

2018 Booking Form for Le Pressoir, Chez Blanchet, 16210 Courlac, France

Full Name

Address

.....

Home Tel

Mobile Tel

Booking Period from (date)..... to (date).....
(all rentals are from 16:00 Saturday to 10:00 Saturday)

Number of People in your Party: Adults..... Children.....

Ages of Children under 16 years

Rental Cost

2Jun - 29Jun £684 / €775 per week

30Jun - 1Sep £854 / €975 per week

25% Deposit: on booking

Balance due: 6 weeks before arrival

Payment: Euros by direct transfer to
Societe Generale, agence de Chalais, 18, pl Hotel de Ville, 16210 Chalais, France
Compte M.ou Mme Turnbull George
IBAN # FR76 3000 3000 9200 0537 7334 801
Swift Code # SOGEFRPP
Or by cheque / RIB to Hilary Turnbull, address as below

UK £ cheques/ € RIBs to: Hilary Turnbull, 26 Bonnyrigg Road, Eskbank, Dalkeith, EH22 3EZ, Scotland /
Ecosse

UK £ transfers to: Royal Bank of Scotland plc, Sort Code 83-21-08, Account 00125708, Mrs H Turnbull
Tel Contact +44.7789.20.12.20 / +44.131.454.0781 (evening)
Email hilary.turnbull@gmail.com

(N.B. 25% deposit, which is required before a booking can be confirmed, is non-refundable. You are advised to take out a Travel/Holiday Insurance Policy, with a cancellation clause, which may enable you to recover non-refundable monies).

The Property will be clean on your arrival. The letting cost assumes that you will leave it in the same condition, if not an additional charge of €100 min. will be added.

I have read the terms and conditions and accept them on behalf of all my party who will reside in the Property, on whose behalf I am authorized to make this agreement. I am over 18 years of age.

Signed

Print Name

Date

BOOKING CONDITIONS

1. The property known as Le Pressoir ("The Property") is offered for holiday rental subject to confirmation by Hilary or Barrie Turnbull ("The Owner") to the renter ("The Client").
2. To reserve the Property the Client should complete and sign the Booking Form and return it, together with payment of the non-refundable deposit (25% of the total rent due). Following receipt of the booking form and the deposit the Owner will send a confirmation invoice. This is the formal acceptance of the booking.
3. The balance of the rent is payable not less than 6 weeks before the start of the rental period. If the payment is not received by the due date, the Owner reserves the right to give notice, in writing, that the reservation is cancelled. The Client will remain liable to pay the balance on the rent unless the Owner is able to re-let the Property. In this event Clause 4 of these booking conditions will apply. Reservations made within eight weeks of the start of the rental period require the full payment at the time of booking.
4. Subject to Clauses 2 and 3 above, in the event of cancellation, refunds of amounts paid will be made if the Owner is able to re-let the Property, and any expenses or losses incurred in so doing will be deducted from the refundable amount. The Client is strongly recommended to arrange a comprehensive travel/holiday insurance policy (including cancellation cover) and have full cover for the party's personal belongings, public liability, etc., since they are not covered by the Owner's insurance.
5. The rental period shall commence at 16:00 hrs on the first day and finish at 10:00 hrs on the last day. The Owner shall not be obliged to offer the accommodation before the stated time and the Client shall not be entitled to remain in occupation after the stated time.
6. The maximum number to reside in the property must not exceed six, unless the Owner has given written permission.
7. The Client agrees to be a considerate tenant and to take good care of the Property, and contents, and to leave it in a clean and tidy condition at the end of the rental period. The Owner reserves the right to bill the client for any additional cleaning costs if the Client leaves the Property in an unacceptable condition. The client also agrees not to act in any way which would cause disturbance to residents in neighbouring properties.
8. The Client shall report to the Owner, without delay, any defects in the Property, or breakdown of equipment, in the Property or gardens/pool. Arrangements for repair &/or replacement will be made as soon as possible.
9. The Owner shall not be liable to the Client for:
 - Any temporary defect or stoppage in the supply of Public Services to the Property, plant or machinery or appliances in the property, gardens or pool
 - Any Loss, Damage or Injury, which is the result of adverse weather conditions, riot, war, strikes or any other matters beyond the control of the Owner
 - Any loss, damage or inconvenience to, or suffered by the Client, if the property be destroyed or substantially damaged before the start of the rental period and in any such event, the owner shall within seven days notification to the Client, refund to the Client all sums previously paid in respect of the rental period
10. Under no circumstance shall the Owner's liability to the Client exceed the amount paid to the Owner for the rental period.
11. As stated in Clause 8 the Property will be clean on your arrival. The letting cost assumes that the property will be left clean and tidy on your departure, if not an additional charge of €100 min will be deducted for cleaning