

General terms and conditions for the deposit of caravans (From October to March)

- 1.**The contract is concluded at the day of the deposit. The fee has to be paid in advance. If the bailor wants to dissolve the contract by premature dismissal, the fee is not even proportionately refunded. If the caravan is not picked up the last day at the end of the contract a daily fee of euro 15, 50 + 22% VAT is charged.
- 2.**The fixed fee includes just the deposit from October to March. The daily hours of opening are from Monday to Friday, from 8.30 am to 12.00 am and from 14.00 pm to 18.00 pm; Saturday 8.30 am to 12.00 am; closes on Sunday.
- 3.**The caravan has to be handed over empty. There must not be any food, gas container and liquids like water in it.
- 4.**The caravan may be picked up only by full payment of the fee of deposit and all other charges of the depositary before. If the caravan is sold by the owner/ bailor, he remains obligated to pay all fees and charges. The depositary refers to the right of retention according to article 2756 of the codice civile.
- 5.**The caravan is only stored for the bailor personally. It will not be handed out to any other third party, unless the third party can show a written authorisation.
- 6.**The depositary has no liability for any damages during the deposit. The bailor is obliged to prepare the caravan for winter conditions.
- 7.**The caravan is insured for legal liability until the day of collection.
- 8.**The depositary compensates damages caused by fire at the depositary area if there are no direct claims of the bailor or the owner of the caravan against an insurance company. These damages are limited with the actual value of the caravan without any accessories. A liability of the depositary only exists if the bailor can prove a fault by the depositary. According to article 1768 of the codice civile first case every liability of the depositary by third parties is excluded. The caravan is not insured against theft and natural hazard, as there are smoke, snow and hail. Furthermore the depositary is not obliged to guard any furnishing or accessories owned by the bailor. The depositary is not responsible for thefts which occur inside the caravan (burglary). The depositary has also no liability for damages by vandalism.
- 9.**In case of litigation the court in Verona shall have exclusive jurisdiction. This contract follows Italian law.

PRICES

6 Months from october to march

Euro 350,00 VAT 22% included

Monthly Euro 60,00 VAT 22% excluded