

coastline realty

965 Old Folkstone Rd Suite 108 Sneads Ferry, NC 28460

(910) 327-7711 www.cbcoastline.com

Any and all Add-ons (linens & Beach equipment etc) must be decided on prior to the final payment.

Extra Bath Towel	\$6
Extra Towel Set	\$10
Beach Towel	\$7.50

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CHECK-IN PROCEDURES. Check-in is after 4:00 PM on the date of your arrival as indicated on your reservation confirmation. You must come by our office at (965 Old Folkstone Rd. Suite 108, Sneads Ferry, NC 28460) and check-in personally (person listed on reservation) and be prepared to provide your photo ID. We will provide for you a check-in packet with all the rules & regulations pertinent to the specific property as well as keyless entry codes, keys, pool/parking passes etc. In case of after office hours (late arrival) check-ins, you will need to call the office before noon on your Saturday check-in to receive check-in instructions. For late arrivals, be prepared to forward a digital copy of your photo ID (name matching the reservation) to the office. Please do not go to the property before check-in as it will only delay the process for you. If housekeepers or inspectors see cars in the driveway, they will move on to the next house and you may miss your early rotation with cleaning/inspecting. In unusual circumstances it may be necessary to delay occupancy beyond normal check-in time to ensure property is prepared to reasonable standards. No refunds or discounts will be considered in the unlikely event of such delay.

OVER

Additional tenant signature & initials required on reverse side

2nd or more weeks are half the price for linen rentals on any of the listed items
All bikes do not come with helmet. Helmet rentals are \$10 each

ALSO AVAILABLE: (PLEASE NOTE: It is a violation of town ord	inance to leave beach	n chairs and equipment on the beach overnight. PLEASE REMOVE AT	THE END OF EACH DAY.)
Full Size Crib with Sheets	\$100	8' Wooden Beach Umbrella	\$60
Amenity Bag (can only be purchased with linens)	\$14	60Qt. Cooler	\$30
High Chair	\$40	Alum. Chair	\$30
Large Wooden Chair	\$35	Beach Wagon	\$80
Standard Baby Gate	\$30	2 Chairs / 1 Umbrella	\$125
Boogie Board	\$30	Charcoal Grill**	\$75
Single Jog Stroller	\$65	Gas Grill** (4 Burner)	\$130
Double Jog Stroller	\$85	Gas Grill (6 Burner)	\$165
16" Bike \$50 20" Bike	\$60	36" Flat Top	\$185
24" Young Adult Beach Cruiser	\$70	Rollaway Bed (sheets not included)	\$50
26" Beach Cruiser	\$80	Bike Helmets	\$10
26" Beach Cruiser with Child Seat	\$120	_	·
All bikes and cruisers include locks but not helmets Add-ons are serviced and provided through 3rd party vendors.	** PLEASE NOTE	E: Fire code dictates that grilling is not allowed on decks or under	neath houses.
nanagement firm, on behalf of the owner of the pr	operty, rents th	I your intent to use the property for a vacation ren ne property to the tenant, subject to the provisions	of the rental agreement
Tenant's decision with respect to the purchase of travel ins	urance will affect	Tenant's rights in the event of a mandatory evacuation. (See	e Item 10 & 11 on back page.
	HOLD ON KE	YS, POOL TAGS & PARKING PASSES. EACH MY CREDIT CARD UPON MY DEPARTURE IF I	
VISA/MC # DISC/AMEX		EXP. *Verific	
Verification code is the 3 or 4 digit number printed on the	hack of the card	often following the last 4 digits of your card #	
he card you provide must remain valid at least 30 day		expected departure date. CHECK-IN TIN	ME: AFTER 4:00 P.M. TIME: BY 10:00 A.M.
SIGNATURE:		(Coastline Realty reserv	res the right to delay check-in time ng & repair services)
Please read and sign both FRONT AND BACK of firmed unless both are received.	of this contract	. Return along with your initial payment. Reser	vation IS NOT con-
I CERTIFY THAT I AM 25 YEARS OF AGE OR OLDER STATED ON THE FRONT AND BACK OF THIS FORM.		D & AGREE TO ALL THE TERMS & CONDITIONS OF T	HIS CONTRACT AS
TENANT SIGNATURE:		Real Estate Agency: Coastline Re	<u>alty</u>
	<u></u>	BY:	
		DATE:	

- TRANSFER OF PREMISES. If the owner voluntarily transfers the Premises, Tenant has the right to enforce this Agreement against the grantee of the Premises if Tenant's occupancy under this Agreement is to end 180 days or less after the grantee's interest in the Premises is recorded. If Tenant's occupancy is to end more than 180 days after such recordation, Tenant has no right to enforce the terms of this Agreement unless the grantee agrees in writing to honor this Agreement. If the grantee does not honor this Agreement, Tenant is entitled to a refund of all advance rent paid by Tenant (any other fees owed to third parties **not** already lawfully disbursed).
- DISBURSEMENT OF RENT AND THIRD PARTY FEES. Tenant authorizes Agent to disburse up to 50% of the rent set forth above to the owner (or as the owner directs) prior to Tenant's occupancy of the Premises and the balance of the rent upon the commencement of the tenancy. Tenant also authorizes agent to disburse prior to Tenant's occupancy of the Premises any fees owed to third parties to pay for any goods, services, or benefits procured by Agent for the benefit of Tenant including but not limited to any fees set forth herein payable to Agent for reservation, transfer or cancellation of Tenant's tenancy. TENANT AGREES TO PAY A \$35.00 PROCESSING FEE FOR ANY CHECK OF TENANT THAT MAY BE RETURNED BY THE FINAN-CIAL INSTITUTION DUE TO INSUFFICIENT FUNDS OR BECAUSE TENANT DID NOT HAVE AN ACCOUNT AT THE FINANCIAL INSTITUTION.
- CONFIRMATION OF RESERVATION. To confirm your reservation, the Rental Agreement/Deposit Request must be signed and received back in our office no later than the requested date (Advance Required By) on the contract, along with the payment amount indicated on the contract (Advance Now Due), which will equal approximately half the reservation amount. These monies can be a personal check, credit card, or money order. No personal check will be accepted within 30 days of your arrival. YOUR DEPOSIT AND ALL MONIES WILL BE PLACED IN AN INTEREST BEARING ACCOUNT AT FIRST CITIZENS BANK, SNEADS FERRY, NORTH CAROLINA, WITH INTEREST BEING EARNED BY THE RENT-
- FINAL BALANCE. Final payment, including the Damage deposit (If accepted), is due no later than 30 days prior to your arrival. Please be sure to mark your calendar because we do not send out reminder notices. If the balance is not received by the due date, we may treat the reservation as a cancellation and make every effort to re-rent the property in order to minimize your loss (see Cancellation section).
- RENTAL FEES & PAYMENTS. Payments will include the following charges for each reservation made. All reservations are subject to a \$135.00 reservation fee (non refundable), cleaning/ servicing fee, either a Security Deposit Alternative Plan or a Security Deposit will apply. Other fees that may apply are Optional Travel Protection Insurance, if requested, or other beach equipment rental, if applicable. All fees are subject to Sales and Accommodation Tax. There will be a 3% charge on all credit card transactions.
 - SECURITY DEPOSIT. A Security deposit is required on all properties to ensure compliance with the terms of the rental agreement. This deposit is held until a determination of condition and contents have been verified and will be returned within 45 days after check-out. Amounts may be withheld to cover damage, unnecessary service calls, unreturned keys, pool passes & parking pass. Please report any problems or damage in your unit the day of check-in. If not reported, we must assume the damages occurred during your occupancy. Coastline Realty's determination of damages will be conclusive.
 - SECURITY DEPOSIT ALTERNATIVE PLAN. As a part of your stay, you may purchase the Security Deposit Alternative Plan designed to cover unintentional damages to the rental unit interior that occur during your stay. Tenant is responsible to notify the Agent in the event of unintentional damages and to document the occurrence before the departure date. If purchased, the plan will pay a maximum benefit of \$2500.00 towards any unintentional damages that occur. Any damages that exceed \$2500.00 or are not covered under this plan will be charged to the Tenants credit card on file. This plan does not cover malicious, reckless, negligent, or willful acts of the Tenant and others on the premises of the subject property. Agent will hold the Tenant responsible for any and all damages in excess of \$2500.00 This option is NOT available for Tenants exercising the option for wedding/event at a wedding/event friendly property. Once paid, this fee is non-refundable. If you do not purchase this plan a Security Deposit is required.
 - CHECK-OUT PROCEDURES. Check out by 10:00 AM, all tenant check-out duties (listed in #12 below) should be completed and all keys, pool passes/fobs, parking passes etc., are to be returned to OUR OFFICE. IF CHECK-OUT HAS NOT OCCURRED BY 10:00 AM, THE FULL DAILY RATE WILL BE DEDUCTED FROM YOUR SECURITY DEPOSIT OR BILLED TO YOUR CREDIT CARD ON FILE. YOU WILL STILL BE REQUIRED TO VACATE THE PROPERTY IMMEDIATELY.
 - TRANSFERS. No transfer will be made at tenant's request once the reservation has been confirmed; however, agent reserves the right to relocate tenant should unforeseen circumstances render the property unsuitable for occupancy. Every effort will be made to contact tenant about relocation prior to arrival.
 - TRAVEL PROTECTION INSURANCE. Vacation Rental Insurance has been made available with your reservation, if you choose. The Insurance provides coverage for the loss of prepaid, nonrefundable expenses due to certain unforeseeable circumstances that may jeopardize your vacation investment and force you to incur unplanned expenses. We strongly recommend you purchase this valuable protection. You can choose the coverage by initialing to accept it on your initial reservation form. It will then be added to your reservation. Separate terms and conditions apply, read your Description of Coverage/Policy carefully and contact Generali at (866) 999-4018 with coverage questions. If you choose not to purchase the insurance, no refunds will be given by us in the event of cancellations, including but not limited to hurricane evacuations. Agent earns a commission on the insurance to cover extra administrative costs. Once paid it cannot be refunded unless it is within 10 days of your initial premium payment.
 - 11. MANDATORY EVACUATION. If State or Local authorities order a mandatory evacuation of an area that includes the Premises, Tenant shall comply with the order. Upon compliance, Tenant will be entitled to a refund of the prorated rent for each night that Tenant is unable to occupy the Premises because of the order. However, Tenant shall not be entitled to a refund if prior to taking possession of the Premises: (a) Tenant refused Insurance offered by the Agent that would have compensated Tenant for losses of damage resulting from loss of use of the Premises due to a mandatory evacuation order. (See Travel Protection Insurance section.)
- # 12. DEPARTURE CLEANING. Properties will be cleaned after each departure in preparation for the next arriving guest. We ask only that our rental families have all the dishes, cups / glasses, utensils, pots / pans, cleaned and put away, all dirty linens removed from beds and placed in the entry/foyer area (except for comforters, mattress pads and pillow shams), and all garbage removed from the house and placed in a roll cart, or placed in an outside receptacle. Our housekeeping staff will do the remainder for you! Each unit is inspected after every departure and renters may be charged for additional cleaning due to failure to meet the above listed requirements, or if property is left in an abnormal dirty condition. By signing below tenant is authorizing Agent to charge the credit card on file for any additional cleaning fees incurred. (initial)
- TENANT DUTIES. Tenant agrees to maintain the property in accordance with Section 42A32 of the Vacation Rental Act of the North Carolina General Statues. Furthermore, Tenant agrees to: (1) Leave the property in the same condition as when tenancy began except for normal wear and tear; (2) Be financially responsible for any intentional damage to the property during their tenancy (i.e., damage not covered by Security Deposit or Security Deposit Alternative Plan); (3) To notify the Agent in writing of the need for replacement or repairs of smoke detectors; (4) Tenant agrees not to use the premises for any activity that violates any criminal law or governmental regulation. Smoking is NOT allowed in any of the properties or in any situation that will allow smoke to enter the property. Guests will be held accountable for all costs associated with cleaning to remove smoke odors, any losses incurred by Property Owner and/or Agent, and a \$300.00 violation fee will be charged. Failure to adhere to this NO SMOKING policy shall also result in immediate eviction without refund. Tenant's breach of any duty contained in this paragraph 13, OR any house rules or any other contract violations that may create damage to the property or homeowner shall be considered material and may result in termination of tenant's tenancy without refund, forfeiture of Security Deposit, or charged to tenant's card on file. By initializing the tenant is in agreement and authorizes Agent to charge the card over and above the listed authorization amount to cover the damages created. _ (initial)
- 14. AGENT DUTIES. Agent and Property Owner agree to provide the property in a fit and habitable condition for a normal person as determined by local building codes and owner's tastes, and section 42A31 of the Vacation Rental Act. Agent shall conduct all brokerage activities in regard to this Agreement without respect to the race, color, religion, sex, national origin, handicap or familiar status of any Tenant.
- **EXPEDITED EVICTION.** If the tenancy created hereunder is for 30 days or less, the expedited eviction procedures set forth in the Vacation Rental Act will apply. Tenant may be evicted under such procedures if Tenant: (a) holds over in possession after Tenant tenancy has expired; (b) commits a material breach of any provisions of this Agreement (including any addendum hereto) that according to its terms would result in the termination of Tenant's tenancy; (c) fails to pay rent as required by this Agreement; or (d) has obtained possession of the Premises by fraud or misrepresentation.
- INDEMNIFICATION AND HOLD HARMLESS; RIGHT Of ENTRY; ASSIGNMENT. Tenant agrees to indemnify and hold harmless Agent/owner 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 negligent or willful act of Agent or Owner, or the failure of Agent or the Owner to comply with the Vacation Rental Act. Tenant agrees that Agent, the Owner, or their respective representatives may enter the Premises during reasonable hours to inspect the not

17.	PETS. Unless otherwise specifically permitted in this Agreement (including any addendum hereto), NO pets shall be allowed on the Premises. Tenant's bre	ach of this provision shall b
	considered material, and shall result in immediate eviction and/or a \$1000 fine. For homes that allow pets, dogs are the only type of pet that is allowed.	Tenant must pay the fee for
	EACH pet brought onto the property. Please note that Security Deposit or Security Protection Plan does not include the non-refundable pet deposit per pet.	(initial)

17.	Premises, to make such repairs, alterations, or improvements hereto as Agent or Owner may deem appropriate, or to show the Premises to prospective purchasers or tenants. Tenant shall assign the Agreement to sublet the Premises in whole or part without written permission of the Agent. We have tried to provide accurate information on our website pertaining to each proper Agent cannot be responsible for errors, omissions, changes in prices or withdrawal of property from market. PETS. Unless otherwise specifically permitted in this Agreement (including any addendum hereto), NO pets shall be allowed on the Premises. Tenant's breach of this provision shall be
	considered material, and shall result in immediate eviction and/or a \$1000 fine. For homes that allow pets, dogs are the only type of pet that is allowed. Tenant must pay the fee for EACH pet brought onto the property. Please note that Security Deposit or Security Protection Plan does not include the non-refundable pet deposit per pet. (Initial)
Re	eservation ID:

* 18.	REPAIRS AND SERVICE CALLS. We cannot guarantee against breakdown of appliances or equipment, including, but not limited to air conditioning, elevators, pools or hot tubs, kitchen or laundry appliances, etc. Please report any non-operative equipment to our office promptly. We will make every effort to have repairs done quickly and efficiently. Should a repairman make call to a unit and find that the equipment is in working order and the problem was due to Tenant oversight or neglect, the charge for the service will be deducted from the security deposit or charged to your credit card. No rental refunds will be made due to failure of air conditioning, elevators, pools, hot tubs, other appliances or other items beyond our control, including but not limited to, noise from neighboring properties. Agent cannot guarantee that the tenant's vacation stay is flawless or that the Property and its amenities are flawless. (Initial)
19.	UNIT TELEPHONE & TV's. Not all units have telephones. You are not allowed to charge long distance calls to the unit phone. You may, however, receive long distance calls, or you may place them using your calling card. Any call billed to the unit (including directory assistance) will be billed to you by Coastline Realty plus a \$10.00 service charge. For TV's , please be advised that you are NOT to attempt to upgrade any TV Channel packages for this property. If it is found that during your stay period you violated this rule, you will be charged triple cost as damages and re-programming fees.
20.	HOUSE PARTIES. Coastline Realty DOES NOT ALLOW HOUSE PARTIES organized to celebrate graduations, proms, weddings (unless the property states weddings are allowed and the appropriate wedding fee has been paid) or gatherings of similar nature. If this occurs, the result will be expedited eviction without refund.
* 21.	MAXIMUM ALLOWABLE CAPACITY. Each property has a maximum allowable capacity and at NO TIME shall that capacity be exceeded. Maximum allowable capacity is simply the number of guests the property is equipped to sleep. This number is clearly stated on the property detail page of the website. This rule is to protect the integrity of the property and not allow it amenities and spaces to become overused and abused by those that ARE NOT contracted to be on the property. This means friends renting other houses on the island or any other daily visitors. These actions will put the house at an over-capacity limit and the contracted rental guest will be subject to immediate and expedited eviction without refund AND A \$700.00 fine to the credit card on file, or, deduction from Security Deposit, whichever applies. By signing below, card holder authorizes this charge if they allow this violation to occur
22.	MINIMUM AGE. Coastline Realty will only rent to persons 25 years of age or older. Minors must be chaperoned at all times or tenant is subject to immediate eviction. Coastline Realty reserves the right to check identification to verify age.
23.	ADA—SERVICE ANIMALS. We follow ADA guidelines relating to legitimate Service Animals. Any service animal must be identified up-front at time of original reservation contract so that Agency may assist in finding suitable and animal friendly accommodations.
24.	LOCKOUTS. If you lock yourself out of your property and the Agent is called to open the door for you, there will be a \$25.00 service fee which will be due at the time of service.
25.	Tenant understands and agrees that it is the Tenant's responsibility to ensure that all aspects of the property meet their standards through previewing the property or other means prior to booking, because tastes, opinions, standards of living, and other expectations vary greatly from person to person. What may be "nice" to a reservationist, may be unsuitable to a Tenant witd different standards. The Tenant understands that the property is privately owned, including furnishings, and neither Coastline Realty, nor the OWNER shall be responsible for providing any additional furnishings or equipment not available presently on the Premises. Certain areas, such as locked closets are reserved for the exclusive use of the OWNER and will not be available for the use of the Tenant. DO NOT REARRANGE FURNISHINGS OR LEAVE ANY FURNISHINGS OUTDOORS (EXCLUDING DECK FURNITURE).
	Coastline Realty is not responsible for articles lost, stolen, or left behind in the rental units. Special arrangements must be made for the return of any item at guest's expense. CANCELLATIONS. Refunds on cancelled reservations are made ONLY IF THE UNIT IS RE-RENTED FOR THE FULL TERM RESERVED AND FULL PRICE RESERVED. The refund is less 15% due to handling and rebooking charges (See Travel Protection Insurance section). Due to the unique nature of renting private homes verses Hotels, if a tenant takes a property off the market (reserves it) for a period of time and then cancels (does not fulfill their obligations), the Owner could suffer financial damages due to not being able to re-rent the property for the week or days reserved by tenant(Initial)
	Reservation ID:

TENANT SIGNATURE: _____DATE:____