

TERMS AND CONDITIONS

01. Purpose of the Lease Contract

This is an agreement entered into between the lessor and the client, hereinafter the "Lessee" for the rent of a recreational vehicle.

02. Vehicle Delivery and Return

The rented vehicle must be picked up from and returned to the lessor, from Mondays to Fridays from 9.30am to 4pm, local time, the "Lessee" being allowed to arrange with the "Lessor" delivery or return at any other part of the country in which case the "Lessor" will charge an additional fee.

03. Risks and responsibilities of the Lessor

03.1 The "Lessee" must rent a vehicle for the term specified in the contract. He will likewise make sure that the rented unit is in good state of maintenance, in optimum security conditions and covered by a liability insurance against third parties, as demanded under Argentine law. The insurance has a scope of coverage within the territory of the Argentine Republic, Brazil, Chile, Paraguay and Uruguay.

03.2 The "Lessee" will be allowed to go across the Argentine borders only towards Brazil, Chile, Paraguay and Uruguay, by previously requesting the "Lessor" to provide him with a Customs authorization to cross the border. ("Cruce de Frontera")

03.3 The "Lessee" is not authorized by the "Lessor" to travel with a vehicle belonging to the lessor fleet to countries other than those mentioned in item **03.2**.

04. Risks and responsibilities of the Lessee

The "Lessee" will be held responsible for all damages caused to the rented vehicle with a guarantee deposit to be previously handed over to the "Lessor". The amount of the guarantee deposit is specified in the lease contract. Unless otherwise agreed by both parties, the guarantee deposit will cover two registered drivers.

04.1 The vehicle will be held under the exclusive responsibility of the "Lessee" and driver from the moment the keys or the vehicle are delivered to him and until the moment in which both keys and vehicle are definitely returned to the "Lessor". Should the vehicle be abandoned or delivered to any person alien to the lessor or to a person not authorized to perform such a duty, a claim will be filed against the "Lessee" with the competent law courts for breach of contract and he will be stopped from leaving the country until the lease contract is properly terminated.

04.2 The "Lessee" is responsible for any damage or total loss caused to the vehicle even if not by him or not attributable to his fault or negligence.

04.3 In the case of any damage resulting from situations where no physical contact with other vehicle, animal, person or object is made, either on a highway or off it, the "Lessor", under his only and absolute discretion, reserves the right to either charge the "Lessee" the amount to cover the loss or damage suffered or to double the amount for responsibility as mentioned in the contract.

04.4 If the vehicle is damaged, robbed or lost in a situation where noncompliance with any of the “terms and conditions” of this contract occurs, the “Lessee” will be held responsible for the total loss or damage undergone by the “Lessor”.

04.5 Insurance:

All the units forming a part of the the lessor. fleet are covered by a liability insurance against third parties, which is compulsory in Argentina, with applicable deductibles as specified in the lease contract. The amount deductible is valid as a “Guarantee deposit”. The “Lessee” accepts responsibility for any breach caused by accident, losses, robbery or any other damage to the vehicle for the deductible amount. The insurance policy does not cover losses, personal belongings or medical costs resulting from any kind of accident with the “Lessor’s” vehicle.

04.5.1 Recommendation: It is mandatory to take extra insurance

The lessor recommends the “Lessee” and all passengers, to get a travel insurance covering losses, damages to their personal belongings or medical costs resulting from accidents with the vehicles.

We recommend to take a extra insurance to cover damages, losses of the equipment of the Camper and vehicle, we will provide all the information and photos to take this extra insurance.

04.5.2 Insurance will cease:

The “Lessee” will lose every right to the insurance through negligence towards caring for the rented vehicle, whether driving it or not. In addition, he will have to pay for the total value of all damages caused to the vehicle, and he will also lose the guarantee deposit.

04.5.2.1 Any damage caused by water.

04.5.2.2 Any damage or total loss resulting from negligence by the “Lessee” or driver.

04.5.2.3 Any damage or total loss taking place while the “Lessee” or driver were breaching any traffic regulations.

04.5.2.4 Any damage or total loss occurring out of the country where the vehicle was rented and without having a previous authorization to travel.

04.5.2.5 Any damage or total loss caused while the vehicle was driven by a non authorized driver.

04.5.2.6 Any damage or total loss caused while the vehicle was driven in a way detrimental to the interests or rights of the “Lessor”.

04.5.2.7 Any damage or total loss occurring when the driver lacks a valid driving license.

04.5.2.8 Any damage or total loss caused after the lease contract is due or during an extension of same not authorized by the “Lessor”.

04.5.2.9 Any damage or total loss caused because the vehicle was driven, at the “Lessors’s” consideration, along inadequate roads. Say gravel roads, unpaved roads, compact roads, secondary roads and high mountain roads, roads with ice or snow or inside a ferry boat. Except in the province of Tierra del Fuego

04.5.2.10 If at the moment the damage or total loss occurs the vehicle is driven by a person whose alcohol concentration in blood exceeds the 0% limit or under the influence of an intoxicating liquor, drug or similar substance.

04.5.3 Withholding the guarantee deposit:

Whether the guarantee deposit should be returned or else, the “Lessee” should make use of the insurance policy, remains strictly subject to the appraisal carried out by the insurance company’s expert that will determine the “Lessee’s” liability.

In addition, the deposit will be retained in its entirety, when drove on gravel roads or unpaved roads, except in the province of Tierra del Fuego.

Under this concept is specifically clear and understood that any damage occurred because driving on gravel roads, unpaved roads or roads in poor condition, is absolutely the responsibility of the "Lessee".

04.6 The following items will be totally or partially deducted from the guarantee deposit:

04.6.1 Any damage to the glasses, body, tires or equipment.

04.6.2 Any damage to the chassis.

04.6.3 Any damage caused by water.

04.6.4 Any damage or total loss resulting from negligence by the “Lessee” or driver.

04.6.5 Any damage or total loss taking place while the “Lessee” or driver were breaching any traffic regulations.

04.6.6 Any damage or total loss occurring out of the country where the vehicle was rented and without having a previous authorization to travel.

04.6.7 Any damage or total loss caused while the vehicle was driven by a non authorized driver.

04.6.8 Any damage or total loss caused while the vehicle was driven in a way detrimental to the interests or rights of the “Lessor”.

04.6.9 Any damage or total loss occurring when the driver lacks a valid driving license.

04.6.10 Any damage or total loss caused after the lease contract is due or during an extension of same not authorized by the “Lessor”.

04.6.11 Any damage or total loss caused because the vehicle was driven, at the “Lessors's” consideration, along inadequate roads. Say gravel roads, unpaved roads, compact roads, secondary roads and high mountain roads, roads with ice or snow or inside a ferry boat.

04.6.12 If at the moment the damage or total loss occurs the vehicle is driven by a person whose alcohol concentration in blood exceeds the 0% limit or under the influence of an intoxicating liquor, drug or similar substance.

04.6.13 Any damage or total loss caused because the vehicle was driven, at the “Lessors's” consideration, along inadequate roads. Say gravel roads, unpaved roads, compact roads, secondary roads and high mountain roads, roads with ice or snow or inside a ferry boat.

04.6.14 Loss of keys or vehicle documents, such as insurance card, green card, manuals as well as the permit to cross the border.

04.6.15 Towing costs.

04.6.16 Legal expenses

04.6.17 Administration costs.

04.7 The “Lessee” also accepts responsibility for all charges resulting from traffic violations, parking in forbidden areas or similar situations.

04.8 Without detriment to all that has been agreed under this contract, the “Lessor” cannot be forced to start, proceed or continue with any claim the “Lessee” may have against a third party in order to recover any loss or damage to do with the vehicle and consequently, the “Lessor” will have the right at his fair and reasonable discretion, to drop said claim or else to come to an agreement in the terms he may deem appropriate.

05. Consequential Damages

05.1 The “Lessee” will be responsible for any other amount not stipulated in the contract for damages undergone by the “Lessor” due to the loss suffered for not being able to rent the vehicle. The cost of the damage will be calculated on the basis of the daily rent agreed upon in the contract or on the basis of the official price list per day for the period in which the vehicle was unused, limited to a maximum of 30 days.

05.2 The Lessee will not reimburse any amount whatsoever for:

Rent loss for the time to do with repairs or necessary maintenance

Rent loss to do with accidents or damage as a result of natural disasters or those indirectly caused by man.

Rent loss for the time to do with a civil, international conflict, guerrilla or any other armed conflicts.

06. Payments

06.01 Payment for the reservation of a vehicle from the lessor must be made by the “Lessee” by transferring to the “Lessor” via a banking transfer only and within 7 (seven) working days after the date the unit has been reserved.

Such payment can cover 100% of the rent agreed to in the contract or 30% of same as a down payment.

The remaining 70% must be paid one month in advance of the day the vehicle is delivered, always through a bank transfer. This clause can be altered only by previous agreement between the parties.

06.02 The “Lessor” will not accept credit cards for payments, unless the “Lessee” is within the Argentine territory.

07. Guarantee Deposit

The day the vehicle is delivered, the “Lessee” must make a deposit in guarantee of € 2950.- by transfer. Said deposit will be returned to the “Lessee” when the vehicle is returned after a complete inventory is carried out only in case that none of the causes giving the “Lessor” the right to withhold the deposit in guarantee occurs. The price inventory to be withheld is based on those quoted by official dealerships and once the repair work is carried out it will be placed at the “Lessee’s” disposal for consultation.

08. Fuel

The “Lessee” must pay for all the fuel used during the period of the lease. The vehicle is delivered at the beginning of the lease with a full tank, being the exclusive responsibility of the “Lessee” to use the proper fuel in the rented vehicle. The lessor is not responsible for damages or rental days lost to do with recharge of incorrect fuel. The vehicle must be returned with a full tank.

08.01 Obligatory fuel type: **YPF:** EURO-Diesel / **Petrobras:** Diesel-Podium / **Shell:** V-Power-Diesel.

08.02 The “Lessor” may require from the “Lessee” the vouchers for fuel loaded, Invoice “A”.

09. Gas

The lessor delivers the vehicle with a full gas cylinder at the beginning of the lease. The “Lessee” must pay for all the gas used during the lease. The vehicle must be returned with a full gas cylinder or pay the amount of Eur 35.

10. Maintenance and repairs during the lease

All the units forming a part of the lessor’s fleet are in perfect mechanical and security conditions. Any repair work or necessary maintenance must be carried out by a mechanical workshop authorized by the “Lessor”. Repair costs will be refunded at the end of the lease should the “Lessee” not be responsible for the repair or damage.

The “Lessee” is to present all receipts of authorized maintenance or repair work carried out during the lease so that they can be refunded, and at the same time, the “Lessee” is to return the replaced or faulty parts to the “Lessor”.

The lessor will not refund any money for the time lost during the lease in carrying out the necessary maintenance or repair works. Repairs for over u\$s 100 must be authorized by the the lessor’s. Administration. The Lessee is to regularly check the level of oil, water and tire pressure.

10.1 Exceptions:

If at the beginning of the lease, the “Lessor” is not able to deliver the rented vehicle or a similar vehicle from his own fleet in replacement for similar or different specifications, the “Lessee” will have the following options:

The lessor will refund the total amount of the rent, with no interest or compensation, definitely canceling the rent.

The lessor.: will assist him by renting a vehicle in another company, undertaking to pay for such a rent up to the total amount agreed upon under the contract signed between the “Lessee” and the “Lessor”. Any additional charge will be paid by the “Lessee”.

10.2 The “Lessor” will not refund the “Lessee” for any lost rental time or inconvenience that the “Lessee” may undergo due to necessary repair works or damage in the rented vehicle. If the

damage or accident undergone by the rented vehicle made it impossible to continue and if there were vehicles available in their own fleet, the “Lessor” will replace the rented vehicle with one out of his own fleet. . The replacement vehicle will not necessarily have the same specifications as the rented vehicle. Alternatively, upon the “Lessee’s request, the “Lessor” can assist him with the necessary procedures to replace the rented vehicle with one belonging to some other firm. The resulting charges will be borne by the “Lessee”.

10.3 The “Lessor” is not responsible for any event taking place before or after the rental period.

11. Late delivery

Late deliveries can cause serious problems to the “Lessor” respect to delivery schedules. It is for this reason that the following charges are applied for late delivery:

1. Up to two hours after the agreed delivery time: € 35 per hour.
2. Over 2 hours: 1 day rent plus insurance.
3. Over 12 hours: 2 days rent plus insurance
4. Over 24 hours: The total guarantee deposit will be lost.

These charges are not applicable in case of previous agreements between the “Lessee” and the “Lessor”. If you wish to extend the rental period, you should make contact with the “Lessor” to check availability of the unit.

12. No smoking

Smoking is strictly forbidden in the units forming a part of the lessor’s fleet.

13. Cleaning

The vehicles will be delivered to the “Lessee” clean and must be returned in the same condition. Should the vehicles be delivered dirty inside and outside, the “Lessor” will do the cleaning and will charge the “Lessee” an additional € 45 for the inside and € 65 for the outside cleaning.

14. Cancellations

The “Lessor” will have the right to withdraw the following percentages in case the “Lessee” decides to cancel the contract when this is total pay to the Lessor.

1. Up to 90 days prior to the beginning of the lease: 25%
2. Up to 31 days prior to the beginning of the lease: 50%
3. As from 30 days prior to the beginning of the lease 100%

The Down Payment when is pay to the Lessor don’t apply to this percentages because when the Lessee Cancel the Contract this amount is not refundable.

The lessor recommends that an insurance policy be obtained to cover cancellation costs.

15. Driving License and Traffic Fines

All drivers must have valid driving licenses for at least 5 years.

All drivers must be registered in the lease contract before departure.

All drivers must be over 30 years old, of age in Argentina.

15.1 An international driving license is recommended.

15.2 The “Lessee” is responsible for all additional costs such as: tolls, parking, every kind of fines and driving the vehicle without day lights on.

15.3 The “Lessor” reserves the right to withhold the guarantee deposit for an estimated period of 60 working days in order to cover possible claims for excess speed or any other fine charged to the “Lessee” during the period in which a unit belonging to the lessor’s fleet is rented.

15.4 The “Lessor” will pay for the fines by using the guarantee deposit provided by the “Lessee” and a copy of each fine being sent to the offices of the lessor will be delivered by fax, email or post office to the addressee. The “Lessee” will be responsible for the resolution of every legal procedure resulting from lack of payments.

15.5 Ignorance of the traffic laws in Argentina and bordering countries by the “Lessee” implies acceptance of same.

The lessor will charge an administration cost in respect of any legal procedure or payment of fines.

16. Additional drivers

All drivers must be entered in the lease contract prior to departure.

17. Responsibility limitation

17.1 The “Lessor” provides information to its visitors in different languages in the official website. The “Lessor” will make the effort to update said information but such information as received by the “Lessee” from the “Lessor” via e-mail, fax and messenger or personally will be always valid.

17.2 The lessor is not responsible for the contents that may be found in Internet in sites other than that of the official website.

17.3 The compulsory link between both parties stems from the contract according to the “Terms and Conditions” in force.

17.4 Both the “Lessor” and the “Lessee” will thoroughly review these documents prior to reaching an agreement and signing them.

17.5 “The Lessor” is not responsible for problems arising from bookings or payments made by the “Lessee” through travel agencies or tour operators to rent the lessor’s vehicles and extras. In case of claim, the “Lessee” must contact his travel agent, freeing the “Lessor” from every responsibility.

18. Validity of Terms and Conditions

The lessor adopts these “Terms and Conditions” on a regular basis and they will be legally binding for both parties as of the date of the contract.

19. The “Lessee” has read and understood the general “Terms and Conditions” with which he agrees and fully accepts.

20. Signing a lease contract for a vehicle from the lessor’s fleet by the “Lessee” implies total acceptance of the “Terms and Conditions” set forth in this document.

21. In Buenos Aires, Argentina, on this.....day of the month of.....of 20...two copies of the same tenor and one purpose are signed. It is hereby stated that each party takes his copy.

“Lessee”

“Lessor”