

RV Supplemental Rental Agreement

RV SUPPLEMENTAL RENTAL AGREEMENT. This Supplemental Rental Agreement (SRA), along with the RVshare, Outdoorsy, Rvezy or RVNGO RV Rental Agreement, which are incorporated herein by reference, is made by and between the persons listed in the booking details page of your RVshare, Outdoorsy, RVnGO or Rvezy account, namely the Renter and the RV Rental Owner ("Dealer" or "Owner") for the rented vehicle (the "Rental"). Renter and Owner are referred to collectively herein as the "Parties". The terms and conditions of this Agreement shall survive the end of the rental period and remain in full force and effect. Where Renter has released and/or indemnified Owner, it has also released and/or indemnified Owner's officers, directors, employees, agents, affiliates, and the vehicle's owner of record. By entering into a confirmed booking, Renter and Owner acknowledge that they read the terms of this Agreement and agree to such terms before being asked to exchange possession of the Rental. Additionally, Renter permits RVshare, Outdoorsy, Rvzey, or RVngo (whichever platform you rented) to process a charge to the card listed on file for all rental and claim related charges due under this Agreement. The Parties have read and agree to the terms and conditions of this Rental Agreement and thereby give their consent to the Agreement and acknowledge that by completing a booking that Renter is the designated primary driver and will take full responsibility for any damage or incidents occurring during the rental period. Renter understands and acknowledges that if Renter purchased a protection package only through RVshare, Outdoorsy, Rvezy or RVngo verified drivers are allowed to drive or operate the rental vehicle. Renter will initial each subparagraph:

1. "Owner acknowledges that it is their responsibility to inform Renter of the limitations of their Rental, including clearance heights and widths and other operating instructions."

1.1. _____ Renter acknowledges the clearance height is 11.8ft and the width is 8.5ft. and that the Owner has provided all operating instructions during the Departure walkthrough.

2. "It is a violation of this Paragraph if any of the following occurs: to carry passengers or property for hire or more passengers than the Rental has seat belts to carry."

2.1. _____ Renter acknowledges there are no seatbelts and that there are no LATCH systems for car seats.

3. "It is a violation of this Paragraph if any of the following occurs: to tow or push anything, unless specified by Owner."

3.1. _____ Renter acknowledges that no towing is allowed with this vehicle.

4. "It is a violation of this Paragraph if any of the following occurs: if the Rental is driven into a jurisdiction or to a location or event not permitted by Owner (e.g., into Mexico or attending an unauthorized festival such as Burning Man);"

4.1. _____ Renter acknowledges that locations and events will be disclosed to the Owner in writing prior to the Departure.

5. "It is a violation of this Paragraph if any of the following occurs: The Rental's awning is unrolled or used without prior permission from the Owner."

5.1. _____ Renter acknowledges that the awning is **not allowed** to be used. The overall cost to repair/replace (~\$2000 for bent awning arms alone) will be the responsibility of the Renter.

6. "It is a violation of this Paragraph if any of the following occurs: Pets or other animals (aside from service animals) are not allowed into the Rental without prior permission from the Owner."

6.1. _____ Renter acknowledges that only pets disclosed and agreed by the Owners in writing are allowed. Only one dog and no cats are allowed. Renter acknowledges the damage a pet can cause interior RV damage and that interior damage is not covered by insurance and therefore the responsibility of the Renter to cover out of the deductible or to pay a minimum of \$300 pet damage fee upon return, which will be held from the Renter's deposit.

7. "It is a violation of this Paragraph if any of the following occurs: leave the Rental and fail to remove the keys (or key fobs) or close and lock all doors and all windows and the Rental is stolen or vandalized."

7.1. _____ Renter acknowledges that the RV is provided fully furnished and will be charged the full replacement cost of missing items, broken items, or any damage occurred while RV is rented out.

8. "It is a violation of this Paragraph if any of the following occurs: Renter or an additional driver, whether authorized or not, return the Rental after hours agreed-upon with Owner and the Rental is damaged, stolen or vandalized, or Renter otherwise fails to take reasonable steps to secure the Rental, its keys, key fobs, or other remote entry and starting devices."

8.1. _____ Renter acknowledges the return times are documented in writing on the Departure form and can only be changed in writing with approval of the Owner.

9. "Renter agrees to report to the Owner and pay for all tolls and tickets (including for parking and moving or stationary traffic violations) incurred during the Rental Period."

9.1. _____ Renter acknowledges that it will disclose any tolls that are used to the Owners upon return. Any tolls not disclosed will be charged a \$30 administrative fee plus cost of the violated tolls. All fees will be deducted from security deposit. In the event that a toll violation takes a month to show up on owners statement, fees will be charged to Renters credit card if security deposit is already released.

10. "Owner agrees that they will take photos within 24 hours of departure of the exterior and interior of the Rental or insurance coverage will not apply."

10.1. _____ Renter acknowledges that insurance coverage does not apply if the owner does not take photos within 24 hours of departure, and therefore the Renter would be fully liable for any damages occurred.

11. "Renter agrees to return or leave the rental unit no later than the checkout time indicated on the Booking Confirmation or such other time as mutually agreed to by the Owner"

11.1. _____ Renter acknowledges the return times are documented in writing on the Departure form and can only be changed in writing with approval of the Owner.

12. "Smoking, Cleanliness, and Dumping": No smoking is allowed in the Rental unless expressly authorized by the Owner in the booking. Smoke odors in returned Rentals will result in additional fees set by Owner. Also, the RV should be returned in the same condition as when the Renter received the RV. Failure to do so with result in a \$100 cleaning fee. Failure to dump tanks will result in a \$100 dump fee.

12.1. _____ Renter acknowledges that no smoking is allowed in the Rental and that smoke odors in returned Rentals will result in a \$500 fee.

12.2. _____ Renter acknowledges that if the RV is not returned in the same cleanliness that it was received, the Renter will be charged a one time \$100 cleaning fee.

12.3. _____ Unless initialed by Owner, Renter is responsible for dumping and emptying all tanks. Failure to do so will result in a one time dump fee of \$100.

DEFAULT The breach of any provision of this Agreement by the Customer shall constitute a default entitling owner of the RV to take immediate possession of the RV, and to collect from Customer, in addition to any fees or damages otherwise provided for the this Agreement, any and all costs incurred in enforcing its rights hereunder, including reasonable attorney's fees.

_____ Renter Signature Date
