



Appendix 1 to the usage contract

General usage conditions (Release 2008-06-05)

Dear campsite user,

The general need to make things legal in all parts of life, the perhaps not really unjust demanding attitude – nevertheless a fee has to be paid for the stay – makes it necessary that for the usage of the campsite the following usage conditions have to be contractually appointed.

1. Conclusion of contract

The contract is concluded between the VCP e.V. and the person who is signing the registration. As a result, this person is not only responsible for the appointed overnight stay fee, but also that the registered group is willing and able to behave in an adequate way at the campsite and will not cause any damage.

Generally, the VCP Guide and Scout center can only be used after previous registration, the conclusion of the usage contract (confirmation of reservation) and a down payment of 30 % of the possible amount of the bill.

The registration for the usage is to be made at:

Helmut Stecher, Rehmbrook 85, 22399 Hamburg, Germany
Phone +49 40 6029444
Fax +49 40 6029555
Mobile phone +49 176 34849444
or E-Mail: bzq-info@vcp.de

Payments are exclusively to be made to:

VCP e.V.
Account number: 256
Bank identification code: 520 604 10
Ev. Kreditgenossenschaft Kassel (EKK), Germany
IBAN: DE13 5206 0410 0000 0002 56
BIC: GENODEF1EK1

Wandering groups or single wanderers that are also able – as far as possible – to stay overnight without previous registration, conclude the usage contract straight with the groundkeeper and pay the complete fee on the site.

With the confirmation of reservation and the bank transfer of the down payment the usage is obligatorily appointed.

2. Content of the Contract, liabilities

The VCP e.V. is only responsible for the availability of a campground in the appointed period and that the in the confirmation of registration announced goods and services will be provided.

As a rule, the demand of a certain campground does not exist. Requests are – as far as possible – considered. The VCP e.V. does not guarantee that the equipment characteristics

of the campsite described in the general documents, the brochure or other media will be available for the duration of the event.

Every liability of the VCP e.V. or its employees for minor faults that cause disruptions or even the deficiency of the functional areas is excluded.

The VCP e.V. is not liable, neither for the content nor for the success of the event. Only the user is responsible for this.

The usage of the camping site and its institutions happens on own risk and endangerment of group members. For damages caused by group members, the group leaders and the applicant will be liable in the framework of the legal regulations. This applies to the campsite and its institutions as well as to the nonpaid or paid material like for example canoes with accessories kits, gas bottles and gas cookers, benches and tables, tools.

About essential restrictions of the campsite operation, the VCP e.V. will inform the registered group immediately.

If essential changes of the number of participants, the duration of the stay, etc. emerge after the registration, this is immediately to be announced.

Parts of the contract are these general usage conditions (Appendix 1 to the usage contract), the camping site rules (Appendix 2 to the usage contract) and the price-list in force at the relevant time.

The campsite users are duty-bound to participate in the maintenance of the safety and the tidiness of the camping site. This happens at the camping site employees' dispositions. If a group refuses to attend to its duties, the group, especially the applicant, will be debited with the amount of the additional costs for the extra cleaning according to the price-list.

3. Disruptions of the contract

The groundkeeper has to be informed immediately about disruptions and defects. In the process, the guests are duty-bound to assist the elimination of appearing disruptions, to avoid damages or to reduce them to a minimum in the frame of the legal mitigation of damages law.

If guests are refusing this because of their actual fault, they are not allowed to claim entitlements to damages of the VCP e.V.

The VCP e.V. commits to eliminating disruptions and defects within the bound of possibility as fast as can be.

If repair is impossible or if it is refused by the VCP e.V., the group is authorized to cancel the contract immediately.

Before the cancellation of the usage contract an adequate period of time has to be given to the VCP e.V. to produce relief.

4. Rescission

The regulations for the rescission are currently revised. So far, the hitherto existing regulations published on the homepage apply continually.

5. Written form clause

Supplements and arrangements that change the amount of the contractual goods and services require an acknowledgement in written form.

! End of the General usage conditions