RV SHARE RV RENTAL SUPPLEMENTAL RENTAL AGREEMENT This Supplemental Rental Agreement (SRA), along with the RV SHARE Rental Agreement, RV SHARE Terms of Service and Policies, which are incorporated herein by reference, is made by and between the persons listed in the booking details page of your RV SHARE 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 RV SHARE 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 the renter will take responsibility for any damage or incidents occurring during the rental period caused by them or their associates. 1.1. \_\_\_\_\_\_ Renter acknowledges the insurance liability provided by RV SHARE is for collision only. Any interior damages will be withdrawn from the deposit, and if that is exhausted, charged to the card on file. 2.1. Renter acknowledges that any damages cause by renters associates or pets will be withdrawn from the deposit, and if that is exhausted, charged to the card on file. Only pets disclosed and agreed by the Owners in writing are allowed. Renter acknowledges the damage a pet can cause in the interior is not covered by insurance and therefore the responsibility of the Renter to cover out of the deposit and if that is exhausted, charged to the card on file. 3.1. Renter acknowledges that the vehicle is not to be moved once placed by the owner. Any damages caused by moving the vehicle will be the sole responsibility of the renter. 4.1. \_\_\_\_\_ Renter acknowledges that the awning is allowed to be used, but that it should be only be out when in use and should be retracted at night, in storms, and when leaving the camp site. Due to the fragility of awnings, their high overall cost to repair/replace would be the responsibility of the Renter to cover out of the deductible. 5.1. \_\_\_\_\_ Renter acknowledges that they will notify the owner of any missing or broken household items. 6.1. Renter acknowledges that no smoking is allowed in the Rental and that smoke odors in returned Rentals will result in a \$1500 fee. 7.1. \_\_\_\_\_ Renter acknowledges that all tolls will be charged to the renter either within the booking contract or from the deposit.