

ACCOMMODATION AGREEMENT

TITLE I - Preliminary provisions

1. Ownership and Subject Matter - 1. The "PuntAla Camp & Resort" is owned by Campeggio Puntala S.r.l., with registered office in Castiglione della Pescaia, Punta Ala, VAT number 01233070539 and Tax Code 00225550532, hereinafter referred to as "Campeggio Puntala". 2. Campeggio Puntala provides its customers with services relating to the management of outdoor accommodation facilities as referred to in Article 27 et seq. of Regional Law No. 61 of December 31, 2024, and its implementing regulations.

TITLE II - Procedures CHAPTER I - Provision of the service

SECTION I - Persons authorized to provide the service

- 2. Admissions 1. The tourist accommodation service is provided exclusively to groups of tourists consisting of a maximum of six members, within the limits of the space available to them and for the occupation of pitches, with a maximum of three tents in total or two tents and one mobile accommodation unit being permitted, provided that the total authorized capacity of the facility is not exceeded, in accordance with current regulations. 2. Services are not provided to groups, however formed, unless expressly authorized in advance by the management. 3. A specific area within the accommodation facility is reserved for minors under the age of 25 who are not part of a family unit or guests of customers.
- 3. Accommodation for minors at Puntala Camp & Resort 1. In accordance with Article 109 of the T.U.L.P.S., Campeggio Puntala may only provide accommodation to persons with a valid identity card or other valid document suitable for certifying their identity in accordance with current regulations. 2. Unaccompanied minors, even if they have a valid identity document, cannot be accommodated without written authorization for their stay signed by their parents, who declare that they are responsible for the minor's activities. In the case of unaccompanied minors, Campeggio Puntala may contact the parent to obtain written authorization for the stay at the facility, which must be provided to Campeggio Puntala by completing and signing the appropriate form provided by the latter, with the latter declining responsibility, with a copy of a valid document attached. If Campeggio Puntala is unable to contact any parent, the minor may be accompanied or invited to go to the police headquarters to request a certificate of accommodation. 3. In the case of a minor accompanied by an adult other than their parents, the adult must obtain the consent of the minor's parents and follow the procedure as if the minor were part of a family unit. Minors accompanied by an adult other than their parents must therefore have the written consent of at least one of their parents to stay at the facility, by completing and signing the appropriate form provided by Campeggio Puntala, with Campeggio Puntala declining all responsibility, and attaching a copy of a valid document. In the absence of this, Campeggio Puntala may contact at least one of the parents for written confirmation of consent to the stay, with Campeggio Puntala may invite the adult and the minor to report to the police headquarters for appropriate certification. 4. All adults without a valid original document may be invited to report to the police headquarters.
- 4. Guests 1. Customers are allowed to receive guests within the accommodation facility. 2. Guests are allowed access upon payment of the appropriate fee, if applicable.

SECTION II - Reservations and length of stay Reservation and payment of the

- 5. stay 1. The tourist accommodation service of PuntAla Camp & Resort is provided exclusively upon reservation. 2. If the reservation is defined as "FLEX/FLEXIBLE" or PROMO/PROMOTIONAL or WALK IN or STANDARD, a sum equal to 100% of the cost of the stay must be paid at the time of booking. 3. Any additional services requested by the customer when booking the stay must be paid for at the time of booking. 4. Campeggio Puntala reserves the right to establish new rates and to modify the rates indicated in this article, the amount and terms of the related payments and those of the additional services before the relevant booking, by simply notifying the Customer during the booking process. By signing this contract, the customer hereby declares that they accept that any new rates established by Campeggio Puntala, as well as any changes to the rates indicated in this article, the amount and terms of the related payments and those of the additional services, are those applied by Campeggio Puntala at the time of booking.
- **6. Right of withdrawal, penalty clause, cancellations, changes -** 1. The customer may cancel the booking at any time by giving written notice of cancellation to Campeggio Puntala, except as stated below. 2. "PROMO/PROMOTIONAL" RATE: the reservation is non-refundable and non-changeable; cancellation does not entail a refund of the amount paid pursuant to Article 5 above. 3. "WALK-IN" RATE: the reservation is non-refundable and non-changeable; cancellation does not entail the refund of the amount paid pursuant to Article 5. 4 "FLEX/FLEXIBLE" RATE: the reservation can be changed until 5:00 p.m. on the day of arrival, with the application of a fixed penalty of €200.00; any price differences will be adjusted (up or down) according to the price list in force at the time of rescheduling; after this deadline, no changes are allowed;

the reservation is refundable until 5:00 p.m. on the day of arrival, with a fixed penalty of £200.00 that will be retained/charged; after this deadline, no refund is due. 5. "STANDARD" RATE: the reservation is non-refundable; however, it can be changed until 5:00 p.m. on the day of arrival with the application of a fixed penalty of £200.00; any price differences will be adjusted (up or down) according to the price list in effect at the time of rescheduling; after this deadline, no changes are allowed. £0. The additional contractual consequences provided for in the event of late arrival or "no-show" as regulated by Articles 12 and 39 remain unchanged.

- **7. Length of stay, early departure -** 1. For purchased stays, the length of stay is as indicated in the booking. Payment of the full price agreed for the stay is due even if the customer cancels all or part of the stay. The total length of stay may not exceed 28 nights. Any increase in the length of stay must be expressly authorized by Help Desk 4. The reservation is personal and may not be transferred by the customer to third parties for any reason or purpose.
- 8. Services provided during low season 1. The customer acknowledges that during the low season periods from April 24 to June 26, 2026, and from August 31, 2026,

CHAPTER II - Check-in

- **11. Arrival and registration** 1. At the time of registration, the customer and their guests must provide Campeggio Puntala with their personal details; in the event of subsequent changes relating to guests, the customer undertakes to inform Campeggio Puntala on the same day. Campeggio Puntala reserves the right to collect any data or information that may be requested by the authorities, including health authorities.
- 2. Customers staying in accommodation provided by Campeggio Puntala are allowed to enter the premises and receive their keys (analog or electronic) from 6:00 p.m. on the day of arrival, unless otherwise agreed with the Help Desk.
- 3. Customers staying with their own camping equipment are allowed to enter the facility and occupy their pitch from 12:00 noon on the day of arrival, unless otherwise agreed with the Help Desk.
- 12. Late arrival, no-show, and penalty clause 1. Customers are allowed to arrive later than the scheduled date, but no later than 5:00 p.m. on the following day. 2. In case of delay and until arrival, the customer will still be charged the daily cost of the assigned resource at the agreed rate. 3. After 5:00 p.m. on the day following the scheduled arrival date ("no-show"), the contract between Campeggio Puntala and the customer is automatically terminated and the resource is returned to the availability of





+ + + +

Campeggio Puntala. As a penalty, the full amount of the stay booked by the customer will be retained, even if the stay enjoyed is shorter, without prejudice to the right to claim further damages

- 13. Pitch allocation (camping guests) 1. Guests are required to occupy the pitch pre-allocated by the Help Desk. 2. Occupancy of a pitch other than the one allocated is permitted only with the express written authorization of the Help Desk, subject to completion of a new registration procedure. 3. Pitches are identified by a specific numerical marker or by explicit indication from the Help Desk.
- 14. Verification and acceptance of the condition of the accommodation 1. Upon entering the assigned accommodation, the customer is required to check its general condition, paying particular attention to the state of cleanliness, the integrity of the furnishings and equipment, and the absence of faults or discrepancies (malfunctions, breakages, structural or system anomalies). To facilitate this check, a QR code is available inside the accommodation, which allows access to a digital control form where the customer can indicate whether everything is in order or if they have detected any critical issues. In particular, if the customer reports a problem by filling in the form (negative result), the staff of Campeggio Puntala will take action as soon as possible to verify the report and restore optimal conditions; if the customer confirms that everything is in order (positive result), or does not fill in the form or report any anomalies within 24 hours of arrival, the condition of the accommodation will be considered accepted without reservation. After this period, no requests for refunds, discounts, or complaints relating to cleanliness or pre-existing issues that can no longer be verified will be accepted. Any work carried out independently by the customer (e.g., personal cleaning, DIY repairs) will preclude any form of compensation.

 2. Campeggio Puntala remains available for any further assistance during your stay, provided that reports are made in a timely and verifiable manner.

CHAPTER III - Check-out

- 15. Departure Delay. Compensation for damages 1. The customer must leave the accommodation on the last day of their stay, within the following times: by 12:00 noon, if staying in their own camper, caravan, or tent; - by 9:00 a.m., if staying in accommodation owned by Campeggio Puntala. The customer is obliged to vacate the accommodation strictly within the above terms; if they vacate the accommodation late, they must pay Campeggio Puntala the fee for the period of delay, equal, for each day or fraction of a day of failure to vacate, to the base price applicable to each individual night of delay, according to the rate applicable to the resource purchased, even in the case of application of a more advantageous rate for the stay, without prejudice to the obligation to compensate for greater damage (Article 1591 of the Italian Civil Code), for example in the event of impossibility to reallocate the spaces not vacated.
- 16. Payment 1. Payment of any balance for the stay, as well as any other ancillary services for which immediate payment is not required, is permitted via the dedicated web check-out platform (the link to which is made available with a QR code in the facility or communicated in an email message addressed to the account holder), alternatively via telephone customer service or, as a last resort, in person at the dedicated help desks (help desks). 3. The customer is required to show the tax documentation, including in electronic form, proving payment to the staff responsible for checking this at the exit of the facility. 4. The issuance of the commercial document, even in electronic form, precludes the customer and/or their guests from making complaints and/or any other disputes against Campeggio Puntala, which must therefore take place before the preceding formalities.

TITLE III - Rules of conduct for customers and their guests **CHAPTER I - Prohibitions**

- 17. No smoking 1. Smoking is prohibited throughout the entire Puntala Camp & Resort area, including the concession beach, except in areas marked with appropriate signs where smoking is permitted, including, but not limited to, the terraces/outdoor patios. Resort, including the concession beach, except in areas marked with appropriate signs where smoking is permitted, such as, but not limited to, the terraces/outdoor patios belonging to the accommodation units, the camper van, caravan, and tent pitches set up by campers, and other specially marked areas. 2. Any violation of the above prohibition, ascertained by the staff in charge of Campeggio Puntala S.r.l., will result in the customer paying Campeggio Puntala S.r.l. a contractual penalty of €50.00, which will be charged to the customer's final bill for their stay and must be paid by the customer no later than the check-out date. The sums collected from the penalties may be donated by Campeggio Puntala to charities involved in health and/or the fight against smoking.
- 18. Respect for vegetation 1. It is forbidden to alter in any way and by any means the existing flora within the structure, as well as to hang hammocks and/or drying racks among the vegetation. 2. In the event of such a violation being ascertained, Article 21, paragraph 2 of this contract shall apply, without prejudice to the application of Article 40 thereof.
- 19. Lighting fires 1. It is forbidden to light open fires anywhere on the premises of the accommodation facility and its appurtenances. 2. This is without prejudice to the more restrictive regulations of the authorities responsible for the protection and conservation of heritage. 3. The use of the special cooking grills located within the facility is authorized exclusively on days when there is no "moderate" wind exceeding force 3 on the Beaufort scale (wind speed between 5.5 and 8 m/s) and in strict compliance with the instructions for use displayed on each grill. 4. The use of gas stoves within the pitches is permitted at a distance of more than 1.5 meters from the surrounding vegetation and tent fabrics.
- 20. Waste disposal 1. It is forbidden to dispose of waste outside the appropriate containers provided by the staff in accordance with current regulations on separate waste collection. Please refer to the Rules of Stay for an explanation of the disposal procedure.
- 2. It is forbidden to dispose of waste water, of any type and from any source, outside the appropriate points of use located within the accommodation facility and duly marked (mandatory procedure for the discharge of sewage from caravans and campers) and/or outside the toilets.
- 21. Use of cables and electrical equipment 1. It is forbidden to obstruct the walkways inside the accommodation facility with cables and/or any other device for the derivation of electricity; it is also forbidden to place them on the surrounding vegetation.
- 2. The staff of the accommodation facility is expressly authorized to immediately disconnect, without prior notice, any cable and/or other device affixed in violation of the preceding paragraph. The same authorization is granted in the case of electrical connections that do not comply with current regulations. 3. It is forbidden to raise or otherwise use antennas, satellite dishes, and any other means suitable for receiving radio and television signals.
- 22. Use of sound diffusion devices 1. It is forbidden to use musical instruments or any other means suitable for the diffusion of sound throughout the 24-hour period, such as, by way of example and without limitation, TVs, radios, computers, magnetic or digital media players without the aid of suitable earphones.
- 23. Respect for others' rest and rules of conduct 1. It is forbidden to engage in behavior that disturbs the peace within the accommodation facility and its appurtenances, as well as on the beach in front of it.
- 2. During the hours when the use of motorized vehicles is prohibited, as indicated in the facility and in any case reported in Article 28, paragraph 3 of this contract and in the Internal Regulations, it is forbidden to set up or fold camping equipment, to speak in a tone of voice that is not appropriate for the quiet that is intended to be guaranteed during these periods, and to use motorized vehicles. The use of the static playground is always permitted. The Management, at its sole discretion, may grant exceptions for entertainment activities. 3. Nudity and topless sunbathing are expressly prohibited within the facility; nudity is also prohibited for children inside shops, restaurants, and bars



* * * *

- **24. Pets** 1. Pets are not allowed in the accommodation areas, the market, or the campsite playgrounds. 2. Pets are allowed during the day and evening in the Central Restaurant/Bar, the Isolotto Restaurant/Bar, the shopping areas, and the day and evening entertainment areas of the campsite. The aforementioned pets are allowed in the areas indicated in this paragraph 2, limited to one animal per owner, provided that: A. The owner presents the health card (mandatory) and vaccination documents. B. The animals are kept on a leash and muzzled or in special cages, are taken outside the facility and away from the beach for their toilet needs, and any dirt is removed immediately. They are not allowed in the accommodation area, the market, or the campsite playgrounds. C. They must not be left unattended or disturb the peace of others. Owners or handlers of noisy or dangerous animals who do not comply with the rules or who cause complaints will be asked to remove them or leave the premises immediately. 3 Pets are only allowed in other areas of the facility not mentioned in paragraphs 1 and 2 of this article, and in the accommodation area, if you buy the "PET FRIENDLY" service, which you can book and is subject to availability. Campeggio Puntala S.r.l. reserves the right to revoke, at its sole discretion and in any case if the conditions set out in points A, B, and C of the aforementioned paragraph 2 of this article are not met and/or complied with, the access of the pet to the facility without any refund of the amount paid. Guide dogs and assistance dogs for disabled persons are allowed on the campsite in all cases. 4. Owners or handlers are responsible for any damage caused by animals to third parties and to the campsite facilities. It is the duty of owners or handlers to ensure maximum compliance with health and hygiene regulations when accessing the campsite and its facilities.
- 25. Changes to the pitch 1. It is forbidden to alter the state of the assigned pitch in any way, unless this is justified by particularly adverse weather conditions that put people and/or property at risk; in this case, the customer is obliged to immediately restore the state of the premises at the end of such conditions, at their own expense.
- **26. Playground -** 1. Children over the age of 12 are not allowed to use the static playgrounds. 2. Access to the playgrounds is only allowed to children accompanied by adults, who are legally responsible for them towards Campeggio Puntala and third parties. Access to certain areas of the playgrounds may be limited to certain times and conditions of use, which are indicated at the entrance to the playgrounds.
- 27. Cleanliness-Hygiene-Appearance-Use of toilets 1. For reasons of hygiene and health, to prevent the proliferation of insects or animals, and for the sake of personal and public decorum, guests are responsible for keeping their pitches clean and tidy. Guests are required to use the toilets in a civilized and correct manner, leaving them after use in the same condition in which they would like to find them.

CHAPTER II - Access and use of means of transport within the facility

- **28. Cars -** 1. PuntAla Camp & Resort has a system for controlling vehicle access by reading car or camper van license plates, which must be communicated to Campeggio Puntala at the time of booking or at the latest upon arrival. Resort has a system for controlling vehicle access via license plate recognition for cars or campers, which must be communicated to Campeggio Puntala at the time of booking or, at the latest, at check-in, by each guest registered for the stay (for a maximum of one vehicle per group) in order to access the facility in the manner and at the times indicated below. Without this information being provided by the guests registered for the stay, they will not be able to pass through the gates in question. Campeggio Puntala provides information on the processing of the aforementioned data. 2. The use of cars is only authorized for unloading camping equipment and luggage on arrival and loading on departure. 3. Each of these operations may not take longer than 2 hours, unless expressly authorized in writing by the Management. 4. In any case, between the hours of 1:00 p.m. and 3:00 p.m. and 7:00 a.m., or at other times indicated in the Rules of Stay, it is strictly forbidden to drive motor vehicles within the campground and its appurtenances.
- **29. Campers -** 1. Only campers that have been duly approved by the competent authorities, including for the purpose of overnight stays, are allowed access to the accommodation facility. Security personnel may request to see this documentation. 2. In any case, between 1:00 p.m. and 3:00 p.m. and 11:00 p.m. and 7:00 a.m., or at other times indicated in the Rules of Stay, it is strictly forbidden to drive motor vehicles within the facility and its appurtenances.
- **30. Restrictions -** 1. Without prejudice to the provisions of Articles 28 and 29 above, access to the accommodation facility with vehicles of any engine size or means of transport, including electric vehicles, is not permitted, with the exception of pedal-assisted bicycles and scooters if driven at walking pace. 2. Bicycles and, in general, vehicles or means of transport are not permitted inside playgrounds and commercial areas.
- **31. Traffic** 1. A speed limit of 4 km/h (walking pace) is established for traffic within the accommodation facility. 2. The staff of the accommodation facility is authorized to confiscate the bicycle of any minor who rides it at a speed exceeding the limit referred to in the previous paragraph or in such a way as to create danger to others; the bicycle will be made available to the adult responsible for the minor. If this violation is committed by an adult, a written warning will be issued; in the event of a repeat offense, Article 39 (Termination and penalty clause) of this contract will apply.
- **32. Parking -** 1. The accommodation facility has dedicated unattended parking areas located in the areas belonging to it. 2. It is strictly forbidden to obstruct escape routes with any means, under penalty of forced removal. If the obstruction is repeated for the third time with the same means, Article 39 (Termination and penalty clause) of this contract shall apply.
- **33.** Damage or theft. Liability 1. Campeggio Puntala is not liable for any damage or theft caused to cars, motorcycles, bicycles and, in general, to vehicles and means of transport, to items left in them, parked within the structure or in the parking areas in the areas pertaining to it, and to items left inside the campsite and, by way of example, inside tents, tent trailers, campers/motorhomes, caravans/trailers and other means of accommodation set up by guests on the pitch.

CHAPTER III - Emergency Management

- **34.** In case of fire 1. Special alarm systems (acoustic sirens) are located inside the facility, which will emit sounds at regular intervals in the event of a serious fire. When this occurs, guests must proceed in an orderly manner to the "temporary assembly points" indicated by special signs located on Via Cinghiale, on Via PuntAla at the pedestrian gate on the corner of Via Tasso, and in the large square next to the tennis courts and near the pedestrian gate in front of the Reception, where they will wait for the emergency team to evacuate them.
- **35.** In case of other emergencies 1. In case of emergencies, serious natural events, public safety situations, or incidents at sea: contact the campsite staff (also through the Help Points distributed evenly throughout the campsite), or call the emergency numbers for assistance.

TITLE IV - Liability

- **36. Responsibility of the customer and/or guests -** 1. Customers and/or their guests are personally liable to Campeggio Puntala and/or third parties for any damage to persons and/or property, direct and/or indirect, caused in any way as a result of conduct in violation of the terms of this contract and/or other applicable regulations.
- **37. Liability of the Campsite** 1. The campsite accepts no liability for accommodation fees and/or compensation for damages in the event of temporary power or water outages or technical failures of the facilities; It is not liable for theft of objects (bicycles and vehicles in general), money occurring on the premises and its appurtenances, or items left inside the campsite and, without limitation, inside tents, tent trailers, campers/motorhomes, caravans/trailers, and other parking facilities set up by guests on the pitch. It is liable within the limits of the insurance policy for money deposited; it is not liable for accidents caused by natural elements such as wind, rain, and the like, falling branches or pine cones or other plant matter (resin, needles, leaves), whether or not in conjunction with atmospheric events, or for the presence in the wooded

OSTED BY MATUR



* * * *

area of the facility of any kind of insects, arachnids, reptiles – birds – mammals or wild animals that are normally present in a Mediterranean forest such as the one in which the campsite is located and which form part of it, the customer acknowledging that this is inherent in the characteristics of the location in which the facility is located; it is not liable for accidents caused by guests or their equipment or vehicles. 2. In the event that Campeggio Puntala is forced to cut down trees and/or any type of vegetation in order to comply with regulatory and/or safety obligations and/or to protect the pine forest, resulting in the inevitable deterioration of the shaded areas within the facility, the customer expressly exempts Campeggio Puntala from any liability towards them for not being able to enjoy the pre-existing shade that is no longer available and for any disturbance to the peace and quiet caused by the necessary operations.

38. Lost or abandoned items – 1. Lost or abandoned items that are subsequently found on the campsite must be handed over to the Management for the purposes required by law and will be kept available for their owners on the premises for a period of 30 days from the date of their discovery.

It is forbidden to leave inflatables, sails, SUPs, canoes, surfboards, and various equipment along the fence near the beach (both inside and outside) under the concession of Campeggio Puntala. If lost or abandoned, these items will be removed by Campeggio Puntala staff in accordance with legal requirements and kept available for owners at the reception for a period of 30 days from the date of their discovery.

39. Termination and penalty clause - 1. Violation of Articles 18, paragraph 1, first part, 19, paragraph 1, 23, paragraph 1, 31, paragraph 2, and 32, paragraph 2, of this contract shall result in its immediate termination, with the customer and their guests being obliged to leave the accommodation within 6 hours of receiving notification of termination and, as a penalty clause, to pay the full amount for the entire stay booked, even if the stay enjoyed is shorter, with Campeggio Puntala being entitled to compensation for damages. 2. Any delay in arrival after 5:00 p.m. on the day following the scheduled arrival date ("no-show") will result in the immediate termination of this contract, with Campeggio Puntala having the right to charge the customer a penalty equal to the cost of the entire stay booked, even if the stay enjoyed is shorter, without prejudice to the right to compensation for further damages.

TITLE V - Final provisions

- **40. Changes -** 1. Any changes to the provision of camping services that do not conflict with the terms of this contract shall be made public by posting them on the notice board located at the entrance to the facility. 2. Any changes authorized for an individual customer shall be communicated to them in writing and must be presented upon request by the staff of the accommodation facility. This exemption does not constitute a source of equivalent rights in favor of third parties.
- **41. Disputes -** 1. This contract is subject to Italian law and for any interpretation relating to the above or for anything not provided for, express reference is made to the provisions of the law and, in the absence thereof, to customs and practices.
- **42. Transfer of contract -** 1. This contract and the rights and obligations arising therefrom shall be automatically transferred, without the need for any consent from the customer, as a result of mergers, incorporations, transfers of business or business units exclusively concerning Campeggio Puntala. 2. Campeggio Puntala does not accept the transfer of this contract to third parties by the customer.
- **43. Internal regulations -** 1. The customer is required to comply with the internal regulations of the facility, which are posted at the entrance to the facility, are visible and available for *download* on the website www.campingpuntala.it, and which, by signing this contract, the customer declares to have read in their entirety and accepted.
- **44. Closing clauses -** 1. Any tolerance on the part of Campeggio Puntala with regard to the conduct of customers and/or their guests that is in violation of the provisions of this contract does not constitute a waiver of the rights to which it is entitled under the terms of the contract. 2. If any clause of the contract is found, for any reason, to be inconsistent with mandatory provisions of law, it shall be ineffective, without prejudice to the validity of the remaining clauses. 3. This contract constitutes the entire agreement between the parties and exhausts the regulation of their rights and obligations with regard to the subject matter of the agreement itself. Any previous and different written and oral agreements, both between the parties and with third parties, relating to this contract shall be considered null and void. 4. Any changes to the terms and conditions of this contract must be made in writing, otherwise they shall be null and void.

Date _____ Customer's signature _______

Pursuant to and for the purposes of Articles 1341 and 1342 of the Italian Civil Code, I declare that I have read and expressly accept the clauses set out in Articles 3. Accommodation for minors at Puntala Camp & Resort; 5. Deposits for stays; 6. Right of withdrawal, penalty clause, cancellations, changes; 7. Length of stay, early departure; 8. Services provided in low season; 10. Tourist tax; 11. Arrival, registration, penalty clause; 12. Late arrival, no-show, and penalty clause; 13. Allocation of pitches ("Camping" customers); 14. Checking and acceptance of the condition of the accommodation; 15. Departure - Delay. Compensation for damage; 17. No smoking; 24. Pets; 33. Damage or theft. Liability; 36. Liability of the customer and/or guests; 37. Liability of the Campsite; 39. Termination and penalty clause; 41. Disputes; 42. Transfer of contract; 43. Internal regulations.

Read, approved, and signed

Date _____ Customer signature ______

