

HENLLYS-HALL APARTMENTS

GOLF BOOKING FORM DATE.....

Please reserve an apartment from
 Arrival date
 Departure date
 @ cost of £..... (Inclusive of extras)
 Extras £..... (Dogs, cots, etc – see tariff)
 Name and address of person booking
 Mr/Mrs/Miss

 Post Code..... Telephone
 E-mail
 I enclose £100 deposit
 Or£..... Full payment
PLUS £100 additional post dated cheque (per apartment) which will be returned upon confirmation that apartment is left in conditions as required in the terms and conditions as stated below. (No.6)
 Or debit credit card no
 Expiry date..... Security Code Nos.....

Full payment is due 56 days before arrival

I have read the terms and conditions below and agree to abide by them. I am over 18 years of age
Signature
Date.....
 Please return to Henllys-Hall Apartments, Henllys, Beaumaris, Isle of Anglesey LL58 8HU
 Tel: 01248 811 303
 E-mail: info@henllyshallapartments.co.uk

Your party excluding the above named (Please name ALL others)				
Name	M/F	Age	Handicap	Preferred Tee-Times

Terms and Conditions of Hire

The hiring will be between the holidaymaker (the hirer) and the owner (the owner) of the property for which the booking is made. The booking will be made subject to these conditions of hire and the contract will be entered into on the issue by the owner of a confirmation of booking.

1. Accommodation will be ready for occupation from 4pm on the day of arrival and must be vacated by 10am on the date of departure. This is essential for the cleaning of apartments.
2. Should a property become unavailable due to any unforeseeable cause, our liability will be limited solely to monies paid for the hire of the accommodation.
3. Whilst the owner has taken care to ensure the property and the contents are safe and in good order, the use of the amenities and the property is entirely at the users risk and the owner will not accept responsibility for injury to guests or third parties or for loss or damages to their belongings, vehicles or the contents therein also any other personal possessions or monies.
4. Pets must be under control at all times and not left alone in/on the properties at any time. Owners must bring appropriate bedding. Pets are not allowed in any bedrooms or on any furniture. At the end of the holiday all traces of the pet must be removed from the apartment. Any soiling in any area of the grounds must be removed immediately.
5. The number of persons occupying the property must not exceed the number stated on the booking form. The owner has the right to refuse entry to the property if this number is exceeded.
6. The hirer must take all reasonable care of the property, its fixtures and fittings and leave it in the same condition of cleanliness as at the start of the holiday. Any additional cleaning costs will be deducted from the holding deposit or charged to the client's credit card. Any breakage's must be reported to the owner or caretaker who has the right to request payment to cover the cost of repair/replacement.
7. The description of the property and facilities is made in good faith. If you have cause for complaint please contact the owner or caretaker immediately so that it can be remedied as soon as is practicable. If you are not satisfied inform the owner caretaker whilst at the property as we the proprietors can only consider complaints whilst the client is in occupation.
8. The deposit is a booking fee and is therefore non-refundable. Cancellation charges are levied as follows;
 Over 56 days – Deposit/booking fee only, 31 to 55 days – 50%, 15 to 30 days – 75%, less than 15 days – 100%
9. The owners reserve the right to enter the apartments at any time for their running and safety
10. No arrivals will be accepted after 8pm unless by prior arrangement.
11. The proprietors reserve the right to decline accommodation and demand the immediate withdrawal of any person not complying with the conditions or for any conduct detrimental to the property and/or comfort of other guests
12. Whilst every endeavour is made to ensure that the particulars in our literature is correct the proprietors can not be held liable for any changes or alterations made.
13. The hirer will be responsible for the completion of the heating/electricity form and the subsequent payment thereof.