PRESTIGE WORLDWIDE CAMPING RV RENTAL CONTRACT

"Face Page Agreement"

I have read and agreed to the terms and conditions of this rental agreement and the Prestige Worldwide Camping Terms and Conditions and thereby give my consent to the agreement and acknowledge by signing I am the designated primary driver and take responsibility for any damage or incidents occurring during the rental period. I understand that only approved drivers are allowed to operate the vehicle.

KV Kenter – Primary Driver	
Print Name:	-
Signature:	
RV Renter – Additional Drivers' Signature	
Signature acknowledges that renter (and additional drivers) has read and a	grees to the below policies, terms and conditions.
RV Owner Print Name: Jeffrey Vaughn	
Signature: Jenrey Vaugnin	Date:
Rented Vehicle :	Rental Platform:
Rental Term:	Rental Number:

Custom Teardrop (PW1)							
	#	Unit		Cost	#	Unit	Cost
	1	Honda Generator 2200 W	\$:	1,250.00	2	Thermos	\$ 30.00
	1	Gas Can	\$	20.00	1	Soundbar	\$ 100.00
	1	Rope Lock + Lock	\$	25.00	1	Game Box	\$ 30.00
	1	Extension Cord	\$	40.00	3	Lanterns	\$ 30.00
	1	Toilet	\$	40.00	1	Inverter	\$ 700.00
	1	Toilet Supply Bag	\$	50.00	1	HDMI Cord	\$ 30.00
	1	Tool Bag	\$	150.00	1	HDMI - Lightning	\$ 70.00
	1	Wheel Boot Lock	\$	100.00	1	HDMI - USBC	\$ 25.00
	1	Hitch Lock	\$	75.00		Pressure Shower (Addon)	\$ 200.00
	1	Pin Lock	\$	35.00			
	1	Weber Grill	\$	400.00			
	4	Kayak Rack	\$	200.00			
	1	Thule Awning	\$:	1,300.00			
	1	Water Container	\$	65.00			
	1	Opt Water Container	\$	45.00			
	1	Bike Rack (Addon)	\$	400.00			
	1	Yeti Cooler	\$	400.00			
	1	Coleman Stove	\$	250.00			
	1	Leveling Blocks	\$	60.00			
	1	Silverware Container + Utensils	\$	40.00			
	2	Pans	\$	30.00			
	1	Cutting board	\$	60.00			
	1	Skillet Top	\$	30.00			
	1	Plate/Bowl Set	\$	30.00			
	2	Coffee Mugs	\$	30.00			
	1	Coffee Pot	\$	20.00			
	4	Camping Chairs	\$	40.00			
	2	Expandable Tables	\$	30.00			
	1	Air Conditioning	\$	90.00			
	1	Heater	\$	100.00			

This Trailer Inventory Agreement is in association with the trailer listed as follows: Custom Teardrop. In association with the RV Rental Agreement, any statements, rules, or contracts in either the Trailer Rental Agreement and the RV Rental Agreement shall remain in full force and effect from the completion of the departure and return of the trailer listed prior. By signing this following agreement, you agree to the presence of all listed items prior the rental, furthermore verified through the departure walkthrough. Additionally, the renter is under full responsibilty of each inventory item during the span of the rental period. Renter is fully responsible for any damage to any inventory item and/or any lost inventory item occuring during the rental period. Other than natural wear and tear, renter agrees to return each inventory item to its condition after the departure of the trailer. Failure to comply, ie. damage to, or any lost inventory item will result in payment up to listed amount. Renter must agree to this agreement via a signature before departure. Failure to comply will result in cancellation of trip with likelihood of no refund.

, ,	ement, and acknowledge by signing I am the designated primary driver and take cidents occuring during the rental period.
Renter Signature:	Date:
Signature acknowledges that renter has read an	nd agrees to the above policies, terms and conditions

PRESTIGE WORLDWIDE CAMPING RV RENTAL AGREEMENT

This RV Rental Contract ("Agreement"), along with the Prestige Worldwide Camping Terms of Service, and the Prestige Worldwide Camping Inventory Agreement, which are referenced herein, is made between the Renter and Owner, each referred to herein as a "Party" and collectively as the "Parties". The terms of conditions of this Agreement, effective as of the date of the last signature below ("Effective Date") and shall survive the end of the rental period and remain in full force and effect. This Agreement supplements and extends the terms and conditions of that certain Face Page Agreement signed by Renter ("Face Page Agreement") and provided together with the Agreement. All capitalized terms not defined in this Agreement shall have the meanings set forth in the Face Page Agreement.

The Parties have read and agree to, via signature, the terms and conditions of this Rental Agreement and thereby give their consent to the Agreement. Parties must 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. Only verified drivers may drive/tow the rental vehicle/trailer.

RECITALS

- 1. Renter agreed to rent Owner's vehicle as provided in and subject to the terms and conditions of the Face Page Agreement.
- 2. The Parties desire to supplement the terms and conditions of the Face Page Agreement with the terms and conditions of this Agreement.

In consideration of the foregoing, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

TERMS

1. Rental Vehicle and Term.

- 1.1 Subject to the terms and conditions of this Agreement, Owner hereby rents to Renter Owner's vehicle identified in the Face Page Agreement ("Rental Vehicle").
- 1.2 The term of this Agreement ("**Term**") begins on the Renter Pickup date and ends on the Renter Dropoff date as provided in the Face Page Agreement. The Parties may modify the duration of the Term by mutual consent in writing.
- 1.3 The Parties acknowledge that PrestigeWorldwideCamping, LLC ("Prestige Worldwide Camping") or ("PWC") merely provides a platform for both Parties to enter a rental agreement with each other, and that PWC is not a party to and has no obligations or responsibilities under this Agreement.

2. Return of Rental Vehicle; Security Deposit.

2.1 Renter agrees to return the Rental Vehicle in a clean state and in substantially the same condition it was in at the time of Renter Pickup. Pursuant to the foregoing, Renter agrees to clean the Rental Vehicle, including by, but not limited to, wiping down surfaces, rinsing off tableware and cookware, removing all trash and debris from the vehicle, and emptying all gray/black water, prior

to returning the Rental Vehicle. An additional cleaning fee, not to exceed \$200.00, may be charged in addition to the Cleaning Fee to the extent that the condition of the Rental Vehicle upon return is substantially different from its condition on the date of the Rental Pickup. Damages, in any form, will present an additional charge, separate from the charges related to the cleaning fee and/or additional cleaning fees. Select RVs/trailers may be except to a cleaning fee, only established by owner's written confirmation by text, email, or within the contents of the listing.

- 2.2 Renter agrees to return the Rental Vehicle by the Renter Dropoff date, and Renter agrees to pay a fee of \$20 per hour for every hour past the designated Renter Dropoff date and time. Late fee in full effect unless both parties agree to an extension at the rate established by both parties via written communication.
- 2.3 Renter agrees that the Security Deposit will be released, less any fees, within seven (7) business days following the end of the Term. Other fees may include late return fees, loss or damage to the vehicle other than normal wear and tear, any storage charges Renter incurs as a result of Renter's actions, any towing charges not covered by roadside assistance insurance, any costs associated with locating and recovering the Rental Vehicle if Renter fails to return it by the Renter Dropoff date. If the amount of Renter's Security Deposit is insufficient to satisfy all amounts due then Renter agrees to pay all charges in excess.
- 2.4 Labor repair costs are a minimum of \$160 per hour of labor if Prestige Worldwide Camping chooses to repair damage. All other labor costs are determined by the dealer or chosen service professional. Labor hours are determined by PWC and/or the chosen service provider. Loss of rental can be included for repair delays, and costs occur on a case-to-case basis.
- 2.5 Interior Damage to the vehicle, unless the renter purchases an interior protection plan through rental platform or PWC, is not covered under standard insurance protection. Renter is responsible for all interior damage, and agrees to directly pay for all interior damage occurred during rental contract. This charge may be included in the security deposit, but may extend to an additional charge directly to the renter.
- 2.6 Damages that occur due to off-road usage, defined by driving the RV/trailer off state approved roads, will not be covered by insurance protection. Renter agrees to not drive off-road during the rental contract, and understands they will be completely liable for all damages that occur. Renter must pay directly for all damages not covered by insurance protection, in a timely manner. Renter agrees to pay for loss of rental due to damage repairs from damage cause by off-road usage.

3. Renter's Obligations, Representations and Limitations; Insurance.

3.1 Renter agrees to not smoke cigarettes, tobacco, marijuana or any other smoking devices inside the vehicle. Renter acknowledges and agrees that Renter may be subject to up to an additional cleaning fee of \$1000.00 and/or forfeiture of the Security Deposit at Owner's discretion. Any further damage from actions listed above subject to additional fees, if necessary. Renter will be held

responsible, through additional fees, for loss of income during cleaning duration. Renter agrees to not perform or permit any actions prohibited by applicable law in connection with operating or using the Rental Vehicle.

- 3.2 Notwithstanding the foregoing Section 3.2, should the Rental Vehicle need to be towed for any reason during the Term, Renter shall be solely responsible for the cost of towing the Rental Vehicle if Renter does not have appropriate roadside assistance.
- 3.3 Renter represents that all reported Verified Drivers in the Face Page Agreement have valid license(s) and are over 25 years of age; and only such drivers will operate the Rental Vehicle. Renter represents that all information reported for such driver(s) are accurate, and that no other driver(s)shall operate the Rental Vehicle.
- 3.4 Renter acknowledges he/she is responsible for checking and maintaining all fluid levels of the Rental Vehicle during the Term. Renter acknowledges and agrees that if a mechanical failure occurs during the Term as a result of his/her negligence regarding the foregoing, Renter will be solely responsible for the costs associated with all repairs as well as any loss of use of the Rental Vehicle incurred by Owner. In addition, Renter acknowledges that he/she is responsible for any damage to the Rental Vehicle and related costs arising from and related to Renter's negligence, including, but not limited to, driving for extended periods on a spare tire, not following instructions for proper operation of camping features or RV/trailer systems. If Renter chooses to drive off-road, Renter understands potential of damages and liability can be excessive. Renter is responsible for any damages occurred while off-roading; and PrestigeWorldwideCamping LLC is void of all liability for damage, injury, or death.
- 3.5 Renter agrees to not drive, operate, or transport the Rental Vehicle outside of the continental United States; and Renter agrees to not permit or authorize or otherwise allow any driver or third party to do so. Renter acknowledges that he/she is responsible for reporting all accidents, incidents of vandalism, or theft to Owner and law enforcement promptly upon discovery. Furthermore, Renter agrees and understands that driving any PWC vehicle to the Burning Man Festival is strictly prohibited. Fines for taking PWC vehicles to Burning Man or Mexico may be assessed up to \$5,000. If RV/trailer is taken to the Burning Man festival, which is strictly prohibited, as stated in the signed contract, the renter pre-authorizes a \$5,000.00 charge on the credit card used for this reservation.
- 3.6 Renter agrees to be bound by the Policies or Terms and Conditions for Renters regarding vehicles booked through Prestige Worldwide Camping.
- 3.7 Trailer rentals only: Renter certifies tow vehicle is suited to tow rented trailer. Renter agrees to confirm vehicle's towing capability and assess its fit with rented trailer prior to arriving to pick up the trailer. If Owner deems Renter's vehicle is not suited to tow rented trailer, Owner has the power and right to refuse departure of the trailer, at Renter's expense, subject to trailer's cancellation policy, with likelihood of no refund.

- 3.8 RV Black Tank Approved Toilet Paper is provided for each rental with extras to spare. Renter must use this toilet paper and may not bring and use their own. Other toilet paper can cause damage to the black tank system. Renter is liable for any damage or clog of the black tanks, and must pay in full.
- 3.9 Simply driving RVs/trailers can cause plumbing to leak, bolts to loosen, weather leaks, and other unknown minor damage. Renter is responsible for minor repairs while utilizing the RV/trailer. Renter may have to utilize roadside assistance if necessary. Renter may have to utilize provided tools to gain access to troubleshoot issues that arise from travel with PWC. All RVs/trailers are inspected prior to checkout, the renter is responsible to ensure the RVs/trailer's working condition prior to leaving. No discounts for rental rates will be automatic based on damage and/or minor maintenance caused by travel or renter use.
- 3.10 Renter is obligated to be on-time for RV/trailer pickup and drop-off. Pickup and drop-off times will be established in writing between the owner and renter. Owner has final decision on rental pickup and drop-off times. If renter does not show up within 30 minutes of scheduled pickup/drop-off time without prior arrangements and owner approval, the rental will be deemed as a no show. Owner will try to establish a later time, however, PWC has final decision. There will be no refunds to the reservation, if rental is deemed a "no show". Renter may incur late arrival fines if scheduled rental pickup and drop-off times are passed by over 30 minutes without prior arrangements or owner approval. RV/Trailer drop-off must be an hour or sooner before sunset. Additional fines may incur for non-approved late drop off times. Renter may be charged for loss of rental due to late, un-approved drop off times. Rental extensions may be possible, if arranged and approved by PWC ahead of time, and at full rate.
- 3.11 Renter is responsible for finding suitable parking for personal vehicles while renting PWC RV Units. Renter may not park where the RV was upon departure. PWC is not responsible for any damage, theft of renter personal vehicle while on departure. PWC is not responsible for any parking violation tickets or fines arising from renter personal vehicle parking location. PWC is not responsible for personal gear.

4. Owner's Responsibilities; Disclaimer of Liability; Indemnification.

- 4.1 The Parties agree that if the Renter is unable to operate the Rental Vehicle during the Term due to a mechanical failure not due to Renter's action or omission, then Owner shall be responsible for completing, in a reasonable period of time, any necessary repairs to the Rental Vehicle. Unless authorized by Owner, Renter agrees to not perform any repairs, replacement of parts, or any other service to the Rental Vehicle.
- 4.2 Owner is obligated to ensure RV/trailer is in working condition before handoff to Renter; it is Renter's responsibility to inspect RV/trailers condition upon arrival and to assume RV/trailer will be in working condition prior to departure.
- 4.2 The Parties agree that Owner may repossess the Rental Vehicle at Renter's expense without notice (a) if Renter fails to return the Rental Vehicle by the end of the Term or (b) if the

Rental Vehicle is used in violation of this Agreement or applicable law.

- 4.3 Owner is not responsible for any personal property that remains in or on the Rental Vehicle upon return at the end of the Term. Renter releases Owner from all claims for, loss of, or damage to, Renter's personal property or that of any other person that was left or carried in or on the Rental Vehicle.
- OWNER SHALL NOT UNDER ANY CIRCUMSTANCES BE LIABLE TO RENTER OR TO ANY THIRD PARTY FOR ANY INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OF ANY NATURE WHATSOEVER (INCLUDING BUT NOT LIMITED TO LOSS OF PROPERTY, USE OF RENTAL VEHICLE, OR VACATION TIME), ARISING OUT OF THIS AGREEMENT AND/OR THE USE OR INABILITY TO USE THE RENTAL VEHICLE EVEN IF OWNER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ADDITIONALLY, OWNER SHALL NOT UNDER ANY CIRCUMSTANCES BE LIABLE FOR ANY INJURY OR DEATH TAKING PLACE DURING DURATION OF RENTAL TERM.

IN NO EVENT SHALL THE LIABILITY OF OWNER TO RENTER IN CONNECTION WITH THIS AGREEMENT OR THE RENTAL VEHICLE EXCEED THE CHARGES PAID BY RENTER TO OWNER UNDER THIS AGREEMENT.

- 4.5 Renter agrees to indemnify Owner and hold Owner harmless from any and all liability, loss, claim, damage, expense, cause of action, injury, or death resulting in whole or in part from (a) Renter's breach of the terms and conditions of this Agreement, (b) Renter's breach of his/her representations under this Agreement, or (c) Renter's possession or operation of the Rental Vehicle.
- 4.6 Owner agrees to be bound by the Owner Policies and Terms and Conditions regarding vehicles booked through PWC.

5. General Provisions.

- 5.1 Any notice required under this Agreement shall be in writing to either Party at the applicable address given at the beginning of this Agreement or to such other address, including email address, as that Party shall have designated by notice in writing.
- 5.2 The section headings in this Agreement are for convenience of reference only, and will not be deemed to be a part of the Agreement or be referred to in connection with the construction or interpretation of the Agreement.
- 5.3 This Agreement shall be governed by the laws of the State of Utah, excluding its conflict of law provisions. If any legal action is brought by either Party against the other regarding the subject matter of this Agreement, the prevailing Party shall be entitled to recover, in addition to any other relief, reasonable attorneys' fees and expenses.
- 5.4 In the event that one or more of the provisions herein shall be invalid, illegal, or

unenforceable in any respect, each such provision shall be deemed modified to the extent necessary and possible to render it valid and enforceable.

- 5.5 No term of this Agreement shall be waived or modified except in writing signed by both Parties. Renter may not assign his/her rights under this Agreement without the prior written consent of Owner. This Agreement and the Face Page Agreement constitute the entire agreement between the Parties with respect to renting the Rental Vehicle, and supersedes any proposal or prior agreement, oral or written, and any other communications between the Parties relating to the subject matter of this Agreement.
- 5.6 Prestige Worldwide Camping has GPS Trackers on all RVs/trailers, for security and monitoring purposes of the asset. By renting through PWC, the renter acknowledges the RVs/trailers are being tracked. Tampering with any tracking device is prohibited and can incur a fine up to \$5000.

The Parties hereby agree to the terms and conditions set forth above and execute this Agreement as of the Effective Date.

Prestige Worldwide Camping Terms and Conditions

Definitions

- · "Contract" is defined as all terms and conditions found in this form, and addenda and any additional materials provided at the time of Rental.
- · "Web Platform" means the rental search engine that may have been used by the private owner(s) and manager(s) as an intermediary.
- · "Authorized Driver" means you and any additional driver approved and listed on the Rental contract and/or web platform for the duration of the rental.
- · "Trailer" or "Vehicle" means the rented travel trailer identified in this Contract.
- · "Loss of Use" means the loss of owners right to use or rent the Vehicle for any reason because of damage to it or loss of it during Rental. Loss of use is calculated by multiplying the number of days from the date of damage to the Vehicle until it is repaired or replaced times the nightly rental rate.
- · "Face Page Agreement" is signed by the renter and owner, signifying the party's acknowledgement and agreement to both the Prestige Worldwide Camping Rental Contract and listed below Terms and Conditions.

Important Disclosures

- · By signing the Prestige Worldwide Camping Rental Contract face page agreement, renter agrees to the content of the Prestige Worldwide Camping Terms and Conditions listed below.
- · By signing the Face Page Agreement, renter understand and agree that renter assume all liability, whether collision, damage, or liability for the entire duration of the Rental. You agree to indemnify the Owner(s) and Property Manager(s) of the RV or trailer in any suit brought against them.
- Renter is covered by a web platform supplied insurance policy with a \$1500 deductible, or by a Certificate of Insurance from your insurance company. Various protection plans are offered, and are chosen by renter, affecting insurance coverage level of the rental. Chips in the windshield or other glass is not covered by the policy. Interior damage is not covered by the policy. Damages occurred from off-road use, (ie off of paved roadways) or from operating the vehicle in any activity other than the vehicles designed or intended purpose will not be covered by insurance. Renter will be fully responsible for such damages.
- · Renter is financially responsible for all damage (both exterior and interior) to, or loss or theft of, the Vehicle, which includes the cost of repair or the actual cash value of the Vehicle if it is not repairable or if owner elects not to repair it, loss of use, diminished value of Vehicle caused by damage to it or repair of it, missing equipment, connected with any damage claim whether or not renters were at fault. The insurance coverage or security deposit may cover some or all of the damages.
- · Renter must report all accidents involving the Vehicle to owner and the police, if applicable, within 24 hours of occurrence.
- · By signing the Face Page Agreement, renter understands and agrees that there may be optional products that renter may or may not opt to add on to Rental. Renter also understands and agrees that there are conditional fees that may or may not be charged to renter after the Rental has been completed based on usage and damages.

Terms and Conditions

Renter signature upon the Face Page Agreement acknowledges renter's agreement of the following terms and conditions associated with rental of RV or Trailer listed upon the web platform for the rental duration:

- 1. The rental duration and term shall be listed upon the face page agreement and web platform rented on.
- 2. The sum of the rental shall be listed on the web platform through which the trailer or RV was rented upon. Milage fees are not associated with rental of a travel trailer (non-motorized).
- 3. Unless otherwise specified, generator charges are \$0 per day, with no usage maximum.
- 4. Renter understands that a cleaning fee may be required or included, depending on trailer rented.

Additional cleaning fees may be added, based on the condition of the returned trailer.

- 5. Renter agrees to pick up and drop off the vehicle at the specified location at the pre-arranged time. A late pickup or return fee of up to \$50 per hour will be charged for each hour the vehicle is picked up or returned late.

 Returns must be before 6:00 pm; additional fees may be added for returns past dusk. These fees may be waived at the Owner(s)' sole discretion if there are extenuating circumstances.
- 6. Delivery charges vary based on rented trailer and distance. Each trailer has a set delivery fee, with variable fees for distance (price per mile), current gas prices, and any fees charged by owner. Additional fees may be added for weather conditions, road and/or route conditions during delivery. Renter and Owner MUST establish a delivery time both ways; deliverer and/or owner have final decision on set times.
- 6. Pets are allowed with owner approval; however, renter is fully responsible for any damages. Interior damages are not covered under insurance, unless additional interior damage package is purchased.
- 7. Smoking/vaping is not permitted in the vehicle. If there is evidence of smoking, vaping, or other strong odors, renter will be subject to the additional cleaning fee of \$1000 plus potential forfeiture of your entire security deposit, at the manager's/owner's discretion. Additional cleaning fees and other fees resulting from smoking damage may be added. Renter is fully financially responsible to pay such fees, as insurance may not cover damages.
- 8. The refundable security deposit for this rental varies on rented vehicle. Security deposit will be refunded within 7 business days after the rental ends, unless deposit is held for a claim. Standard overages, fees, and damage may be taken from the deposit, with the remainder refunded within 7 business days.
- 9. No refund will be given if you prepay for a service but do not use it.
- 10. You release the Property Manager(s) and (Owner(s) from all claims for loss of, or damage to, your personal property or that of any other person, which is left or carried in the vehicle.
- 11. Renter is fully responsible for all inventory included with each rental. Loss of item and/or damage will result in renter payment. Inventory and costs of inventory will be included with the contract, as well as a copy inside the trailer.
- 12. Renters agree to pay owners on demand for all charges due under this Contract, including but not limited to: (a) time for the period during which renters take the Vehicle; (b) there are no charges for additional drivers; (c) charges for the optional services; (d) applicable taxes if any; (e) all traffic, toll or parking violations, fines, penalties, citations, forfeitures, court costs, towing charges and other expenses involving the Vehicle assessed against us or the Vehicle; if you fail to pay a traffic or toll charge to the charging authority, you will pay us all fees owed to the charging authority; (f) \$499, plus \$0.50/mile for every mile between the renting location and the place where the Vehicle is returned, repossessed or abandoned, plus any additional recovery expenses we incur; (g) all costs, including pre- and post-judgement attorney fees, legal fees and court costs we incur collecting payment from you or otherwise enforcing our rights under this Contract; (g) a "loss of use" fee if you return the vehicle with damage that renders it unusable or unrentable in the amount of \$??? for each day that it is unusable or unrentable; (h) we will not refund any of the time or mileage charges if you return the vehicle earlier than the date or time due in.
- 13. Renter has truthfully disclosed the identity and proper age of all drivers.
- 14. Renter verifies that all drivers and primary renter are at least 25 years of age; only verified, approved drivers will drive RV/trailer. Renter agrees all drivers/driving vehicles have all proper, legal documentation.
- 15. Renters agree that all driver information has been reported accurately and no unauthorized drivers shall operate the vehicle. All reported drivers must have a valid driver's license.
- 16. Renters agree that all insurance information (if applicable) provided is true and valid.
- 17. Renter certifies towing vehicle is up to standards and has the capacity to tow selected trailer. Renter must confirm they have the correct hitch size and type for their vehicle and trailer hitch ball size, towing hitches of the correct size with 2-inch receiver may be added to rental and provided by owner and the correct towing electrical port.
- 18. Renters agree to return the vehicle in the same condition in which it is received. This includes odor-free and clean in the interior of the RV. Rentals with a cleaning fee added still need to be returned in a cleanable state.
- 19. Renters have read and agree to all rental rates.

- 20. Renters are responsible for checking and maintaining all fluid and tank levels during the rental period. This includes checking the generator oil daily if you use the generator.
- 21. Unless authorization is obtained from the manager(s) or owner(s), no repairs, replacement of parts or service shall be completed during the Rental period.
- 22. The manager(s)/owner(s) are not responsible for the loss of vacation, personal or business time, or any incidental expenses incurred by the renter, resulting from breakdown or any other delay problems. The manager(s)/owner(s) shall be responsible for completing any necessary repairs and returning the vehicle to Rental condition as promptly as possible.
- 23. Renters agree not to take the vehicle outside of the continental United States or Canada.
- 23. Renters are responsible for reporting all accidents, incidents of vandalism or theft to the police and the manager(s)/owner(s) upon discovery.
- 24. Renters agree that Vehicles shall not be driven off-road or any on unpaved surface or on very rough roads of any type.
- 25. Owners may use renters security deposit to pay any amounts owed under this Contract, which shall include replacement of fuel or LP gas, cleaning fees, wastewater dumping, time and mileage, loss or damage to the vehicle, administrative or legal fees, fines, penalties, forfeitures, court costs, towing and storage charges and other assessed charges, unless the expenses are fault of owner, all costs associated with locating and recovering the vehicle, if renter fails to return the vehicle as required by the terms of the Rental Contract. If the amount of renter's security deposit is insufficient to satisfy all amounts due, then renters agree to pay all charges in excess.
- 26. This is a contract for Rental of the Vehicle. Owners may repossess the Vehicle at your expense without notice to renter, if the Vehicle is abandoned or used in violation of law or this Contract. Renters agree to indemnify, defend, and hold owners harmless from all claims, liability, costs and attorney fees that incur resulting from or arising out of, this Rental and renters use of the Vehicle.
- 27. Owners make no warranties, express, implied or apparent, regarding the Vehicle, no warranty of merchantability and no warranty that the Vehicle is fit for a particular purpose.
- 28. Renter must return the Vehicle to the place of pickup of other location that owners specify, on the date and time specified in the Face Page Agreement, and in the same condition that renters received it, except for ordinary wear.
- 29. If the Vehicle is returned after the specified time, renters remain responsible for the safety of, and any damage to, the Vehicle until owners or dealers inspect it.
- 30. The following acts or uses of the Vehicle are prohibited and may result in forfeiture of the entire security deposit: (a) driving the Vehicle: (i) by anyone who is not an Authorized Driver, or by anyone whose driving license is suspended in any jurisdiction; (ii) by anyone under the influence of drugs or alcohol; (iii) by anyone who obtained the Vehicle or extended the Rental period by giving false, fraudulent, or misleading information; (iv) in furtherance of any illegal purpose or under any circumstance that would constitute a violation of law other than a minor traffic citation; (v) to carry persons or property for hire; (vi) in any race, speed test or contest; (vii) to carry dangerous or hazardous items or illegal material; (viii) outside the United States and Canada; (ix) when loaded beyond its capacity, as determined by the manufacturer of the Vehicle; (x) when driven through or under an underpass or other structure without sufficient overhead or side clearance; (xi) when it is reasonable to expect you to know that further operation would damage the Vehicle; (xii) in a manner that causes damage to the Vehicle due to inadequately secured cargo; (xvi) on unpaved or very rough roads; or (b) failing to summon the police to any accident involving the Vehicle that caused personal injury or property damage; (c) damaging the Vehicle by renter's intentional, wanton, or reckless conduct; (d) damaging the Vehicle by an animal transported in the Vehicle; (e) using the awning incorrectly or without owner's permission; (f) damaging the Vehicle by sitting, standing, or lying on the roof of the Vehicle; (g) damaging the Vehicle by placing tire chains, signs, lettering or painting on the outside of the Vehicle; (h) damaging the Vehicle by placing speakers or other sound equipment on the exterior of the Vehicle; (i) taking the RV to festivals or other such events without notification; (j) disabling the GPS if so equipped.
- 31. Owners may use your deposit to pay any monies owed under this Contract.
- 32. Renters release us from all claims for, loss of, or damage to, renters' personal property or that of any other person, that we received, handled or stored, or that was left or carried in or on the Vehicle, whether or not the loss or damage was caused by our negligence or was otherwise our responsibility.
- 33. No term of this Contract can be waived or modified except by a writing that owners have signed. This Contract constitutes the entire Contract between you and us. These terms and conditions work in joint with the Prestige Worldwide Camping Rental Contract, referenced herein, connected by the Face Page Agreement. The laws of the State of Utah and Salt Lake County govern the contents of this Contract.
- 34. Certain items are considered non-essential convenience items. If they fail to work during a trip, no adjustments will be made to renter's charges. No troubleshooting by the Property Manager(s) or Owner(s) during the trip will be done for these items if there are issues. These include TVs, antennas, CD and DVD players, radios, satellite radios, GPS navigation hardware and software, fans, coffee makers, etc.

- 35. A waiver by the owners of any breach of this Contract is not a waiver of any additional breach or waiver of the performance of your obligations under this Contract. Our acceptance of payment from renters or owners' failure, refusal, or neglect to exercise any of our rights under this Contract does not constitute a waiver of any other provision of this Contract. Unless prohibited by law, renters release the owners from any liability for consequential, special, or punitive damages in connection with this Rental or the reservation of a vehicle.
- 36. Owners are not held responsible and are held harmless for any injury and/or death resulting from use and/or towing of rented trailer during the span of the rental. Renters are responsible for certifying the connection of the trailer to the towing vehicle is connected properly.
- By signing on the Face Page Agreement, renters acknowledge that renters have been given an opportunity to read this Rental Contract in its entirety, including the Terms and Conditions before being asked to sign. Renter's signature authorizes the owners to process payment from the renters for all charges due under this Contract, including later payment of any traffic, toll, or parking violations assessed against the Vehicle.