Terms and Conditions

The parties

The parties to this Contract are:

"the Customer": the person who makes the booking, being eighteen years of age or over and who shall assume responsibility for all party members and visitors.

(b) "the Owner": (Lemmington Estate).

Commencement and Operation of Contract

This Contract only comes into operation when the Owner issues a written confirmation form to the Customer following receipt and upon processing of the appropriate deposit.

A booking for a holiday will only be confirmed when a deposit of 25% has been received by Lemmington Estate.

The Owner has the absolute right to refuse any bookings. In this case, monies received shall be promptly returned to the Customer. The Owner reserves the right to cancel or alter arrangements made for the customer whether before or during the relevant visit (a) Where any error has arisen regarding availability, (b) in any circumstance which arises from or is attributable to acts, events, omissions or accidents beyond the control of the owner or (c) where in the reasonable opinion of the owner, it is necessary to perform or complete essential remedial or refurbishment works.

The balance of the booking cost must be received by the Owner no later than 6 weeks before the Customer's arrival date.

If the Customer books less than 6 weeks before the arrival date, payment of the total cost including the deposit shall be due immediately.

The holiday price includes value added tax. If the VAT rates change, the Owner reserves the right to amend prices accordingly.

All payments shall be made to Lemmington Estate.

Cancellation

1. CANCELLATION BY YOU

- 1.1 If you change your mind and would like to cancel your booking, please contact us in writing as soon as possible. Please note that any refund given to you when cancelling your reservation may be subject to deductions, as set out in these terms.
- 1.2 If there are fewer than 90 days before the start of your stay, any refund we give you will be subject to:
 - 1.2.1 any costs we have incurred in administering your booking or making specific arrangements for you (for example, where you have requested certain activities, additional facilities, etc.); and
 - 1.2.2 our ability to find an alternative booking. If we are unable to find an alternative guest for the period of your booking, we will not offer you a refund. If we are able to find an alternative guest for the period of your booking, you will be entitled to a refund equal to the lesser of: (a) the full cost of your booking, less £100 for our administrative charges described

- above; or (b) the fee paid by the alternative guest for the accommodation, less our administrative charges described above, and any refund under this clause will be made.
- 1.3 If there are more than 90 days before the start of your stay, we will offer you a full refund on cancellation, subject to any costs we have incurred in administering your booking or making specific arrangements requested in respect of your booking (for example, where you have requested certain activities, additional facilities, etc.). Any such refund will be made within 14 days of written confirmation of your cancellation.
- 1.4 Unless the circumstances described in clauses 1.2 or 1.3 apply, we will not refund any booking fees paid in the event of your cancellation for a Force Majeure Event (please see definition below). It is your responsibility to ensure that you have adequate insurance in place to cover any loss or damage that you may suffer as a result of cancelling all or part of your stay with us and any associated costs.
- 1.5 Lemmington Estate reserves the right to discount the cost of a cancelled week for late availability bookings which may lead to no refund being payable.

2. CANCELLATION BY US

- 2.1 If Lemmington Cottages performance is hindered or prevented by a Force Majeure Event (please see definition below), Lemmington Cottages may, at its sole discretion, offer you:
 - 2.1.1 a full refund; or
 - 2.1.2 alternative holiday dates; or
 - 2.1.3 such other remedy as Lemmington Cottages considers appropriate with regard to the circumstances.
 - 2.2 In this contract, a Force Majeure Event means any of the following circumstances which may hinder or prevent the performance of the contract, including but not limited to:
 - 2.2.1 acts of God, flood, drought, earthquake or other natural disaster;
 - 2.2.2 epidemic or pandemic;
 - 2.2.3 terrorist attack, civil war, civil commotion or riots, war, threat of or preparation for war, armed conflict, imposition of sanctions, embargo, or breaking off of diplomatic relations;
 - 2.2.4 nuclear, chemical or biological contamination or sonic boom;
 - 2.2.5 any law or any action taken by a government or public authority, including without limitation imposing a restriction, prohibition, or failing to grant a necessary licence or consent;
 - 2.2.6 collapse of buildings, fire, explosion or accident;
 - 2.2.7 any labour or trade dispute, strikes, industrial action or lockouts;
 - 2.2.8 non-performance by suppliers or subcontractors; and
 - 2.2.9 interruption or failure of utility service.

Insurance

The customer acknowledges and agrees that it is reasonable and prudent for the customer (and/or any customer also travelling) to put in place a policy of insurance in respect of loss, claim, damage, cancellation or injury incurred in connection with travel services or any travel resulting there from. It is not our responsibility to refund if you chose not to take out specific holiday insurance.

Booking Amendments

The Owner cannot guarantee the availability of a different date, but where an amendment can be made a fee of £50 to cover administration shall be charged.

Time and Commencement and Termination of Stay

The Customer must arrive not earlier than 3.00 pm on the start date of the holiday and leave not later than 10am on the last day.

Occupancy

The number of persons occupying the property must not exceed the maximum number stipulated.

The Visitor must not use the Accommodation or allow its use for any dangerous, offensive, noisy, illegal or immoral activities or carry on there any act that may be a nuisance or annoyance to Owner or to any neighbours.

No fireworks, Chinese or sky lanterns (or other lights or illuminations which have naked flames) shall be let off from the property (including any garden or grounds).

The accommodation is designed for family use not for youth groups or student parties. The Owner is entitled to refuse to hand over and to repossess the accommodation if the Owner reasonably believes that any damage is likely to be caused by the Customer or the Customer's party.

Sleeping in vehicles, including caravans, parked in or around the property is not permitted.

Care of Property and Damages and Breakages

The Customer undertakes to take care all reasonable and proper care of the property including all its contents and surrounds and to leave the property in the same state of repair, condition and tidiness as at the beginning of the stay. The Customer must notify the Owner immediately of any breakages or damages. The Customer may at the owner's discretion be required to reimburse the Owner for replacement, repair or any extra cleaning costs.

Our cleaning team are experienced and dedicated however on departure, please leave the property ready for them neat and tidy with all bins emptied and all dishes washed and put away. Fortunately, most guests do take a pride and look after our properties as if they were their own, however we do reserve the right to charge an additional cleaning fee in the unusual event of a cottage being left unsatisfactory.

Pets

Pets are forbidden from entering onto the property at any time.

Smoking

As a courtesy to all guests, smoking shall not be permitted within any of our properties.

Linen and Services

There are no additional charges for linen, electricity, heating, gas and water services.

Liability

The Owner accepts no liability for any accident, damage, loss, injury, expense or inconvenience, which may be suffered, incurred, arrived out of, or in any way connect with the rental.

If the property which the Customer has booked becomes unavailable or unusable for any reason prior to the start of the date of the holiday or during the stay, then the Owner's obligation will be:

to use their reasonable endeavours to find suitable alternative property, or failing which, to reimburse the client for any monies paid or in the case of disruption during a stay, pro rata.

Please note that our properties are in a rural environment and can be subject to environmental conditions beyond our control such as fly problems at certain periods of the year, high pollen levels from crops, smells from agricultural activities on neighbouring farms etc. Field mice may also very occasionally require trapping if any evidence is found in a property and this activity would be carried out during your stay and would not render the accommodation unserviceable.

Many of our properties also have bats in roof voids and nesting birds under eaves and are protected by law.

The information and description given in the brochure and on the website is for guidance only. While every effort has been made to ensure accuracy, the Owner shall not be liable for any mis-description or incorrect information. Rights of Entry - The Owner shall be allowed the right of entry to the property at all reasonable times for the purposes of inspection or to carry out any necessary repairs or maintenance. Repeat bookings The Owner accepts no obligation to reserve specific weeks on an annual basis. Where tariffs are published on the web site and weeks are shown as available, we will accept any booking subject to compliance with our terms and conditions. Complaints Every care is taken to ensure that the properties are presented to Customers to a high standard. Should the Customer at any time believe there is a problem, or a cause for complaint, the Owner should be contacted immediately. This does not affect the Customer's statutory rights.

Last updated: 11th March 2020