



HET JACHTHUIS
RESIDENCE
★★★★★

Terms and Conditions: Het Jachthuis Residence



Inhoud

Terms and Conditions Het Jachthuis Residence: Version 2019	3
Article 1. General Provisions	3
Article 2. Applicability of these Terms and Conditions	4
Article 3. Realization of the Agreement	4
Article 4. Changing the Agreement	5
Article 5. Cancelling of the Agreement	5
Article 6. Force majeure and unforeseen circumstances.....	6
Article 7. Financial Clauses	6
Article 8. Het Jachthuis Residence Website	8
Article 9. Obligations for guests and Termination of the Agreement	8
Article 10. (Use) of Accommodation	9
Article 11. Facilities (in, or outside accommodations of Het Jachthuis Residence)	10
Article 12. Travel and Rent information.....	10
Article 13. Liability	11
Article 14. Privacy	12
Article 15. Applicable law, Disputes and final Provisions.....	13
Article 16. Meaning and interpretation of the Terms and Conditions (Conversion)	13
Article 17. Scope after termination Agreement.....	13



Terms and Conditions Het Jachthuis Residence: Version 2019

Article 1. General Provisions

- 1.1.** These Terms and Conditions are intended for all Agreements with Jachthuis Exploitatie B.V., **hereafter referred to as: Jachthuis Residence**, registered in the Dutch trade register, under number 63118831.¹
- 1.2.** To the following terms (starting with Capital letters), will be given the following meaning:
- 1.2.1. Accommodation:** all holiday accommodations that are designed for recreational purposes and/or temporary accommodations, which are located at Jachthuis Residence, or residences/accommodations that are managed by Het Jachthuis and are not located at Jachthuis Residence.
- 1.2.2. Accommodation provider:** the owner and/or the accommodation manager, appointed by the owner of the accommodation(s).
- 1.2.3. Terms and Conditions:** these terms and conditions of Jachthuis Residence that relate to all Agreements concluded with Jachthuis Residence with regard to the rent of Accommodations made available by Accommodation provider.
- 1.2.4. Jachthuis Residence:** lessor of accommodations at the bungalow park located in Soesterberg, Amersfoortsestraat 126b (3769 AN), registered in the trade register of the Chamber of Commerce² under the following number: 310144105. Also lessor of accommodations/residences that are being managed by Jachthuis Residence and are not located at the bungalow park located in Soesterberg, Amersfoortsestraat 126b (3769 AN).
- 1.2.5. Guests:** all persons who fall under the definition 'Guest and Companion' and use the accommodation(s) and/or facilities of Jachthuis Residence; as well as people who visit Jachthuis Residence, in whatever capacity, without being a tenant/resident.
- 1.2.6. Companion (Co Guest, referred to as Companion in this document):** the persons who are registered by the guest when booking and/or are part of the visiting (or living for a longer period) group/person.
- 1.2.7. Agreement:** the Agreement that has been concluded in accordance with Article 3 of these Terms and Conditions, **including** these Terms and Conditions.
- 1.2.8. Park:** the bungalow park that is located at Amersfoortsestraat 126Ab, 3769 AN, registered in the trade register of the Chamber of Commerce under Chamber of Commerce number 63118831 including all the Jachthuis Residence facilities.

¹ In Dutch referred to as: 'Kamer van Koophandel nummer'

² In Dutch referred to as: 'Kamer van Koophandel'



- 1.2.9. Park Regulations:** the regulations that Jachthuis Residence uses for the use of all accommodations; at the Bungalowpark or outside the park (article 1.2.1. relevant for this context).
- 1.2.10. Guest:** the (legal) person who makes the booking for the rental of an Accommodation and is at least 18 years of age. This includes persons who rent for shorter as well as longer periods of time (expats).
- 1.2.11. Travel sum/rent:** basic rental costs of an Accommodation including any discounts and excluding additional costs, whereby travel sum relates to short-term rent and rent relates to rent of accommodations for longer periods (**expats**).
- 1.2.12. Deposit:** an amount that is charged to the Guest prior to commencement or during the stay at Jachthuis Residence, as an advance on any damage caused by Guest(s) during their stay.

Article 2. Applicability of these Terms and Conditions

- 2.1.** These Terms and conditions apply to all offers, assignments to, tenders and (other forms of) Agreements with Jachthuis Residence where Jachthuis Residence acts as the lessor of an Accommodation.
- 2.2.** The applicability of other, additional or different terms and conditions applied by the Guest (or referred to) or any other terms and conditions being used in the (or a specific) industry will be expressly rejected.
- 2.3.** If guest and Jachthuis Residence have entered into a separate Agreement to which these General Terms and Conditions apply, the Agreement named will prevail in the event of conflict between these Terms and Conditions and the Agreement.
- 2.4.** Deviations from the Terms and Conditions are only valid if these have been explicitly accepted in writing by Jachthuis Residence and only apply to the relevant Agreement.

Article 3. Realization of the Agreement

- 3.1.** An Agreement between Jachthuis Residence and Guest is established because a Guest makes an oral or written request³ to Jachthuis Residence for the rent of an Accommodation and this request is confirmed in writing by Jachthuis Residence or because there is a request by telephone for the rent of an Accommodation made by a Guest which is confirmed in writing by Jachthuis Residence. Only the written acceptance or confirmation of the booking by Jachthuis Residence or the invoice of Jachthuis Residence (for payment of requested rent of accommodation) *is deemed to correctly reflect the content of the Agreement.*

³ Both legally binding.

3.2. Jachthuis Residence reserves the right to refuse a reservation on the basis of *all*⁴ terms and conditions used by Accommodation Provider(s).

3.3. Jachthuis Residence reserves the right to refuse an application if it is suspected that the Accommodation will be used in violation of these Terms and Conditions and / or the Park Regulations.

3.4. Companion (Co Guest) is obliged tot provide Jachthuis Residence with the correct contact information (name and adress etc.), while making a reservation with Jachthuis Residence. Jachthuis Residence will be informed immediately in writing by Companion if contact information (name and address) is changed.

3.5. All correspondence relating to the Agreement must be sent by post or by e-mail to the (e-mail)addresses that are mentioned on one of the two websites named hereafter: <https://bungalowparkhetjachthuis.nl> and <https://www.jachthuisresidence.com/> .

3.6. In most cases Jachthuis Residence will send announcements per preference by e-mail to Guest, Guests and Companions. Guest, Guests and Companions cannot rely on not receiving e-mail messages with notifications from Jachthuis Residence on the grounds that specified contact details are no longer correct or that the specified e-mail address is no longer correct , or due to (technical) complications with Guest, Guests and Companions and / or with the internet provider of Guest, Guests and Companions. In this context, a duty of care applies to Guest, Guests and Companions.

Article 4. Changing the Agreement

4.1. changes and/ or additions to the agreement are first valid after those changes and/ or additions have been agreed to in writing by Jachthuis Residence and the guests.

4.2. Jachthuis Residence reserves the right to make changes without prior notification on the website and/ or in its offerings.

Article 5. Cancelling of the Agreement

5.1. If for any reason guests cannot, want or will accept the accommodation on the agreed date they must immediately inform Jachthuis Residence. A statement by phone is required to be confirmed in writing or by e-mail.

5.2. If a guest cancels the agreement within a period of three weeks prior to start date of the rental period Jachthuis Residence awill charge administration costs of €75 (in words: seventy-five euro) to guest.

5.3. if the agreement is cancelled within the period of three weeks to one week prior to start date of the rental period, 50% of the first rental period will be charged to guest.

⁴ Not restricted to the terms & conditions in this document.



5.4. If the agreement is cancelled one week prior to start date of the rental period, 100% of the first rental period will be charged to guest.

Article 6. Force majeure and unforeseen circumstances

6.1. If Jachthuis Residence, due to force majeure or unforeseen circumstances is unable to fulfil the agreement, they shall be entitled to suspend the agreement in whole or in part as long as the force majeure or unforeseen circumstances continues. If Jachthuis Residence as a result of force majeure is not been able to fulfil the agreement, Jachthuis Residence has the right to recite the agreement whole or in part with immediate effect. Force majeure means, but not only:

a) that accommodation is not more suited for rental (for example: by flooding, (forest) fire, weather conditions, riots, strike and augmented absenteeism due to illness of employees and/ or helpers, government measures, disruptions in public utilities, failure of the accommodation provider and/ or other malfunctions/ events)

b) that the accommodations is no longer available (for example sudden sale of the accommodation by the accommodation provider, a double booking of the accommodation or bankruptcy of the accommodation provider.

6.2. Jachthuis Residence informs Guest immediately by phone or in writing with the reason of the force majeure or the unforeseen circumstances.

6.3. Jachthuis Residence will strive to seek an equivalent accommodation at the same price.

6.4. If Jachthuis Residence by force majeure or unforeseen circumstances temporarily or lasting is not able to fulfil the agreement Guest and/or Companion cannot claim performance and/ or compensation from Jachthuis Residence. Guest is allowed to terminate the agreement in case of force majeure or unforeseen circumstances if Jachthuis Residence stays out of an equivalent accommodation within fourteen days after the occurrence of the force majeure or unforeseen circumstances.

6.5. Jachthuis Residence is never liable for costs of any service guest or companion itself reserved. (for example: airline tickets, car rent, boat rent/ cruise, bus trips etc.).

Article 7. Financial Clauses

7.1. Jachthuis Residence uses euros for all the prices and rates. These prices and rates are VAT excluded. Other government imposed fees, payable sums to third parties and other things as transport and insurance are also excluded, unless explicitly stated otherwise. Prices and rates that are not explicitly meant for Guest are not binding for Jachthuis Residence. Any Guest-oriented price or rate can be expressed by others is not legally binding.

7.2. Jachthuis Residence has the right to adjust any price or rate, including the travel sum, with immediate effect.

7.3. Discounts do not apply to existing agreements and any combination of discounts is not possible.

7.4. The optional costs are costs associated with an option, such as cancellation insurance, must be paid at the time of booking to Jachthuis Residence.



7.5. Guest must pay a security deposit at the **day of arrival**, or send a written authorization to Jachthuis Residence to collect the deposit. Jachthuis Residence will determine how the deposit should be paid.

7.6. Damage to the accommodation (in or outside the park), inventory, or to the park (terrain, facilities etc.) of Jachthuis Residence caused during the rental period, additional cleaning fee for failing to tidy the accommodation and any costs to be paid instantaneous. The costs will be deducted with the security deposit. If the security deposit is insufficient to cover these damages or costs the guest or companion has to pay these costs instantaneous.

7.7. The following costs are mentioned in any case on the invoice:

- The Travel sum/Rent;
- The mandatory costs including the booking fee per booking;
- The optional costs (for example the cancellation insurance);
- The additional costs (such as preference costs).

7.8. With the reception of the confirmation invoice 50% of the travel sum plus the optional costs, fixed costs, reservation fees and preferential costs have to be paid, as agreed at the booking, within eight days.

7.9. The remaining costs of the travel sum must be paid in the manner as agreed in the booking, and recorded on the confirmation invoice. The remaining costs must be paid on his latest six weeks before the date of arrival.

7.10. When the booking is made within eight weeks before arrival the (confirmation) invoice has to be paid within 14 days.

7.11. The total amount of the (confirmation) invoice shall at all times be completely paid before the start of the rental period.

7.12. If the agreed terms of payment are exceeded guest is immediately in omission. The outstanding sums of the statutory commercial interest – in case of an agreement closed with a consumer- the statutory interest is due. In addition Jachthuis Residence can dissolve the agreement and can hold guest and companion accountable for the costs that are made. The already paid funds will be deducted with the cancellation costs.

7.13. If guest neglect to pay the sums Jachthuis Residence owes Guest is in omission. Guest then is accountable for costs of legal counseling in or outside court.

7.14. Jachthuis Residence has the right to collect payments who satisfy the claims, those arising from the agreement and claims, arising from shortcomings of Guest in the implementation of the obligations arising from the agreement.

7.15. Guest does not have the right to suspend payment obligations towards Jachthuis Residence and/ or set off with obligations Jachthuis Residence has towards Guest.

7.16. Guest is required to provide guaranties Jachthuis Residence's first request for payment of all that guest, whatever it is, to Jachthuis Residence owned and/ or be owned or to pay an additional Security deposit determined by Jachthuis Residence at the height of at least one month rent in case of a rental period of five months or more. During the rental period Guest (or companion) cannot require from Jachthuis Residence to attributable any amount of the security deposit. Jachthuis



Residence has however the right to set off amounts with the security deposit. Jachthuis Residence is not bound to pay interest regarding the security deposit.

7.17. Jachthuis Residence has the right to – whether or not payable- claims of Guest against any liabilities of Jachthuis Residence to square with Guest.

Article 8. Het Jachthuis Residence Website

8.1. All price quotations, advertisements, images, website information and other indications and descriptions regarding Accommodations, facilities and Jachthuis Residence are non-committal and Jachthuis Residence does not vouch for any deviations.

8.2. Jachthuis Residence is not responsible for changes or uncomplete publications on the website. Obvious (spelling)errors and/or mistakes on the website will not be tied to Jachthuis Residence.

8.3. Jachthuis Residence is not responsible for the correctness of images/content provided by third parties.

8.4. The website contains hyperlinks to other websites. Jachthuis Residence is not responsible for these websites and does not accept any responsibility towards the legality, availability and the correctness of the website's data. The content of these websites will never be part of the agreement.

Article 9. Obligations for guests and Termination of the Agreement

9.1. Guest and/or Companion is required to a reasonable compliance for all obligations regarding the agreement, the terms and conditions and the park regulations.

9.2. The park regulations can be found and downloaded on the website and/or can ,if requested be sent to the Guest and/or Companion for free.

9.3. Guest and/or Companion is required to acknowledge the park regulations or other rules belonging to the by guest chosen accommodation before accepting the agreement.

9.4. If Guest and/or Companion acts contrary to the provisions of the Agreement, the Terms and Conditions and/or the Park Regulations, Jachthuis Residence has the right to terminate the Agreement with Guest with immediate effect and the Companion and/or Guests can, in this situation, be removed from the Park or from other Jachthuis Residence Properties, without Jachthuis Residence then being obliged to refund amounts paid by Guest and without prejudice to Jachthuis Residence's right to claim compensation.

9.5. Jachthuis Residence also has the right to unilaterally terminate the Agreement with immediate effect, in whole or in part if one or more of the following events take place:

- (a) Non-fulfillment of one or more obligations arising from the Agreement attributable to Guest and/or Companion;
- (b) the submission of a (provisional) suspension of payment to Guest and/or Companion;



- (c) the submission of a petition for bankruptcy of the Guest and/or Companion;
- (d) legal incapacity of the Guest and/or Companion;
- (e) complete disability of the Guest and/or Companion;
- (f) the conclusion of a decision of Guest and/or Companion that leads to dissolution/liquidation;
- (g) full or partial transfer of the business operated by Guest and/or Companion to one or more others.

9.6. Jachthuis Residence never owes any compensation to Guest and/or Companion, due to termination of the Agreement based on events referred to in this article.

9.7. When the Agreement is terminated, Jachthuis Residence will not have any form of cancellation obligation; in the event of already received prestations/payments; unless Jachthuis Residence is in default.

9.8. If one of the events as mentioned in this article occurs, all obligations of Guest and/or Companion are immediately claimable – without any form of notice of default.

9.9. In case of rent for a longer period (expats), a notice period of 14 days applies for Guest and/or Companion.

Article 10. (Use) of Accommodation

10.1. Guest and/or Companion always has the right to check the Accommodation immediately after arriving. If Guest and/or Companion fails to check the Accommodation or does not deliver any comment about the Accommodation 2 hours after arriving, the Accommodation is deemed to have been received in a sound, good and undamaged condition.

10.2. Guest and/or Companion is always obliged to treat the rented property (Accommodation) and the inventory very careful. Guest and/or Companion will act as a good tenant. In the event of departure: Guest and/or Companion is obliged to leave the property (Accommodation) in an orderly and clean state. All damage caused by Guest and/or Companion to the property (Accommodation) must be reported immediately by Guest and/or Companion to Jachthuis Residence **immediately** and must be settled before departure.

10.3. The Accommodations may only be used for recreational purposes, unless expressly agreed otherwise in writing. **In the event of rent to expats, different rules might apply.**

10.4. Use of the Accommodation reserved with more than the maximum number of persons allowed (this includes children and babies) as stated on one of the Jachthuis Residence websites (see article 3.5), which are listed on the list per bungalow/accommodation type, is not permitted. In this case, Jachthuis Residence can refuse Guest and/or Companion to access the Accommodation. In this situation Guest and/or Companion has no right to any compensation and will also in no case receive a refund of amounts already paid.

10.5. It is not allowed for Guest and/or Companion to receive visitors or let them stay overnight without written approval, prior given by Jachthuis Residence.



10.6. Guest is at all times responsible for the choice of an Accommodation that meets his wishes or requirements, or wishes/requirements of his Companions. Jachthuis Residence can only advise the Guest in this regard and is not liable for the Accommodation not being sufficiently suitable and/or adapted to the wishes/requirements of Guest and/or Companion.

10.7. If pets are allowed in the Accommodation, notification of the pets must be made at all times when the Agreement is concluded. Pets must always be on a lead outside the Accommodations in the park (including facilities), unless the Accommodation is located outside the Park.

10.8. Bringing pets unannounced to the Park and/or Accommodation can be reason for Jachthuis Residence to refuse access to the Park and/or Accommodation, even if it is indicated on the website that pets are allowed.

10.9. Bringing pets to the Park and/or Accommodation will normally not cost any extra money for cleaning services.

10.10. Pets need at all times demonstrably meet the health and vaccination requirements set for them. Failing to meet these requirements or the ability to demonstrate compliance can be a reason for Jachthuis Residence to refuse the pet into the Park/Accommodation.

10.11. Night's rest must be respected between 10 p.m. and 8 p.m. This means, among other things, no loud conversations, music or any other sort of noise.

Article 11. Facilities (in, or outside accommodations of Het Jachthuis Residence)

11.1. In the descriptions of all the Accommodations on the website, information is provided about the facilities that are offered, with an indication of any costs known to Jachthuis Residence.

11.2. If no costs are stated for the use of facilities, this does not mean that these facilities are to be used free of charge.

11.3. Jachthuis Residence is not liable for unexpectedly calculated costs, or changed costs for the use of facilities or services offered by third parties.

11.4. Jachthuis Residence can never guarantee that facilities, mentioned on the website, are always available. Particularly outside the high season (in case of holidays), it may occur that certain facilities are closed, such as the Bungalowpark Supermarket.

Article 12. Travel and Rent information

12.1. Traveling from, and to the reserved Accommodation will be personally organized by Guest as well as Companion. This means that Guest and Companion are liable for all the risks that occur during this traveling period.



12.2. Times of arrival and departure will be stated in the Agreement. Early arrival is at own risk and can never be guaranteed.

12.3. In the event of expected late arrival, Guest must report this directly by telephone to the Accommodation Manager of the reserved (booked) Accommodation. If the Accommodation Manager does not answer the phone, Guests must contact Jachthuis Residence by telephone. If the aforementioned is not met, the Accommodation will remain reserved for Guest up to 24 hours after the end of the arrival time.

12.4. If Guest (or Companion) does not arrive within these 24 hours (see 12.3) or otherwise reports within this period to Jachthuis Residence (or Accommodation Manager), the reservation is deemed to have been canceled and Guest or Companion owes the full travel sum in accordance with Article 5.4 of the General Terms and Conditions.

12.5. For all reservations, the costs for the entire reserved period are due in the event of late arrival or early departure. In the event of longer stay (expats), this might differ. Guest or Companion will be informed about this in writing.

Article 13. Liability

13.1. Jachthuis Residence is not liable for the loss and/or theft of, or damage to property of (this includes money); damage, injury or accidents to Guest, Companion and Guests. Exceptions are made in case of intent or gross negligence of Jachthuis Residence, which can be accounted to Jachthuis Residence. Jachthuis Residence is *never* liable for intent or gross negligence on the part of subordinates or other parties hired by Jachthuis Residence in the context of the performance of the Agreement and for parties for whom it would be liable by law.

13.2. Liability of Jachthuis Residence can only arise after Guest or Companion has immediately, but no later than within seven days after the observation of the shortcoming by means of a letter sent by registered mail has given notice to Jachthuis Residence for a reasonable period of time to solve the shortcoming.

13.3. If Jachthuis Residence is liable for damage for whatever reason, the liability of Jachthuis Residence is at all times limited to direct damage to **a maximum of the amount of the agreed Travel Sum/Rent**, VAT and other forms of taxation and levies imposed by the government excluded, insofar as they are paid by Guest or Companion.

Is there an Agreement for a longer period than **one** year? In that case, the direct damage will be limited to the amount of the agreed **Travel Sum/ Rent for one year**, VAT and other forms of taxation and levies imposed by the government excluded, insofar as they are paid by Guest or Companion.

The compensation for damages which Jachthuis Residence is obliged to pay, can in no circumstances amount to more than what the liability insurance of Jachthuis Residence will pay/is offering to pay in case of damages.

Jachthuis Residence is under no circumstances obliged to compensate **immaterial and indirect damage, such as:** consequential damage, business damages, damage of image, environmental damage and damage due to loss of time, loss of savings, loss of data and/or loss of financial benefit.

13.4. The use of all facilities and services of the Accommodation and Jachthuis Residence at the holiday destination and elsewhere (rental locations in general that are offered by Jachthuis Residence) is at the full risk of Guest and/or Companion.

13.5. Jachthuis cannot and will not accept any liability for unexpected (construction) activities in the vicinity of the reserved Accommodation, work on access roads and/or main roads, noise nuisance from neighbors, church bells, cars, trains or agricultural equipment, nuisance caused by vermin and environmental problems in the proximity to the accommodation.

13.6. Guest and/or Companion are both to be expected to be aware of the local laws and regulations. Jachthuis Residence is not liable for the consequences of a possible violation thereof by the Guest and/or Companion.

13.7. During the whole stay, Guest is liable for damage caused to the Accommodation, the facility and all items that belong to the booked Accommodation during the stay, **regardless of who caused the damage**. The settlement of this damage must in the first instance take place between Jachthuis Residence and Guest.

13.8. Jachthuis Residence has the right to hold Guest and/or Companion liable for all suffered damage, caused by Guest and/or Companion. All related costs including legal interest, extrajudicial costs and legal costs are for the account of Guest and/or Companion.

13.9. The Guest (and/or Companion) is jointly and severally liable for all fellow Guests and (domestic) animals that are registered and who accompany him.

13.10. Guest is liable for all damage suffered by Jachthuis Residence as a result of shortcomings in the fulfillment of all the obligations arising from the Agreement, the Terms and Conditions and the Park Regulations.

13.11. Guest is, and remains, liable at all times for damage caused by the brought pet to the Accommodation, Park and/or third parties.

Article 14. Privacy

14.1. The (personal) data entered with regard to the reservation or the (personal) data transferred by telephone will be used for processing the reservation and for concluding the Agreement.

14.2. The entered information (personal data) will also be included in the **Jachthuis Residence Customer Database** with the following goals: communicating with Guest and/or Companion about reservations, invoicing, booking, as well as for sending offers and information about Jachthuis Residence (newsletters) both by mail and by electronic mail.

14.3. Jachthuis Residence always works conform the [GDPR regulations](#). For more information about the way Jachthuis Residence handles (personal) data, go to the [Jachthuis Residence Privacy Statement](#).
Note to webdesigner: hyperlink to coming Privacy Statement!



Article 15. Applicable law, Disputes and final Provisions

15.1. Dutch law applies to these Terms and Conditions and all Agreements with Jachthuis Residence including changes and additions thereto, as well as to the Agreements ensuing therefrom.

15.2. All statements or conduct in respect of which the Agreement or these Terms and Conditions require statements in writing: electronic communication is also considered 'in writing'.

15.3. Rights, obligations or claims of Guest and/or Companion vis-à-vis Jachthuis Residence are (both under contract and property law) not subject to transfer, subject to the prior written consent of Jachthuis Residence.

15.4. All disputes that arise directly or indirectly as a result of the Terms and Conditions or any Agreement with Jachthuis Residence will be submitted exclusively to the competent court in the Netherlands.

Article 16. Meaning and interpretation of the Terms and Conditions (Conversion)

If, and insofar on the grounds of reasonableness and fairness or the unreasonably onerous nature of any provision of the Agreement and the Terms and Conditions cannot be invoked, the relevant provision will in any case have as much similar meaning as regards the content and scope of the meaning, so that it can be applied.

The invalidity or voidability of one or more provisions of these Terms and Conditions, does not preclude the applicability of the other provisions of these Terms and Conditions. Jachthuis Residence and Guest and/or Companion will consult to replace invalid provisions of these Terms and Conditions with provisions that are as close as possible to the purpose and scope of the invalid provisions.

Article 17. Scope after termination Agreement

The provisions of these Terms and Conditions, of which it is explicitly or tacitly intended that they remain in force even after the termination of an Agreement, will remain applied and in force afterwards; and both parties (Jachthuis Residence and the Client) will continue to be bound.

[These Terms and Conditions can also be found on the Jachthuis Residence website under 'Terms and Conditions'.](#)

