Recreational Vehicle Rental Agreement

This Agreement is entered in	to on this day of, 20, by and	between:
- Owner: Ronald Chew, herei	n referred to as "Owner"	
- Renter: [], herein referred to	o as "Renter"
Vehicle Information: - Vehicle Make and Model: 20	23 Midwest Automotive Design 144 Luxe (Cruiser
- VIN: W1X4EBHY1MP42937	7	
- License Plate Number: Arizo	ona MBA 8ZM	
- Rental Platform: RVShare.co	om	
Terms and Conditions: 1. Rental Period:		
- Start Date: at		
- End Date: at		
2. Rental Fee:		
- Daily Rate: \$		
- Total Rental Fee: \$		
- Security Deposit: \$	(refundable, subject to terms)	
- Payment Method: [Enter d	etails, e.g., processed via RVShare.com]	
3. Authorized Drivers:		
- The vehicle may only be of they hold a valid driver's lice	perated by the Renter and additional driven nse:	rs listed below, provided
- Name:	License No.:	
- Name:	License No.:	

4. Vehicle Condition and Inspection:

- The Owner certifies that the vehicle is in good working condition, with all systems operational.
- Renter agrees to return the vehicle in the same condition, less reasonable wear and tear.
- A pre-rental inspection will be conducted, and a checklist signed by both parties.

5. Mileage and Usage Restrictions:

- Daily Mileage Limit: 100 miles

- Excess Mileage Fee: \$0.35 per mile

- Smoking, vaping, and marijuana use are strictly prohibited in the vehicle.
- Pets are not allowed.

6. Insurance and Liability:

- Renter must provide proof of insurance coverage through RVShare.com or a valid insurance policy that covers RV rentals.
- The Renter is responsible for all damage to the vehicle not covered by insurance, including tires, glass, and interior damage.

7. Cancellations and Refunds:

- Cancellations made more than 30 days before the rental start date will receive a full refund.
- Cancellations made 14-30 days before the rental start date will receive a 50% refund.
- Cancellations made less than 14 days before the rental start date are non-refundable.

8. Breakdowns and Repairs:

- The Renter must notify the Owner immediately of any mechanical issues or breakdowns.
- Repairs must be authorized by the Owner before proceeding.

	The Owner is not responsible for lost vacation time due to breakdowns but will make reasonable rts to resolve issues promptly.
9. P	rohibited Use:
	The vehicle may not be used for illegal activities, towing, off-road driving, going outside the ted States of America, or any use that violates state or federal laws.
10.	Return of Vehicle:
- 7	The vehicle must be returned on the agreed date at 5:00 PM at [].
- 1	A late return fee of \$50 per hour applies.
	The vehicle must be returned with a full tank of diesel fuel. A refueling fee of \$ will apply is requirement is not met.
	The vehicle's waste tanks (gray and black) must be emptied prior to return. A dumping fee of will apply if this requirement is not met.
- 7	The vehicle must be returned in clean condition. A cleaning fee of \$300 will apply if not met.
- 1	A charge of \$500 will apply for a lost key fob.
11.	Security Deposit:
	The deposit will be refunded within 7 days after the vehicle is returned, less any deductions for nage, cleaning, or unpaid fees.
12.	Indemnification:
	Renter agrees to indemnify and hold harmless the Owner from all claims, liabilities, and nages arising from Renter's use of the vehicle.
13.	Governing Law:
- "	This agreement shall be governed by the laws of the state of California.

14. Additional Policies:

- No climbing on the roof of the vehicle.
- No smoking, vaping, and marijuana use. If any cigarette/weed residue is found or smell is detected, you are subject to lose security deposit (\$1,500 cleaning fee). Use is strictly prohibited.
 - No pets allowed. If evidence or smell is detected, there is a \$500 cleaning fee.
 - Renter must comply with all campsite and RV park regulations.
 - -No drives throughs and parking garages due to the height and length of the vehicle.
 - -No Festivals or Tailgating.
- -We are NOT liable for any trailers or cargo within the trailers that are attached/hitched to the sprinter vans.
- -If the vehicle is damaged during rental and unable to be driven back to return location on the contract. Renter is responsible for all charges to pick up and retrieve the van.
- -If the vehicle is abandoned during the rental and not returned to the location on the contract. The renter is responsible for all extensions to the reservation, all charges for the retrieval of the van, and any damages done to the van.

Acknowledgment and Signatures:

0wner:

By signing below, the parties agree to the terms and conditions outlined in this agreement.

Name:	
Signature:	
Date:	
Renter:	
Name:	
Signature:	
Data	