

VACATION HOME RENTAL AGREEMENT "Vacation Rentals by Owner" 1258348

THIS IS A SAMPLE RESERVATION

Dear GUEST:

Thank you for choosing our KIVA CLIFF HOUSE at Lake Powell-Page for your vacation! This Exclusive Lake Powell Luxury Home with Enchanting Panoramic Vistas overlooks magnificent Lake Powell and sits at the center of the Grand Circle of the desert southwest. We look forward to sharing this very special and spiritual place with you. This Agreement will confirm your rental of:

THE KIVA CLIFF HOUSE at LAKE POWELL as follows:

RESERVATION

The KIVA CLIFF HOUSE at Lake Powell 1919 Rim View Drive, Lake Powell-Page, Arizona 86040

Your reservation confirmation is #

of Guests: 0 Adults 0 Children

Guest List:

Tenant Name: GUEST

Address: ?

Primary Phone: ? Secondary Phone:

Email: Secondary Email:

| Check-in | -4:00 | Cleaning fee | |
|------------|--------------------|-----------------------------|--|
| Check-out | - 11:00 | Sales Tax (15.0000%) | |
| | | Refundable Security Deposit | |
| Duration | 1 Night | Total | |
| Rate | \$0.00 USD / Night | | |
| Total Rent | \$0.00 | | |
| | | | |

| BILLING INFORMATION |
|---|
| ***50% of Rental is due within 10 days of booking and 50% due 90 days prior to arrival*** |
| IMPORTANT PLEASE NOTE: ******CHECK-IN AFTER 4:00 PM******CHECK-OUT BY 11:00 AM***** |
| |
| EARLY CHECK-IN/LATE CHECK-OUT: |
| If you enter the home before 4:00 PM you are subject to an early check-in fee of up to \$100/hr. |
| If you check out after 11:00 AM on check out day you are subject to a late check-out fee of up to \$100/hr. |
| |
| ********PLEASE RESPECT THE CHECK-IN/CHECK-OUT TIMES TO AVOID EXTR CHARGES******* |
| |
| TOTAL RENTAL \$ |
| DOES NOT INCLUDE VRBO FEES |
| DEPOSIT RECEIVED: DATE/AMOUNT |
| NEXT AMOUNT DUE: |

PLEASE COMPLETE YOUR RESERVATION:

There are three simple steps to complete your reservation.

\$0.00 Due by: (Due Now)

- ***1. STEP ONE: LEASE AND PAYMENT. Please review, sign and return just the first two pages of this RENTAL AGREEMENT. An Echeck request will be emailed to you for all future payments from Yapstone, our secure online payment service. Please do no mail a check.
- ***2. STEP TWO: RELEASE AGREEMENTS. We will email you your releases to be completed by EACH person in your party. Both you and your guests (ALL GUESTS AND VISITORS MUST COMPLETE RELEASE, CHILDREN AGE 17 AND UNDER MUST BE LISTED ON THEIR PARENTS RELEASE) can print copies of the release at your convenience or simply sign online and return to XXXXXX. Returning the completed releases either individually or all together prior to 90 days before your arrival. Each adult must sign, and children must be listed, including their age at the time of visit, and signed for by their parent or guardian. If a

child's legal parent or guardian will not be on the property please include their contact information. Please make sure to note the booking party at the top so we can properly file them. Any person on the property, residing or visiting, MUST submit a signed release and be registered.

***3. STEP THREE: DIRECTIONS AND ENTRY INSTRUCTIONS: Once all paperwork is received including releases and final payment is made your arrival will be coordinated with our greeter who will meet you at or after 4:00 on the date of your arrival.

IMPORTANT: YOUR HOME ACCESS CODE will be provided when you arrive by our greeter.

Once you complete these three easy steps you are all set, and your reservation is complete! Please contact us with any questions!

CHECK-IN 4:00 PM Please do not arrive EARLY. The cleaning crew needs time to prepare the home for your arrival. Please park in one of the parking areas, open the gate to the courtyard and proceed to the front door and ENTER YOUR ENTRY CODE listed above. Make yourself at home and enjoy your stay!

CHECK-OUT 11 AM Maids arrive promptly at 11 AM. Kindly plan your departure accordingly.

It is hereby agreed that Sunshine Pointe, LLC hereinafter called LANDLORD, does hereby let and lease to (all parties listed) hereinafter called TENANT, the premises above beginning no earlier than 4:00 PM on the listed arrival date and no later than at 11:00 AM on the listed Departure Date. Said premises to be used for private residential purposes only to be occupied by NOT MORE THAN the maximum number of people listed above and only to those specifically REGISTERED GUESTS in advance.

Confirmation & Deposit Policy: MC/Visa will be taken as a deposit to hold a reservation for ten days and will be held as additional security and damage deposit. An eCheck request for payment will be sent for the balance of the 50% deposit and is due within 10 days of booking or reservation will be canceled and deposit forfeited. When booking on the listing site, 50% is taken upfront. An eCheck request will be sent for the remaining 50% is due on or before 90 days prior to arrival.

Cancellation Policy: Cancellations received after 24 hours of booking and prior to 90 days of arrival are subject to a \$500.00 fee. Cancellations received within 90 days of arrival are subject to a full forfeiture of all funds. Failure to make timely payments as required herein will result in lease cancellation and forfeiture of funds and submit releases 90 days prior. CANCELATION INSURANCE IS HIGHLY RECOMMENDED, VRBO offers this insurance and we can refer you to more companies.

This agreement consists of three parts: Part I: Guest Reservation, Part II: Rental Agreement, Part III Release of Liability, and AFFECTS YOUR LEGAL RIGHTS. PLEASE READ IT CAREFULLY BEFORE EXECUTING THIS AGREEMENT. We/(I) have read all of the above listed documents and represent that I/WE are executing this rental agreement on behalf of all of the parties listed hereon and agree to all of the terms and charges stated and warrant that the Lease and Release of Liability agreements have been duly agreed to and will be properly executed by all guests. I/WE agree to abide by the terms and conditions stated herein.

| ACCEPTENCE BY: |
|---|
| Signature |
| Signature |
| Please Print Full Name |
| Date |
| TRAVEL INSURANCE IS HIGHLY RECOMMENDED Initial |
| PLEASE PRINT THIS PAGE, SIGN AND RETURN TO: XXXXXXX |
| RENTALAGREEMENT PART II of III. |

TENANT AGREES AS FOLLOWS:

- ---RENTS: Pay to LANDLORD as rent the sums listed above in advance by the dates specified.
- ---CHECK-IN, CHECK-OUT: TENANT agrees that rental commences no earlier than 4PM on the day and date indicated on the confirmation sheet. No early check-ins allowed to permit ample cleaning time. TENANT agrees to vacate the premises not later than 11AM on check-out day, remove all trash and place in plastic garbage bags in the proper outside receptacles and leave the home in a tidy, orderly manner. Late/Early check outs/ins will be charged \$100/hour in 15-minute increments.
- ---MAXIMUM OCCUPANCY: Only the <u>maximum number of people listed above and those specifically registered</u> at the end of this document shall occupy the premises at any time. All Children, regardless of age, are counted in total occupancy. Over-occupancy (9) is a material violation of your vacation lease agreement and will cause an expedited eviction, forfeiture of all sums and additional charges of \$100pp/per day.
- ---HOUSEHOLD SUPPLIES: Landlord will provide only an initial supply of hand soap, dishwashing detergent, laundry detergent, paper towels, toilet paper and garbage bags. Additionally, a variety of spices and cooking ingredients may be available for TENANT's use. All other household and cooking supplies needed shall be the responsibility of the TENANT. Clean linens and bath towels will be provided upon your arrival.
- ---NOT INCLUDED: Not included in this lease is daily maid service, household supplies, baggage handling, long distance charges, pay per view charges, auto rental, food, liquor, laundry, personal items, excessive wear and tear, or excessive cleaning upon departure (i.e. stained or soiled cushions, grill, upholstery, carpet shampooing, etc.)
- ---CHILDREN: All children shall always be supervised and may require constant adult supervision. Severe injury or death could result from failure to properly supervise the children. Additionally, children are not to play in the landscaping, ponds or with any of the furnishings. This home is NOT CHILD PROOF and requires children to be constantly supervised. TENANT alone is responsible for child safety.
- ---HOUSE PARTIES: There shall not be any "house parties" on the Premises, there shall never be more than 9 persons on the Premises at any time without written landlord approval, nor shall TENANT's guests ever be left alone on the Premises. ALL guests and visitors of any age of tenants must be registered and have submitted signed releases prior to entry onto the property.
- ---HOUSE RULES: All guests agree to abide by reasonable requests of the LANDLORD including but not

limited to the house rules. No COMMERCIAL ACTIVITIES are allowed on the premises at any time and no signs, structures or banners shall be erected or displayed.

---DISTURBANCES: TENANT acknowledges that the Premises is part of a quiet peaceful community and will

be highly considerate of the neighbors. The Premises shall not be used in such a manner as to generate noise (including loud music) which will disturb neighbors, nor will neighbors be harassed or bothered in any manner. Absolute quiet time begins at 10 P.M. until 7 A.M. daily. Tenant agrees to pay any fines associated with disturbance of the neighbors as imposed by the authorities.

- ---NO-SMOKING: Smoking is strictly prohibited anywhere in the home and is grounds for immediate eviction. A \$250 fee is assessed if smoking is determined to have occurred. Additional cleaning and smoke smell removal charges may also be required.
- ---PETS: of any kind are NOT allowed anywhere on the premises. A \$250 fee is assessed for any unauthorized pets having been on the property. Additional cleaning charges may apply.
- ---VEHICLES: No more vehicles than can be safely parked on the property shall be allowed at any time. Parking is prohibited on the street. (The garage is private and specifically NOT part of the lease). Tenant is always solely responsible for their own vehicles.
- ---LOCKED OWNER'S CLOSETS/GARAGE: It is expressly agreed that the locked closets and the garage are private and for the sole use of the owners. These areas are NOT included in this lease.
- ---ALTERATIONS: No alterations shall be made to the premises, nor locks installed anywhere.
- ---WEAR & TEAR: TENANT agrees to maintain the premises in the same condition as when received and will not allow any waste, misuse or neglect. Should any waste, misuse or neglect occur on the leased premises, it will be the sole responsibility of the TENANT and TENANT agrees to promptly pay the reasonable costs thereof.
- ---CLEANLIINESS: That the premises shall be kept in as clean, healthy and safe as conditions of the Premises permit and shall cause no unsafe or unsanitary conditions. That no junk or garbage will be allowed to accumulate on or near the premises. All garbage shall be promptly sealed in plastic garbage bags to help prevent smell, decay flies. Garbage shall be placed in the designated containers and on the street for pickup on the designated days. Once garbage is picked up, Tenant shall promptly return the containers to their storage spots. Care share be taken not to damage the leather and fabric cushions or any of the furnishings with wet or soiled clothing, spilled drinks or in any other way. When using the grill please clean when finished to avoid additional cleaning fee.
- ---FURNISHINGS: TENANT agrees not to move or alter any of the furnishings and shall use them only for the purposes intended. TENANT shall respect and protect all furnishings and decor and understands that many of the furnishings are unique and valuable. TENANT shall be solely responsible for the replacement value of any damaged or destroyed furnishings on the leased Premises.
- ---NEEDED REPAIRS: That should any repairs be necessary, the Landlord and/or the designated property manager will be notified as soon as possible.
- ---FAILURE OF A SYSTEM, APPLIANCES OR AMENITY: In the event the Premises sustains a failure of a utility, system, amenity or appliance including but not limited to water, sewer, electrical, mechanical, or structure systems: pool, waterfall, spa, electronic or entertainment equipment or service, or any appliance-neither the Landlord, Owner, their employees, agents, or contractors, or property manager shall be liable to TENANT in damages and no refunds will be given for such failures. However, the Landlord, upon being notified of any malfunction will make a reasonable effort to promptly repair or replace the failed system or advertised equipment. The summer heat and sun inflict tremendous strain on systems, equipment and appliances. This coupled with the difficulty of getting parts to this remote small town can be time consuming and frustrating. TENANT understands and accepts the fact that this property is leased for its remote desert appeal and not for its modern conveniences, and therefore some systems, amenities and

appliances may always not be fully functional, and it may be unreasonably difficult or impossible to get a malfunctioning system, amenity or appliance operating within the lease period.

- ---TENANT'S PERSONAL PROPERTY: TENANT'S personal property and effects are the TENANT'S sole responsibility throughout the tenancy. LANDLORD'S insurance will not cover TENANT'S personal property and TENANT agrees to carry his/her own insurance on such property and personal effects. All personal property of the TENANT on said premises shall remain his sole responsibility and risk, and the Landlord shall not be liable for any loss or damage due to theft, or loss of such personal property arising from any acts or negligence of any other person, nor from the leaking of the roof, or from bursting, leaking, or overflowing of water, sewer, or from plumbing fixtures, or from the handling of electrical wires or fixtures, or from any cause whatsoever, nor shall the Landlord be liable for any injury to the TENANT or other person in or about the premises, the TENANT expressly agreeing to save the Landlord harmless in all such causes and events.
- ---FIRE PITS: Unfortunately, due to liability we are unable to offer the use of the gas fire pits.
- ---INDOOR/OUTDOOR FIREPLACES/KIVA FIREPACE: is operable from Nov1ST-March 31st.
- ---UNAVAILABILITY OF PREMISES/DUPLICATE BOOKING/OTHER: If for any reason the Landlord is unable to provide the Premises in a fit and habitable condition or make the Premises available for this lease, the LANDLORD shall either A) provide and TENANT shall accept a substitute reasonably comparable property and LANDLORD shall pay any additional charges that would be due in excess of the rate for the original booking OR B) refund all rents and fees paid for the original booking together with a 15% (of base rental) override and cancel the lease with no further liability. It is hereby agreed that these are the only two alternatives and the sole remedy for all damages, liability or inconvenience arising out of LANDLORD's failure to make the Premises available.
- ---ACTS OF GOD/CONSTRUCTION NOISE: Landlord shall not be liable for events beyond its control which may interfere with TENANT's occupancy, such as Acts of God, acts of governmental agencies, fire, strikes, war, inclement weather and construction noise from nearby sites. NO REBATE OR REFUND will be offered in these circumstances. TRAVEL INSURANCE IS HIGHLY RECOMMENDED.
- ---INSURANCE: TENANT agrees that Landlord shall not be liable for travel disruptions, TENANT's personal property or illness or injury. TENANT is strongly encouraged to purchase a <u>Vacation Insurance Policy</u>. Please ask us for referrals.
- ---RIGHT OF ENTRY: The Landlord, his agents or representatives shall have the right to enter the Premises during reasonable hours to inspect, make alterations and/or repairs, and to provide maintenance as Landlord may deem appropriate. TENANT acknowledges that routine care taking, and grounds maintenance will occur periodically during the lease period.
- ---ABANDONED PERSONAL PROPERTY: When the TENANT vacates or abandons the property any personal property left behind on the premises shall be deemed abandoned by the TENANT and LANDLORD shall not be held responsible. During TENANT's occupancy TENANT is solely responsible for the security of all of TENANT's personal property and the LANDLORD shall not in any way be liable for loss, theft or damage of the same. Additionally, TENANT shall however, be responsible for LANDLORD's personal property under the TENANT's control by virtue of this lease. If you leave something behind, we will make every effort to locate it and return it to you C.O.D. Items unclaimed after thirty days will be donated to charity.
- ---DAMAGE/SECURITY DEPOSIT: May be applied to actual damages caused by TENANT, excess phone or cable charges, excessive cleaning charges, OVER OCCUPANCY, unauthorized visitors and guests, parties or events, excess services required, moving furniture, fines imposed and/or costs of enforcing this lease.

Within 30 days following the end of the tenancy the Damage/Security Deposit will be applied, accounted for or refunded to the TENANT. If the TENANT has provided a credit card, the TENANT hereby authorizes the LANDLORD to charge these charges to his/her account. TENANT shall report any damage noted upon arrival (within 24 hours of check in) to avoid any Damage/Security Deposit losses. Notwithstanding anything to the contrary contained herein TENANT's liability shall not be limited to the Damage/Security Deposit.

- ---RELEASE OF LIABILITY/HOLD HARMLESS: Each TENANT AND THEIR VISITORS shall review and sign a comprehensive "Release of Liability" agreement and acknowledge that it is expressly made a part of this agreement and agreement is a precondition to this agreement.
- ---INDEMNIFICATION AND HOLD HARMLESS: TENANT agrees to indemnify and hold harmless Owner and Landlord and their representatives from and against any liability for personal injury or property damage sustained by any person (including TENANT's guests) as a result of any cause, unless caused by the gross negligence or intentional willful act of the Owner or Landlord.
- ---ASSIGNMENT: This lease may not be assigned, or any portion of the Premises sublet. Any attempt to do so shall be considered a material breach. Signer MUST reside on the property for the duration of the lease.
- ---SURRENDER OF PREMISES: TENANT covenants and promises to surrender the premises in as good and the same condition as the commencement of the rental period, reasonable wear and tear excepted; and to reimburse Landlord the amount, including reasonable attorney's fees and court costs if necessary to collect for all other damages or liabilities of TENANT. Holes in walls, Soiling and/or discoloration of the leather, fabric and furnishings is NOT considered reasonable wear and tear and will be billed as additional cleaning or damage.
- ---EXPEDITED EVICTION: If TENANT (i) holds over in possession after the TENANT's tenancy has expired; (ii) commits a material breach of any provision of this agreement (including any addendum hereto) that according to its terms would result in the termination of TENANT's tenancy; (iii) fails to pay rents as required by this agreement; or (iv) has obtained possession of the Premises by fraud or misrepresentation, the TENANT agrees to an expedited eviction as the law allows.
- ---LAWS: That no laws, statutes or ordinances of a jurisdictional government agency will be violated on the premises nor the Premises used for any such purpose.
- ---ENFORCEMENT OF LEASE: That should LANDLORD incur any expenses in enforcing the terms of this Lease, TENANT shall promptly reimburse LANDLORD 100% for such expenses as LANDLORD shall deem reasonable.
- ---DISPUTES: This lease shall be governed by and interpreted in accordance with the laws of the State of Arizona and County of Coconino. Any action relating to this agreement shall only be instituted and prosecuted in courts in Arizona. TENANT specifically consents to such jurisdiction and to extraterritorial service of process. Should Landlord be required to take any action to enforce or recover under this agreement or should the Tenant initiate any legal proceeding against the Landlord (the Released Party), the tenant shall pay the Landlord's costs of arbitration and litigation including without limitation, reasonable attorney's fees.
- ---DEFAULT BY TENANT: TENANT agrees that every condition, covenant and provision of this lease is material. A breach of any of these will constitute a material breach giving the Landlord the right to terminate this lease, the right to immediate possession of the premises, the forfeiture of all deposits and the right to all damages including but not limited to costs of enforcement and reasonable attorney's fees.
- ---SOLE AGREEMENT: This document including any attachments incorporated by reference herein

constitute the entire and sole agreement between the Landlord and TENANT respecting the leased Premises, the leasing of the Premises to TENANT, and the lease term created under this Lease, and correctly sets forth the obligations of Landlord and TENANT to each other as of its date. Any oral or verbal agreements or representations respecting the leased premises or their leasing by the Landlord to TENANT not expressly set forth in writing in this agreement are null and void. Only written agreements shall constitute this lease.

- ---CHANGES: The parties hereto further agree that any changes to this agreement are to be in writing to be enforceable or otherwise are null and void.
- ---FAX/ELECTRONIC: Copies and signatures by facsimile or electronics are considered valid. The parties shall retain the originals for verification.
- ---DEFINITIONS: Wherever "Landlord" is used it is intended to mean Landlord, Owner, and their agents and employees. The use of the word TENANT shall include both singular and plural.
- ---SEVERABILITY: If any part of this agreement is found by a court of competent jurisdiction to be unenforceable than the remainder of the agreement shall remain in full force and effect.

RIMVIEW POINTE THE KIVA CLIFF HOUSE

1919 Rim View Drive

HOUSE RULES:

The following rules are required to maintain the peaceful enjoyment of the community by all and to protect both persons and property. Any guests violating these rules may be fined or asked to vacate. Please give your cooperation in order that you may enjoy your stay to the fullest. Thank you!

- -----No house parties are allowed-this is a quiet community!
- ----No more than 12 persons on property at any time without prior written permission
- ----No loud noise or music
- -----PLEASE, no running anywhere on the property due to stone and tile flooring which could be slippery
- -----PLEASE, No glass anywhere outside kitchen.
- ----NO SMOKING anywhere on the property
- ----NO ILLEGAL DRUGS anywhere on the property
- -----PLEASE DO NOT SIT on indoor furniture with wet or soiled bathing suits or attire. PLACE TOWEL DOWN FIRST!
- ----Garage door to be kept closed
- ----No parking on street
- -----Please help ensure all doors and windows in the house are closed and bolted when you retire for the evening. This is for security purposes as well as to help reduce the amount of unnecessary energy loss.
- -----Please exercise extreme care in helping to protect the unique, delicate and custom features of the home.
- -----Please help us CONSERVE ENERGY by turning off lights, air and fans when leaving your rooms as electricity is very expensive in the desert!
- ---ABSOLUTE QUIET TIME AFTER 10:00 PM

| vacation and we may continue sharing our home. Please call if there is anything, we can do for you to make your stay more enjoyable! |
|--|
| Thank you and Enjoy! |
| Vacation Rentals by Owner Sheree & Bruce |
| ************************************** |

You are our honored guests but please fully respect these rules so that you will have a problem free