

General conditions of rent

The chalet « les Brimbelles», situated in the locality Les Truches, 88120 Rochesson is rented seasonal weekly of Saturday, 15 H in Saturday, 10 a hour.

The signatory tenant of the present contract, concluded for period not being able to on no account exceed the duration initially planned, can take advantage no in no event of a some right(law) for the preservation in places at the conclusion of the period of rent.

The tenant will have to assure the peaceful character of the rent and make use of it according to the destination of places. The tenant is responsible for all the damage arising of his fact, because of the persons who accompany him, as well as because of his visitors. The cleaning of premises and accesses is chargeable to the tenant during the period of rent and before its departure. He makes a commitment to return the so clean chalet as it will have found it upon his arrival. If such was not the case, expenses of cleaning or repair would be charged to him.

The tenant will have to abstain in a absolute way from throwing in kitchen sinks, washbasins, showers, toilets, objects likely to block pipes and cleaners which can damage septic tanks, otherwise he would be indebted expenses caused for the restoration of installations.

The tenant will expressly abstain from modifying connections and regulations of all the provided him with devices and will not connect it his personal devices.

The tenant will have to, before his departure, put back all the rooms of the furniture to the place where they were upon his arrival.

Le tenant makes a commitment to prevent the owner for the slightest deadline in case of breakdown or of desertion of the diverse equipment installed in the chalet or the surroundings The owner makes a commitment to have it repaired or it replace as fast as possible.

An (uncollected) 400-€ pledge will be asked by the owner the delivery of keys, this pledge will be returned after inventory of fixtures the day of the departure. In case of nonconformity of the inventory of fixtures of exit with the inventory of fixtures of entrance, it will be returned after payment of the dispute or taken,

If the deterioration exceeds the amount of the pledge, the difference will be chargeable to the tenant. In case of discord, the owner can appeal to a bailiff. The expenses of the report of the bailiff will be flatware by the tenant.

If the number of tenants or users exceeds the maximum of persons planned without preliminary agreement, the owner reserves the right to refuse the additional tenants or to break the contract.

The owner declines any responsibility as for the accidents or the damage arisen on the whole property.

Animals are accepted, but with preliminary agreement.

The chalet is rather non-smoking. Thank you for smoking outside of the chalet, for your comfort and that of the future occupants. The tenant makes a commitment to respect and to make respect this clause.

Payment :

* Reservation: the reservation becomes effective since the tenant will have sent to the owner a deposit of 30 % of the total amount of the rent, as well as a copy of this present document and the contract signed.

* Balance: the balance of the rent will be paid at the latest the day of arrival.

Any cancellation must be notified by registered letter to the owner. Until 30 days preceding the beginning of the rent, the deposit (and if necessary the balance) is restored after reduction of the expenses of administration, when the chalet was able to be reloué for the same period and for the same price. In case of new rent in a lower price list, the price difference will retained by the owner. The deposit (and if necessary the balance) will remain acquired to the owner in case of not rent.

In case of cancellation in 30 days preceding the period of rent the balance as well as the deposit remain acquired to the owner.

In case of interruption of the stay by the tenant, he will be proceeded to no repayment.

The tenant is anxious to insure his own possessions.

Any dispute concerning the descriptive state or the inventory of fixtures must be subjected to the owner at the latest the day after the taking possession of the rented places.

The responsibility of the owner cannot exceed the rent.

For lack of agreement intervened between both parties, exclusive allocation is made for the court of the place where is the rent.

General Regulation on Data Protection

Personal data refers to the identifying information that relates to an individual. The identification can be done by the data alone or in conjunction with other data in the possession of the controller or likely to be.

The website canadas.tv collects information only to provide you with the services defined in the rental conditions. In order to provide you with these services, including answering your questions, we may ask you for personal information.

If you choose not to provide the requested information, we may not be able to provide the desired services.

Examples of data we collect and store include:

- Your e-mail address, which is used as identification for our services and as the main method of communication.
- Your name, your first name, your address, your telephone number, are used to provide registration services, shipping letters and verification of payment of rents.
- Other information you provide to us by digital or physical means may be stored on a case-by-case basis depending on the reason for which it was provided.

Information collected on our rental agreement

The information collected: name, first name, postal address, email address, phone

Information collected on our contact form

If you fill in the contact form, your name and email address may be kept by canadas.tv, in order to communicate with you and provide you with an adequate response to your request.

Your rights on your personal data

The information collected is exclusively for our use and is therefore confidential.

You have the following rights with respect to your personal data:

- The right to delete data:

you can ask us to delete the data we no longer need to provide you with a service

- The right to correct or modify the data:

- You can ask us to modify your contact information.

- You can also ask us to modify, update or correct incorrectly presented data.

The right to object or restrict the use of data:

You can ask us to stop or limit the use of all or part of your personal data that we no longer need for the operation of the service, or that we no longer legally have the right to keep.

Permission to access :

You can, ask us for a copy of your personal data that we have at that time.

You can make these requests by submitting a request via our contact form or by sending us an email at this address: chalet@canadas.tv

Upon receipt, we will evaluate your request and inform you of how we intend to proceed.

Canadas.tv will respond to your request within thirty days of receiving it.