

GENERAL TERMS AND CONDITIONS WOODWINGS

PART 1. GENERAL TERMS OF USE FOR THE WEBSITE OF WOODWINGS

Article 1 Definitions

- "WOODWINGS" : WOODWINGS BVBA, with headquarters in 3540 Herkede-Stad, Terbermenweg 46 and with company number 0578.989.832, with phone number +32 497 54 14 48 (Dominiek GRAULS), with email address info@campwoodwings.com and bank account number IBAN: BE08 3631 4402 2913, BIC: BBRUBEBB.
- "The Website" : The Websites linked to the domain names "www.campwoodwings.be, www.campwoodwings.nl, www.campwoodwings.fr, www.campwoodwings.com, www.campwoodwings.eu", owned by WOODWINGS, as well as any other Website that was developed by WOODWINGS or would be developed.
- "The User" : Any natural or legal person who consults the Website, either directly after entering the domain names "www.campwoodwings.be, www.campwoodwings.nl, www.campwoodwings.fr, www.campwoodwings.com, www.campwoodwings.eu" in the URL-field, or indirectly by reference through a hyperlink on a third-party Website, both for commercial and non-commercial purposes.

Article 2 General

- § 1. These terms of use shall exclusively apply to the use of the Website. Current conditions cover in no way the terms of use of other service providers that you use on or via the Website.
- § 2. The Website is created by and is managed by WOODWINGS.
- § 3. The User may use the Website and the use of the Website shall be deemed to accept these terms of use without reservation and comply with it. The text of these terms of use is to consult at all times under the heading "conditions & privacy" on the Website.
- § 4. WOODWINGS has the right to modify these terms of use at any time, at its sole discretion. Continued use of the Website will be considered as acceptance of the new and/or latest version of the terms of use.
- § 5. On the processing of personal data on or through the Website the privacy policy of WOODWINGS applies, to be consulted under the heading

"conditions & privacy" on the Website or by clicking on the following hyperlink <https://www.campwoodwings.com/en/terms-and-conditions-privacy-policy>.

- § 6. These terms of use apply without prejudice to the application of our special conditions (below sub part 2) and of the mandatory legal provisions for the protection of consumers (in particular the relevant provisions of the Belgian Code of Economic Law (WER)).

Article 3 Intellectual property rights

- § 1. The User formally acknowledges that the Website, including the texts, the structure, the layout, the graphics, the presentation, the names, the marks, the logos, the software as well as the whole of any other elements included in the Website, are protected by intellectual property rights belonging to WOODWINGS, its suppliers or partners.
- § 2. In particular, any reproduction and any public communication of the Website, including the elements listed in paragraph 1, is prohibited without the express prior written consent of WOODWINGS.
- § 3. In particular are the names, signs and logos on the Website and the domain names associated with the Website registered trademarks. Any kind of use is forbidden without the express, prior written permission of WOODWINGS and of the copyright holders on these names, signs and logos.
- § 4. If WOODWINGS offers the User the possibility of own contributions on the Website, it is forbidden to send work that is protected by intellectual property laws unless the User owns or has all the required permissions on the rights of the copyright holders. It is also prohibited for the User to include contributions that would compete with the law or the rights of third parties. The User undertakes to indemnify WOODWINGS fully and unconditionally against all claims of third parties resulting from a violation of these provisions.

Article 4 Hyperlinks and references

- § 1. References may be included on the Websites in the form of hyperlinks to other Websites and/or sources of information. These references are only by way of information, but are not controlled by WOODWINGS on content.
- § 2. WOODWINGS can give no guarantee about the accuracy, the quality and/or completeness of the information provided through the references. These other Websites and information remain the sole responsibility of the owners of those Websites and information.

- § 3. WOODWINGS is regarding the User and vis-à-vis third parties in no way liable for:
- 3.1. the contents of the content of this information or of these Websites and/or information sources;
 - 3.2. the consultation of this information or these Websites and/or information sources and any decision made or action taken based on this information;
 - 3.3. the processing of personal data on these sites and/or information sources, without prejudice to the provisions of the privacy policy of WOODWINGS, to be consulted under the heading "conditions & privacy" on the Website;
 - 3.4. the damage that would result from these points.
- § 4. The User, who is owner of a Website, is not allowed in any way to provide a hyperlink to the Website, without the prior express written approval of WOODWINGS.
- § 5. Notwithstanding the foregoing, WOODWINGS has the right at any time to demand the removal of approved hyperlinks and the User is required to give effect to this without delay, without any right to compensation against WOODWINGS.

Article 5 Liability of WOODWINGS

- § 1. WOODWINGS receives the description, the image material and the rating of the accommodation on the destinations proposed on the Website or in its brochures via third parties. WOODWINGS guarantees in no way the accuracy, clarity, accuracy or the completeness of the presentation of the displayed accommodation on the Website or in its brochures. WOODWINGS is in no way liable for errors, inaccuracies and/or incompleteness in the presentation of the on the Website or in its brochures showing accommodation, nor for any damage that therefrom for the customer or for third parties would result.
- § 2. Any malfunctions, interruptions or errors on the Website do not result in any right to compensation, nor on the part of the customer, nor on the part of third parties. So is WOODWINGS not liable for any transfer of viruses or other harmful files through the Website.
- § 3. WOODWINGS may not, under any circumstances, be jointly and severally or heartily with third parties, be obliged to compensate any damage.

Article 6 Adjustment of the Website

WOODWINGS has the right to edit the Website and all its components, in its sole discretion, at any time and without prior notice.

Article 7 Privacy

WOODWINGS undertakes to respect the customer's personal data, as set out in its privacy policy.

Article 8 Complaints

Complaints arising out of any use of the Website or the application of the present terms of use, can be reported to WOODWINGS by email: info@campwoodwings.com.

Article 9 Miscellaneous

- § 1. The nullity, invalidity, unenforceability and/or impracticality of one of the clauses of these terms of use shall not affect the legality, validity, enforceability and/or enforceability of the remainder of these terms of use.
- § 2. The use of the Website, these terms of use as well as the relationship, that occurs as a result of the use, between the User and WOODWINGS and between WOODWINGS and third parties shall be governed solely by Belgian law.

For any disputes regarding the use of the Website as well as the existence of it, the implementation and/or interpretation of these terms of use shall be, at the option of the plaintiff and as appropriate, exclusively (1) the District Court of the 2nd District of HASSELT, (2) the Court of first instance of HASSELT, or (3) the commercial court of HASSELT, according to their respective powers, competent to hear this dispute, without prejudice to the right of the Court to sue WOODWINGS for those material and territorial jurisdiction would be in the absence of the present jurisdiction clause.