

GoExploreVillageTerms&Conditions

1. These Terms and Conditions relate to the use of participating accommodation owned and /or managed by Campus Living Villages UK Limited (of Level 6, One London Wall, EC2Y 5EB) ("CLV"), or any of its related entities or related body corporates ("CLV Group") participating in the Go Explore initiative.
2. The contact name specified on the Go Explore application form requesting accommodation at the overseas participating CLV Student Village ("Host Village") shall be deemed as the Client for the purposes of these Terms and Conditions. For clarity, to be eligible to participate in Go Explore, the Client must have a current and valid residential agreement with the CLV home village ("Home Village") and the Client must continue to be current with payments and compliant with all terms and conditions of the residential agreement for the duration of the intended stay with the Host Village. If the Client has an account in arrears at the Home Village at the commencement of the Go Explore booking period ("Booking Period"), the Client will not be able to commence the Booking Period until their account with the Home Village has been settled in full. For clarity, the Client remains liable for the residence fees under their residential contract during the Booking Period.
3. The Client may be requested to pay a non-refundable, non-transferable Booking Fee of \$1 (in the United States of America, Australia and New Zealand) or £1 (in the United Kingdom).
4. The Client shall pay a non-transferable deposit of \$150 (in the United States of America, Australia and New Zealand) and £100 (in the United Kingdom) per booking ("Deposit") as a pre-condition to confirmation of the booking at the Host Village. The Client shall pay the Deposit to the Home Village of the Client as directed by CLV to be held as security for, and to cover the costs of, any damage to the Host Village or any other property of CLV or the Host Village. The Deposit, or such balance as shall remain following any deductions, shall be refunded by the Home Village within 14 days of the Client's departure from the Host Village.
5. The Client will be responsible for the cost of any additional cleaning, and for any damage or breakage, to or at the Host Village, arising from acts or omissions on the part of the Client during the period of the Client's stay at the Host Village ("Booking Period"). For clarity, this includes the guests of the Client and any other person permitted by the Client to be at the Host Village during the Booking Period. The cost of reinstatement or replacement of damaged premises or property shall be deducted from the Deposit.
6. If the cost of such additional cleaning or the cost of making good such damage or breakage (as the case may be) exceeds the amount of the Deposit, CLV shall issue an invoice for the amount exceeding the Deposit and the Client must pay promptly the invoice as a debt due on demand. CLV and/or the CLV Group may seek assistance from the Home Village to undertake cost recovery actions for such amounts from the Client.
7. CLV accepts no responsibility for any loss of or damage to any equipment or other property left on the premises by the Client prior to, during, or after the Booking Period. It is the responsibility of the Client to ensure they have the relevant travel approvals (e.g. visa) and adequate travel insurance cover for the Booking Period.
8. The Client must observe the Village Rules of the Host Village, as well as all health and safety and fire regulations and any direction given to the Client by an employee or representative of CLV or the CLV Group whilst at the Host Village during the Booking Period.

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9. CLV and the CLV Group reserves the right to require the Client to vacate and leave the premises immediately, should the Client cause damage to the Host Village or any other property of CLV; create a disturbance or nuisance; fail to follow health and safety and fire regulations; or fail to abide by the Village Rules and reasonable direction given by an employee or representative of CLV or the CLV Group.
10. By completing the 'Check-In Form' the Client is agreeing to CLV and/or the CLV Group to sharing information with its affiliates, including undertakings in the CLV Group which may be located in UK, USA, New Zealand and/or Australia.
11. To the extent permitted by applicable law, the Client releases and agrees to indemnify and hold harmless CLV, the CLV Group and its employees and representatives at the Host Village and the Home Village (but only to the extent that the Home Village is held vicariously liable) from any claim, loss, liability or damage the Host Village incurs arising from any unlawful, wilful or negligent act or omission by the Client (and/or the Client's invitees) during the Booking Period, except to the extent that such act or omission was caused or contributed to by the Host Village. The release and indemnity in this clause are continuing and independent of the obligations of the Client and survive termination or expiry of the Go Explore agreement and/or the Home Village Residential Agreement.
12. This document is governed by the laws of the jurisdiction in which the Host Village is located and each party submits to the non-exclusive jurisdiction of the courts of that jurisdiction.
13. In limited circumstances, the Client may request accommodation under the 'Go Explore' regime for a companion travelling with the Client who is not a resident of the Home Village or any other CLV affiliated village ("Guest"). It is the responsibility of the Client to refer enquiries via the local leasing office at the Home Office for referral to the Host Village. Such request shall remain subject to the approval of the Host Village (which may or may not be granted at its discretion, subject to availability and/or operational constraints). Where accepted, all Guests are deemed as Clients for the Booking Period and are subject to the same terms and conditions set out for the Client.
14. CLV and the CLV Group reserves the right, at any time, to amend, vary and update the Go Explore Terms and Conditions (including withdrawing the initiative, provided that any confirmed bookings will be honoured) and publish any such updates on the websites of the participating Home and Host Villages.
15. CLV and the CLV Group shall not be liable, under any circumstances, for:
 - (a) late, lost, misdirected, incomplete or incorrect applications; and
 - (b) any financial or legal implications (or otherwise) that may arise from or in connection with the Client participating in the Go Explore initiative.

It is the responsibility of the Client to seek independent financial, legal or other professional advice before making any applications under this Go Explore initiative.