house indicated in m^2 is calculated according to the external dimensions of the foundation. It is forbidden to place tents or caravans etc. on the holiday home plot.
- 2.2 Number of persons: The holiday home and its land may only be occupied (meaning overnight stay while guests are welcome during the day) by the, on the website and in the Agreement, specified number of persons, including children, regardless of their age. Excluded from this are properties, which have the possibility of bringing an additional child (under 4 years of age) without additional payment.

If the house or land is occupied by more persons than the maximum allowed, UB or the House Owner has the right to send away without further notice the persons who are too many. If the tenant does not comply with such direction within 12 hours, then the Rental Agreement will be terminated and all participants will be obliged to leave the holiday home with immediate effect and without further explanation without any refund. UB mediates mainly in holiday homes for families and couples. Groups of young people, by which is meant a minimum of five persons, mainly under 21 years of age, have to make themselves known as a group of young people at the latest at the same time as concluding the rental agreement. UB or the House Owner is entitled to reject a group and terminate the

- Agreement without refund of rent, if the registration as a youth group trip did not take place at the time of booking.

 2.3 Pets and allergies: In some holiday flats, pets are not allowed. However, neither UB nor the holiday home owner can guarantee that there have not been pets in the holiday home before or that the holiday home owner himself keeps pets. Neither UB nor the owner accepts liability for allergic reactions, including asthmatic reactions, in holiday homes.

 Tenants are not allowed to keep pets in the bedrooms.
- 2.4 Noise: Tenants may also be unexpectedly exposed to noise in our holiday homes due to construction work, neighbours, traffic and the like. Neither UB nor the Homeowner can be held liable for noise nuisance.
- 2.5 Internet: Internet connection / broadband is offered in various ways, e.g. cable, wifi etc. Internet is an additional service offered by the Homeowner and due to the possible hiccups that may occur due to insufficient coverage in the area where the holiday home is located and variable data quantity and speed, UB and the Homeowner cannot be held responsible for poor signal, overloaded antenna, cable problems or other problems with coverage or cost of data. Internet may only be used by adults and use of the Internet must be in accordance with relevant laws.
- 2.6 Smoking: Smoking is not allowed inside the holiday home unless expressly stated otherwise. However, this does not mean that smoking has never been allowed inside the holiday home. You will be charged EUR 400 for violating this smoking ban.

 2.7 Swimming pools, hot tubs or similar facilities: If a swimming pool belongs to the holiday home, then for safety reasons the Tenant is obliged to follow
- any instructions from Homeowner or UB regarding the use of the pool or hot tub or similar facility. The tenant is at all times responsible for the use of the pool or hot tub or similar facility. Excessive use of the pool, hot tub or similar facility is not recommended. Children under the age of 16 or persons without swimming certificates are not allowed in or near the pool without adult supervision.

3. PRICES AND PAYMENTS

All prices are quoted in EUR (euro) per property per week unless otherwise stated. UB is in some cases obliged to collect local taxes from the tenant prior to arrival at the holiday home and prices usually include applicable taxes. If it is not possible to include these in the price at the time the booking is made, UB is entitled to additionally pass on local taxes to the tenant. The booking is immediately binding, regardless of how the booking was made. Once the tenant's booking has been registered by UB, UB will send the tenant an email with a link. This way you will receive all information about payments and rental documents. The rental amount will be charged by UB in one or two instalments (see below).

3.1 When booking at more than 56 days (8wk) before the start of the rental agreement, the following applies:

The first instalment, 50% of the full rental fee, is due immediately, and must be received by UB no later than two days after booking. The second instalment, the remaining 50%, is due and payable no later than 42 days (6wk) before the start of the lease and must be received by UB no

3.2 When booking less than 55 days (7wk+6dg) before the start of the rental agreement, the following applies:

The full rental fee is due immediately, and must be received by UB no later than two days after booking. Failure to comply with the terms of payment shall be considered as non-performance, as a result of which UB may dissolve the Agreement entered into without delay, but UB will, if possible, inform the tenant before the dissolution takes place. The dissolution of the rental agreement does not release the tenant from the obligation to pay rent, this is subject to the rules on cancellation in point 6. Unless stated otherwise on our website, the rental price does not include consumption of water, electricity, oil, gas and the like or heating (including any fireplace fuel).

4. PRICE INCREASES, ETC.

In case of price increases, increases in taxes or the introduction of new taxes or changes in the exchange rate, UB is entitled to increase the rent proportionally. In the event of price increases in relation to consumption costs or other variable costs, UB shall be entitled to increase the price of the costs in question for the account of the lessee. If requested by the lessee, UB shall provide proof of this. In the event of a change in the currency in the country where the holiday home is located or if there is a change in the currency used by UB for invoices relating to the

holiday home compared to the currency indicated on the website, as applicable to the tenant's payment for the holiday home, the rent may be increased, at any time after the Agreement is concluded and for the tenant's stay in the holiday home, by the same percentage as the applicable currency has increased since the conclusion of the rental agreement. These circumstances do not entitle the tenant to cancel the booking.



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5. UniqBooking's SECURITY PACKAGE Covers: CANCELLATION SECURITY - EMPLOYMENT SECURITY GUARANTEE - MONEY BACK

When a tenant books a holiday home with UB, he automatically receives our Security Package, which is included in the price. Through the Security Package, UB tries to offer the tenant who rents his holiday home through UB the greatest possible security

5.1.1 Collateral for Cancellation: Collateral for Cancellation applies in cases where the tenant's stay in the rented house is made impossible or significantly impeded:

a. as a result of one or more of the persons named therein or their spouse, child, parent, brother, sister, grandparent or grandchild dying after the conclusion of the Agreement, suffers from (i) an acute illness or (ii) serious injury requiring (i) hospitalisation, (ii) bed rest prescribed by a medical practitioner or (iii) similar measures prescribed by a medical practitioner. For this purpose, an acute illness means (i) a newly arising illness, (ii) a well-founded suspicion of a newly arising serious illness or (iii) an unexpected worsening of an existing illness; or

b. because significant damage due to fire or burglary occurred to the tenant's private residence shortly before the start of the agreed rental period, or a wildcat strike broke out in the tenant's own company.

5.1.2 The cancellation cover has as a condition:

a. That the tenant has notified UB in writing within 24 hours of the start of the illness, and that the cancellation has been communicated to UB no later than 12:00h on the day of arrival specified in the Agreement.

b. That UB receives proof of the occurrence that justifies cancellation, i.e. a doctor's certificate, death certificate or police report, within three days (72 hours) from notification. The fee for preparing a doctor's certificate should be paid by the tenant.

5.1.3 The tenant is insured from the time of booking until he moves into the holiday home. There is no cover for the period after the start of the tenancy agreement or for earlier departure based on the above circumstances.

5.1.4 In the event of an incident justifying cover and documented at UB, the full rental fee will be refunded less EUR 75.

5.1.5 Other costs, e.g. transport following illness or accident, are not covered. We advise the hirer to contact their own travel or accident insurance company for

5.1.6 The cancellation guarantee cannot be invoked in the event of force majeure and/or extraordinary events or circumstances.

The following applies to the Unemployment Security Guarantee:

5.2.1 In order to invoke the Security Guarantee, the following conditions apply:

5.2.2 The Surety Guarantee only applies, if UB receives documentation for the incident covered, see section 5.2.1.a, no later than eight days after the incident occurred and no later than eight days before the start of the rental period.

5.2.3 If the Security Guarantee applies, the tenant may choose to: a. Transfer the agreement to third parties without charge or

b. Cancel the rental agreement and receive a full refund of the rental fee against payment of an administration fee of EUR 75.

5.2.4 In the event that the Homeowner cannot make the holiday home available as agreed due to insolvency, UB's Security Guarantee automatically comes into effect, by UBC committing itself in such cases to make another holiday home available to the tenant if possible.

5.2.5 If the replacement property provided is cheaper, the tenant will be refunded the difference in rent.

5.2.6 The Security Guarantee does not apply in case of force majeure and/or extraordinary events or circumstances.

The following applies to the Money Back Guarantee:

5.3.1 The money-back guarantee applies only to holiday homes with an indoor pool. The money will only be refunded in cases where the pool has such significant defects that cannot be remedied immediately that the use of the holiday home is impaired to a significant degree, e.g. because the pool cannot be used, or the

heating system in the holiday home is out of order. 5.3.2 In order to invoke the Money-Back Guarantee, the following conditions apply:

a. That the tenant files a complaint immediately and during the stay in the holiday home,

b. That UB has not remedied the damage within 48 hours of the tenant making a complaint, and

c. That there are circumstances, which are not attributable to the tenant.

5.3.3 The Money-Back Guarantee applies from the day, on which the complaint is received at UB and for the rest of the rental period.

5.3.4 If the Money-Back Guarantee applies, the hirer may choose to:

a. Leave the holiday home and receive a proportionate refund of the rent corresponding to the remaining days of the rental agreement or

b. To have a replacement house made available. If the replacement house, which is made available, is cheaper, the tenant will be refunded the difference in rent, by- that the difference is calculated according to the remaining part of the rental period.

5.3.5 If the Money Back Guarantee applies, the tenant does not have to pay for final cleaning when leaving the original holiday home.

5.3.6 The Money-Back Guarantee does not apply in the event of force majeure.

6.1 A cancellation can only be made in writing and shall only take effect from the day it becomes known to UB.
6.2 If a rental agreement is cancelled and this is not the result of circumstances covered by UB's Security Package, see point 5, the following charges will

apply: 6.2.1 If there is a holiday home of 8 or more people:

a. from the booking date until 70 days before moving in 25% of the total rental price.

b. from 69 days before moving in 100% of the total rent.

6.2.2 For other holiday homes, the following is due: **a.** from the booking date until 70 days before moving in 10% of the total rent, but always at least EUR 75,=

b. from 69 to 40 days before moving in, 25% of the total rent, but always a minimum of EUR 75,

c. from 39 days before moving in 100% of the total rent.

If UB does not receive a written cancellation, 100% of the total rental fee is due, even if the rented holiday home is not used.

6.3 If the holiday home is re-rented to another party and at the original price, the costs mentioned in points 6.2.1.b and 6.2.2.c can be reduced to 25% of the total rental sum, but always a minimum of EUR 75. If the holiday home cannot be re-rented, or if the holiday home is not re-rented at the original price, the costs mentioned under point 6.2 will apply.

6.4 The decisive time for the days mentioned in 6.2 and 6.3 is the preceding midnight.

6.5 If a tenant can put another tenant in his place, for the same period and at the same price, UB will accept a name change on payment of an administration fee in the amount of EUR 75,- Notification of this to UBC must be made in writing. The fee will be waived, if the incident is covered by UB's "Security

6.6.1 To the extent possible, UB will accept rebookings of tenancy agreements up to the 40th day before moving in for an administration fee of EUR 75.



6.6.2 If after rebooking that adjusted booking is later cancelled by the Hirer under section 6, the provision applies in its entirety to that cancellation, albeit without being more advantageous to the Hirer in line with section 6.2 than the situation where the Hirer would have cancelled the original Agreement at the

6.6.3 Any rebooking in relation to the original Agreement from the 40th day before occupying the property and later will be considered a cancellation (see conditions above) followed by a new booking.

Car charging is only allowed if the holiday home is equipped with a charging station. In the holiday homes where energy consumption is included in the rental price, the tenant does incur a charge if the tenant wishes to use the charging station for the

charging an electric car (see symbols next to the description of each holiday home). In holiday homes, where energy/water consumption is not included in the price, a predetermined amount per person to whom the property is rented will be charged, or an electricity/water form will be handed over when collecting the key, or it will be in a visible place in the holiday home. On this, the meter reading must be entered immediately after the start of the rental period, whether electricity, district heating, geothermal heating, gas or and other form of energy. The electricity meter does not show decimals, i.e. the meter reads whole kWh. Any red numbers are also whole kWh. At the end of the rental period on departure, the tenant, the Homeowner or UBC's service employee re-reads the meter reading; this recording forms the basis of the electricity consumption calculation. The tenant pays for energy consumption during the entire rental period, even if the tenant did not use the holiday home for the entire rental period. In the period from 1 November to 31 March, the holiday home will be heated to approximately 15 degrees, provided the booking is made no later than three days before the day of arrival.

Outdoor pools are not normally heated and cannot be used all year round.

8. SECURITY DEPOSIT AND ADVANCE CONSUMPTION COSTS

At the request of UB or the Homeowner, the Agreement in certain cases also includes the payment of a deposit to UB upon payment of the rent or cash collection of the deposit and/or payment for consumption charges upon handing over the keys. Consumption charges serve as security for energy consumption and the like. The deposit serves as security for the Homeowner in the event of any damage to the rented property or in the event of the final cleaning or defective final cleaning, while the advance payment for consumption costs serves only as security for the payment of these costs. Insofar as a deposit is collected, its amount depends, among other things, on the size of the house, the facilities and extras, such as a rowing boat or motorboat, the duration of the rental agreement, and for what purpose the holiday home is rented.

If, in addition to the agreement entered into with UB as intermediary, the tenant has entered into an Agreement directly with the Homeowner regarding rental of extras, for example an outboard motor, it is possible that an additional deposit may be required from the tenant by the Homeowner. The amount of the advance payment for consumption costs and the deposit are mentioned in the Agreement and/or on our website. Settlement of the advance payment for consumption costs and the deposit will take place no later than 4 weeks after departure from the holiday home. Any damages or missing final cleaning, plus administration costs, will be deducted from the refund of the deposit. Should the value of the above costs exceed the amount of the deposit, or should the consumption costs exceed the deposit collected, the excess will be charged to the tenant. If no deposit or advance payment for consumption costs has been charged, an invoice will be sent by UB, the Homeowner or their representative for damages, missing final cleaning and consumption after the end of the rental period, unless paid for in cash on departure.

When there is a group of young people (see 2.2), when a group consists of more than 5 persons (other than families and couples), when a holiday home is rented for more than 14 days or when the holiday home is rented for purposes other than holidays, UB, the homeowner or his representative are entitled to collect an increased deposit in the amount of EUR 475, per sleeping place available in the holiday home; payment may also be demanded for a final cleaning, or possibly multiple cleanings depending on the duration of the rental agreement.

The tenant is obliged to leave the house tidy and thoroughly cleaned. In doing so, the tenant must pay particular attention to cleaning the fridge, freezer, hob, oven, grill and sanitary facilities. Always leave the holiday home as you would like to find it. Normally, final cleaning can be booked for a fee with UB or with the Homeowner and the tenant is not allowed to have this done by third parties themselves.

Costs due to missing, faulty final cleaning or leaving the holiday home untidy will be charged to the tenant.

If the final cleaning is included in the rental or a final cleaning has been ordered, this does not release the tenant from the obligation to put the dishes in order,

empty the dishwasher and refrigerator, clean the oven and any barbecue, and clean up in and around the holiday home before departure.

The Homeowner or his representative shall, in the case of a group of young people, (2.2), or when a holiday home is rented other than for holiday purposes, be entitled to demand compulsory final cleaning, and in the case of rentals for more than 21 days, be entitled to demand cleaning after 14 days and thereafter after

The tenant must treat the rented property properly and the tenant must deliver the rented property in the same condition as when it was handed over, except for ordinary deterioration due to wear and tear or age. The tenant is liable to the owner for damages to the holiday home and/or its contents that occur during the rental period and are caused by the tenant himself or by others to whom the tenant has granted access to the rented holiday home. If the tenant is liable for minor damages for an amount up to a maximum of EUR 75, UB will cover this up to a maximum of EUR 75 per rental period, under the condition that the tenant completes and signs a damage form before leaving the holiday home or makes a note on the back of the energy form and under the condition that the tenant has not paid a deposit, in which case UB will not cover the claim. In case of damages for an amount higher than EUR 75, those damages will not be covered by UB. Damages to the holiday home or its contents, which occur during the rental period, must be reported immediately to UB, the Homeowner or his representative. A complaint by the Homeowner as a result of damage incurred during the rental period will, regardless of whether if the defect has been reported, or can be detected with normal attention, have to be made within 4 weeks from the end of the rental period, unless the tenant has acted fraudulently. UB and/or the Homeowner will carry out a tenant changeover check at each tenant changeover, which will identify defects and damage to the holiday home and/or contents, as well as any missing or faulty

11. DEFECTS, COMPLAINTS AND REPAIR

The rented property is made available to the tenant without defects. If, when taking over the holiday home, the tenant finds that it has been cleaned inadequately or that there is damage or defects to the holiday home, the tenant must report this immediately, otherwise it will be assumed that the holiday home has been delivered to the tenant without any problems and the tenant will lose the right to complain about the problem. Complaints regarding cleaning should be made immediately. Complaints concerning damage or defects must be reported as soon as possible and no later than 24 hours after the start of the rental period or after the discover of a defect or damage. Complaints should be addressed to Homeowner, its representative or to UBC. To contact UB, please refer to the UB website. There you will find telephone numbers and opening hours. Complaints during the stay can be made via email if necessary, accompanied by any attached photo material. The tenant is obliged to take measures to prevent aggravation of damage and defects and to cooperate in ensuring that the loss to UB and the Homeowner will be

UB and/or the Homeowner have the right to remedy any defects. In case of complaints, the tenant is obliged to give UB a reasonable time to remedy or repair any defects and damage. Leaving the holiday home before the end of the rental agreement without prior arrangement with UB is at the tenant's own expense and risk. The tenant thereby risks not being able to terminate the Agreement due to significant defects or not being entitled to compensation or proportional reduction over



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the period that a defect reduces the value of the rented property for the tenant. This is due to the fact that the tenant himself has made it impossible to remedy or repair any damage or move to another holiday home.

UB reserves the right, in connection with the complaint if possible and upon UB's decision, to offer the tenant the opportunity to move to another holiday home of a corresponding price and quality. If, in the opinion of the tenant, the reported complaint has not been satisfactorily resolved during the rental period, this will have to be communicated to UB in writing no later than 14 days after the end of the rental period for further handling.

Complaints should be addressed to: UniqBooking by email at rental@uniqbooking.com. Any obligation to pay damages includes only direct economic damages.

For indirect damages (consequential damages) or damages of a non-economic nature (immaterial damages), UB or the Homeowner cannot be held liable.

The Holiday Home is not owned by UB but by the Homeowner. UB is the party making the Holiday Home available on behalf of the Homeowner whereby the benefits and risks are for the owner. To the extent that a booking proves impracticable against expectations due to causes beyond UB's control, e.g. due to foreclosure, default on the part of the Homeowner and the like, UB is entitled to cancel the rental agreement against instant refund of rent already paid to UB. However, UB may alternatively if possible offer the tenant another corresponding holiday home in the same area and for the same price, if available at that time.

13. FORCE MAJEURE AND/OR OTHER EXTRAORDINARY EVENTS OR CIRCUMSTANCES

13.1 If UB and/or the Homeowner is unable, or is significantly hindered, to perform its obligations under the Agreement, due to force majeure and/or other extraordinary events or circumstances, including in any case, but not limited to, war, natural disasters, pollution disasters, drought, other exceptional weather conditions, epidemics, pandemics, quarantine measures, the (closing) of borders or geographical regions food shortages and/or rationing, traffic conditions, disruption of currency trade, strikes or lockouts, and regardless of whether such force majeure and/or other extraordinary events or circumstances were foreseeable at the time the reservation was placed, UB and/or the Homeowner may cancel the Agreement and neither UB nor the Homeowner shall be liable for nonperformance of the Agreement. In case of force majeure and/or other extraordinary events or circumstances, UB shall be entitled to reimbursement by the renter for all costs incurred, all with a minimum of EUR 75, including booking fees related to the termination of the Agreement.

13.2 Neither UB nor the Homeowner can be held liable for changes in circumstances not related to the holiday home itself, nor can UB and the Homeowner be held liable for diminished enjoyment of the stay as a result of circumstances including in any case, but not limited to, circumstances such as road works or construction works in the vicinity of the holiday home, power failures, the closure of shops and facilities and similar circumstances including changed opening hours, changes in opportunities to go swimming including a ban on swimming, change of fishing rights and weather conditions including, for example, but not limited to, floods, forest fires and drought.

13.3 Neither UB nor the Homeowner can be held liable for (cases of) an insect infestation in the holiday home or on its grounds, nor for theft of, damage to and/or similar circumstances concerning the tenant's property.

14. OTHER INFORMATION

14.1 These conditions do not apply to the rules regarding the right to cancel.

14.2 If the tenant enters into a further written agreement with UB, which deviates from the normal rental conditions on one or more points, the remaining provisions of UB's rental conditions shall nevertheless continue to apply.

14.3 The holiday homes are let in the order in which they are booked.

14.4 UB makes a reservation for printing errors and placement of incorrect images.

14.5 We have tried in good faith to display all information on our website as accurately as possible. As the properties are owned by the owners, UB is not responsible if displayed information is not correct because an owner has changed something without informing us.

14.6 Any commercial use, including reproduction in print in whole or in part or copying of marketing material on the website or elsewhere is prohibited under applicable law.

UniqBooking's DATA PROTECTION OBLIGATIONS

With regard to data protection legislation, the data controller is UniqBooking.com. Any questions relating to data protection must be submitted in writing by sending an e-mail to the following e-mail address: rental@uniqbooking.com. Please refer to our data protection for information on why and how we process the personal data you provide in connection with a booking etc. and your rights in connection with this.

YOUR DATA PROTECTION OBLIGATIONS

In connection with your stay in a holiday home, you will receive the necessary personal data concerning the Homeowner and the holiday home. You will cooperate with UB in connection with compliance with data protection legislation. As part of your obligations, you will ensure that personal data is processed with adequate security, including protection against unauthorised or unlawful processing and against inadvertent processing. groin, destruction or damage, and that personal data is kept only for a necessary period of time.

DISCLAIMER - Data on our website

UniqBooking takes the utmost care to ensure the reliability and topicality of the information provided on its website. However, UniqBooking cannot be held responsible for any incomplete or incorrect information found through this website. Use of any information obtained through this website is at the user's own risk. UniqBooking shall not be liable for damages resulting from incomplete or incorrect information, nor for damages resulting from problems caused by the dissemination of information via the Internet. Similarly, UniqBooking shall not be liable for failures, interruptions, errors or delays in the provision of information or services. Also, UniqBooking accepts no liability for any damage suffered as a result of the use of data, advice or ideas provided by or on behalf of UniqBooking through this website.

HYPERLINKS on and to our website

This website may contain (hyper)links to websites of other organisations and institutions. In addition, links are provided to this website from other websites. UniqBooking does not accept any liability for the content of these (possibly linked) websites. Such (hyper)links are only included for your information and convenience of this, it does not mean that information offered on or through these websites products or services are recommended by UniqBooking. The use of a hyperlink is entirely at your own risk. Links to our website are not permitted without UniqBooking's prior written consent.

INFORMATION on website and messaging

If information included on the website is also provided in writing, the written version shall prevail in case of textual differences. UniqBooking does not guarantee that e-mails or other electronic messages sent to it are received and processed in a timely manner, and accepts no liability for any consequences of their nonreceipt or late receipt or processing.

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