

Rental Conditions Campiri

All rates and conditions are subject to change as required and without prior notification.

Let op: onze voorwaarden zijn in het Engels geschreven. Dit voorkomt vertalingsfouten en misverstanden

Standard inclusions

- 300km per day
- Table and camping chairs
- Bedding kit
- Kitchen Kit
- Transfers
- Liability ** see last page **

Camper is exclusive of

- Preparation fee €100,-

Driver requirements

The Lessee may not provide the Vehicle to third parties, except for Persons Authorised to Drive the Vehicle. As at the date of execution of the Agreement, a Person Authorised to Drive the Vehicle must be 21 years of age and hold a Group B driving licence for a minimum of 3 years, and at the same time, meet the conditions for driving the Vehicle on roads at places where the Lessee is authorised to use the Vehicle.

Deposit/credit card

A basic refundable security deposit of € 1000 and the use of a credit card on name of the main driver to pay for all local charges and deposits are required at departure. Upon vehicle return, all extra charges are balanced against the security deposit and a credit will be issued to cover the refund. Cash or debit cards are not accepted for security deposits or any additional charges at departure.

Minimum rental period

The minimum rental periode depends on travel dates. It can ben 3 or 4 days, please contact our Customer Service for more information.

One-ways

No one ways allowed.

Changes

Changes are permitted but depend on availability. Changes are final after they have been paid for.





Cancellations

The charge of Campiri is:

0-2 days after booking0% charge3+ days after booking25% charge30-15 days before pick up50% charge14 days and less before pick up100% charge

The charge of Worldwide campers is:

Between booking and 15 days before pick up 50 euro
Between 14 days and day of pick up 100 euro

Transfers

Transfer for airport in Malaga is included.

Picking up the vehicle

For Malaga pick up are between 09:00AM and 6:00 PM (18.00 hours) from Monday to Friday Weekend pick ups can be requested, but has an extra fee of 50€

Dropping off the vehicle

For Malaga pick up are between 09:00AM and 6:00 PM (18.00 hours) from Monday to Friday Weekend drop offs can be requested, but has an extra fee of 50€

Vehicle size

You may find the model reserved to be inadequate for your party. Where possible, upgrades to a larger sized model will be allowed at a charge determined from local posted rates.

You may find the model reserved to be too large for your comfort. Where possible, downgrades to a smaller sized model will be allowed. Please keep in mind that no refunds or any other compensation can be provided in case of a downgrade.



Breakdown assistance and repair reimbursement

The Lessee is obliged to notify the Lessor immediately of any accident or other damage to the Vehicle, and to inform the Lessor of the nature and extent of the damage or breakdown, damage caused to third-party property or harm to life and health; to fill in an accident report carefully and completely and to take photos of the accident scene, and to submit this report when returning the Vehicle to the Lessor; and to further proceed as instructed by the Lessor, and at the same time, report the accident to the police or similar authority of the given country and to receive from such authority a certificate of involvement in the accident. In case of any insured event, the Lessee is obliged to provide the Lessor with all assistance, in particular in connection with the adjustment of the insured event; in cases where the statutory or collision insurance does not cover the damage caused by the Lessee in full, the Lessee is obliged to pay the uncovered part of the damage, but no more than 10% of the calculated cost of the repair and no less than € 400, and in cases where the insurance does not cover the damage at all, the Lessee is liable for the full amount of the damage.

Travel restrictions

You can cross the bother to other European countries, but there will be an extra cross border fee 60€

Parking/Traffic Violations

The renter is responsible for paying charging authorities directly all tolls ("Tolls") and parking citations, photo enforcement fees, fines for toll evasion, and other fines, fees, and penalties (each a "Violation") assessed against them, Campiri or the Vehicle during the Rental Period.

Pets and animals

Pets and animals on board of the RV can be requested with the supplier, but has an extra fee of 80€

Smoking

Smoking in not allowed inside the vehicles





LIABILITY

The Lessee is liable to the Lessor for any damage (including lost profits) to the Vehicle caused by the Lessee or by persons whom the Lessee allows to use the Vehicle, including Persons Authorised to Drive the Vehicle, during the period from the handover to the return of the Vehicle; the amount of compensation corresponds to the cost of repair of the Vehicle including the related costs paid to the authorised repairer. The Lessor hereby advises the Lessee that in case of damage to the Vehicle and its parts (exterior and interior), the damage will be settled by replacing the given part with a new original spare part. Wear and tear on the Vehicle caused by its normal use does not constitute damage. Wear and tear on the Vehicle caused by its normal use does not include scratches to the paintwork, windows or car stickers on the Vehicle, even if the scratches occur during normal use of the Vehicle.

Simplified overview of vehicle damage charges:

TYPE OF DAMAGE	VALUE OF DAMAGE	DEDUCTIBLE
Damage to the exterior	up to € 400	actual price of repair
Damage to the exterior	over € 400	10%, but not less than € 400
Damage to the awning	-	actual price of repair / replacement
Damage to the interior	-	actual price of repair
Missing accessories	-	price of new accessories

If the Lessee returns the Vehicle or arranges for returning the Vehicle without accessories as specified in the Handover Record or returns the accessories destroyed or damaged, the Lessee is obliged to compensate the Lessor for the damage in the amount of the purchase price of new accessories, including the postage for delivery of the accessories.

The Lessor may charge these additional fees to the Lessee in the form of contractual penalties:

If the Lessee fails to return the Vehicle or fails to arrange for returning the Vehicle within 1 hour of expiry of the Rental Period specified in the Agreement, the Lessor may charge to the Lessee a contractual penalty in the amount of \leqslant 40. If the Lessee fails to return the Vehicle or fails to arrange for returning the Vehicle within 2.5 hours of expiry of the Rental Period specified in the Agreement, the Lessor may charge to the Lessee a contractual penalty in the amount of \leqslant 120. If the Lessee fails to return the Vehicle or fails to arrange for returning the Vehicle on the agreed date of return of the Vehicle, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of \leqslant 400 for each, even incomplete, day of the Lessee's delay in returning the Vehicle; the contractual penalties under this subparagraph do not apply to situations where the Lessee is unable to return the Vehicle due to a technical defect of the Vehicle of which the Lessor has been informed by the Lessee in due time.



If the Lessee returns the Vehicle or arranges for returning the Vehicle before expiry of the Rental Period for any reason, the Lessor may charge a contractual penalty corresponding to the remaining amount of the Rent from the time of return to the expiry of the Rental Period.

If the Lessee returns the Vehicle or arranges for returning the Vehicle without having fully refuelled the Vehicle, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 20 for adding the missing fuel together with the actual cost of refuelling.

If the Lessee returns the Vehicle or arranges for returning the Vehicle:

- with an unemptied waste tank, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 40;
- with an unemptied toilet cassette, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 120;
- with unwashed dishes, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 20.

If the Lessee returns the Vehicle or arranges for returning the Vehicle while it is soiled beyond the level of normal use of the Vehicle or uncleaned, the Lessee is obliged to pay a contractual penalty the Lessor in the amount of \le 20 to \le 120, depending on the degree of soiling. If anyone has smoked in the Vehicle, the Lessee is obliged to pay to the Lessor a contractual penalty in the amount of \le 400. In case of an extremely soiled Vehicle (Vehicle soiled with oil, asphalt, paint, odour, etc.), the fee will be set individually according to the costs expended by the Lessor to restore the Vehicle to its original condition, in the range from \le 200 to \le 400.

If the Lessee returns or arranges for returning the Vehicle without a certificate of roadworthiness, Green Card, service book or other documentation provided, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 120 for each unreturned document.

If the Lessee returns or arranges for returning the Vehicle without a key to the Vehicle's ignition or without a key to the Vehicle's superstructure, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 200 for each lost key. If the Lessee returns or arranges for returning the Vehicle without a key to the bike rack, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 40 for each lost key.

If the Lessee breaches the provisions of paragraph 8.6 of the Terms and Conditions by failing to report to the Lessor any damage or soiling of the Vehicle that does not prevent the Vehicle's operation no later than before the keys to the Vehicle are returned, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 80 for each individual breach. If the Lessee breaches the provisions of paragraph 8.7, 8.8 or 8.9 of the Terms and Conditions by failing to report to the Lessor an accident, insurance claim, any damage to third-party property or harm to life or health in connection with the operation of the Vehicle without delay after the defect, the need for repairs to the Vehicle as a result of which the Vehicle is not fit for operation, or the legal unfitness of the Vehicle for operation arises, or has the Vehicle repaired or serviced without the Lessor's consent, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 400 for each individual breach.

If the Lessee causes damage to the Vehicle through its own fault, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 80 for each case of breach.

Simplified overview of contractual penalties arising from these T&C:



Manner of breach of the T&C	Contractual penalty
Late return of the vehicle, by no more than 60 minutes	€ 40
Late return of the vehicle, by 61 to 150 minutes	€ 120
Failure to return the vehicle on the agreed date	€ 400 per day
Early return	remaining amount of the rentrenta
Failure to refuel the vehicle	€ 20 + fuel price
Unemptied grey water tank	€ 40
Unemptied toilet cassette	€ 120
Unwashed dishes	€ 20
Soiled vehicle	De € 20 a € 120
Extremely soiled vehicle	De € 200 a € 400
Smoking in the vehicle	€ 400
Return of the vehicle without the certificate of roadworthiness or certificate of insurance	€ 120 por cada documento
Loss of key to the vehicle	€ 200 por cada llave
Loss of keys to the bike rack	€ 40 por cada llave
Failure to report damage before returning keys to the Lessor	€ 80 por cada caso de incumplimiento
Failure to report an accident, insured event, damage to third-party property, harm to life or health of a third party, as well as occurrence of a defect, necessity of a repair or servicing without the Lessor's consent	€ 400 por cada caso de infracción
Damage to the rented vehicle, other breach of the Terms and Conditions	€ 80 por cada caso de incumplimiento

For any other breach of the Terms and Conditions not specified in this Article 9.3 by the Lessee or a Person Authorised to Drive the Vehicle, the Lessee is obliged to pay a contractual penalty to the Lessor in the amount of € 80 for each individual breach.

The collision insurance will not apply in case of damage, loss or theft of accessories set out in the Handover Record for the Vehicle, as well as in the event breaking and entering by a third party and theft of accessories or objects located inside the Vehicle; such damage will be set off against the Security Deposit, if applicable.

The Lessor becomes entitled to the payment of contractual penalties especially by identifying the cases of breach, on the basis of which the Lessee is obliged to pay contractual penalties, in the Takeover Record. The contractual penalties fall due 5 days after the Lessor's claim arises. The Lessor may set off any contractual penalties against the Security Deposit; the Lessee expressly agrees with this. The Lessee's obligation to pay a contractual penalty to the Lessor shall in no way prejudice the Lessor's right to compensation for damage to the full extent in addition to the contractual penalty.

Breach of the obligations set out in Articles 3, 5, 6 and 8 of these Terms and Conditions constitutes a material breach of these Terms and Conditions.





If the Lessee leaves his/her personal vehicle parked on the premises of the Establishment free of charge, the Lessor cannot be held liable for any damage, including that caused by Force Majeure. The Lessor cannot be held liable, either, for the use by the Lessor of the Lessee's passenger vehicle parked with the Lessor pursuant to this paragraph on roads for the purpose of routine maintenance of the passenger vehicle (e.g. car wash). The Lessor agrees not to use the Vehicle for any purpose other than necessary for the agreed purpose, or for a purpose related to the maintenance of the vehicle ordered by the Lessee in advance.