

Terms and Conditions

Term and Conditions Grandprix.camp

Grandprix.camp is a pop-up campsite operated by BaseCamp International Long Term B.V. in the Netherlands. All offers and agreements regarding Grandprix.camp as well as the campsites of Grandprix.camp are subject to these terms and conditions.

The term user is understood to mean: any user and/or visitor to Grandprix.com.

Bookings for Grandprix.camp cannot be cancelled. Bookings are not transferable (neither in full nor in part), without prior written permission from BaseCamp.

Basenet is entitled to demand a reasonable security deposit from each user.

BaseCamp will ensure that the rented property is delivered to a user in good condition.

A user must therefore inspect the rented item immediately upon commencement and report any defects to BaseCamp immediately, failing which the user will be deemed to have accepted the rented item in good condition.

The User must only use the rented object in accordance with its intended purpose, take care of the rented object with due care and report any damage that may have arisen immediately at all times.

User must return the rented object in good and unaltered condition immediately after expiry of the agreed period.

User must behave like a good guest and must not cause any nuisance within

Grandprix.camp or in the immediate vicinity of Grandprix.camp. In this context, the User will always immediately follow all instructions by or on behalf of BaseCamp.

In addition to these terms and conditions, Grandprix.camp is also subject to the terms and conditions and/or house rules of the landowner, which are made known at the entrance to each Grandprix.camp.

The User is liable for all damage to the rented property that occurs during his/her use.

User is also responsible for all damage caused by him/her on and around the terrain of Grandprix.camp.

If a user does not comply with one or more of these terms and conditions, or does not comply in full or on time, BaseCamp is entitled to temporarily or permanently deny the user access to Grandprix.camp without having to pay any (compensation) and/or to withhold all or part of his deposit.

BaseCamp limits its liability, including that of all its employees and subcontractors, to the amount covered by its liability insurance, plus its own risk. If and insofar as, for whatever reason, no payment is made and BaseCamp would still be obliged to compensate a loss, BaseCamp will limit its liability to the amount that the user concerned has paid to BaseCamp for the Grandprix.camp in question and, in the absence thereof, € 5,000.

In all cases, only Dutch law applies and only the competent court in Amsterdam (the Netherlands) is competent to take cognizance of disputes.

Grandprix.camp 2019