



Condor Campers Rental Agreement Terms and Conditions Effective: 01 December 2017 - 30 November 2018

1. Definitions

'**Agreement**' means the Rental Agreement and these Terms and Conditions.

'**Customer**' means the person or persons nominated as the hirer and any person whose cash, credit/debit card or bank account details are presented for payment of the Customer's charges.

'**Condor Campers**' means Condor Campers SpA.

'**Rental Period**' means the hire period or any agreed variation thereof and any additional period during which the Vehicle is in the Customer's possession or control.

'**Vehicle**' means the Vehicle hired by the Customer and includes tyres, tools, accessories, camping utensils, and all other equipment, documents, or additional hire items related to the Vehicle and any replacement or substitute Vehicle that may be provided.

'**Liability**' means the amount the Customer is liable for under this Agreement in respect of the Vehicle and the Customer's Use of the Vehicle.

'**Liability Deposit**' means the deposit paid by the Customer to Condor Campers on the day or prior to the Customer collecting the Vehicle from Condor Campers which will be used to reimburse Condor Campers for the cost of any Damage caused by the Customer to the Vehicle under the terms of this Agreement.

'**Damage**' means and includes any and all Damage to Third Party property, Damage to the rented Vehicle including windscreens, tyres, towing and recovery cost, theft, fire, break or vandalism, cost of the daily rental rate for the period the Vehicle is being repaired, even if such Damages occur due to force majeure.

2. Rental Period, Extensions And Cancellations

- 2.1. The term of this Agreement runs from the date of Vehicle pick up until the return of the Vehicle to Condor Campers, regardless of pick up, drop-off time or location.
- 2.2. Rental days are calculated on a calendar day basis. When calculating the number of days the Vehicle is rented, the day of pick up is counted as day one of the rental, regardless of pick up time. The day of the Vehicle's return is counted as the final day of the rental regardless of drop-off time.
- 2.3. Minimum rental period is 5 days in high season and 3 days in low season providing the pickup and return location are the same. Minimum rental periods are subject to change, and any change will be notified to you prior to booking confirmation.
- 2.4. The price includes unlimited km per day.
- 2.5. Remote location pick up and drop offs are available between all remote location depots. A remote location fee of \$320.000 CLP applies for rentals to and from Arica, San Pedro de Atacama and Puerto Varas. A remote location fee of \$380.000 CLP applies for rentals to and from Punta Arenas.
- 2.6. Santiago Tolls are included. This Condor Campers Complimentary item applies only for tolls around Santiago, not for tolls along Road 5 or other highways.
- 2.7. It is mandatory to purchase a permit and insurance to cross with the Vehicle to Argentina or Peru. These permits and insurance are valid for multiple entries to Argentina or Peru. Documents require five working days to be processed and the period of cover for these documents must correspond to the total rental period.
- 2.8. If the Customer is an Australian or Canadian citizen, he will need to pay a reciprocity fee before entering to Argentina. This is the Customer's responsibility, not Condor Campers.
- 2.9. There is no extra fee for additional drivers. All drivers must be present at pick up and must present their full driving licence.
- 2.10. If a bookings travel dates are amended within the cancellation fee period to be outside of the cancellation fee period and is subsequently cancelled, the cancellation fee for the original booking will apply.

Cancellation fees are as follows:

- If cancelled more than 30 days prior to pick up: 20% of Gross Rental and 100% of Remote Location Fees
- If cancelled less than 29 days prior to pick up: 50% of Gross Rental and 100% of Remote Location Fees
- In the event of No Show: 100% of Gross Rental and 100% of Remote Location Fees

If Vehicle is returned early: No refund available

3. Pick Up And Drop Off Of The Vehicle

- 3.1. Before taking possession of the Vehicle, the Customer must thoroughly inspect and test the Vehicle and note any Damage or defects on the Vehicle condition report at pick up.
- 3.2. By taking possession of the Vehicle, the Customer warrants that he has done this and satisfied himself that the Vehicle is delivered in a good operating and roadworthy condition, with the seal of the odometer unbroken, and without any Damage or defects and in satisfaction of all statutory warranties and conditions as noted.
- 3.3. The Customer must return the Vehicle (and the keys) to the agreed drop off location on the agreed drop off date and in a clean state, with a full tank of fuel, and in the exact same condition as it was at the pick up date when collected. Failure to adhere to these obligations will result in a late return fee of \$86.000 per day in addition to the daily rental rate or/and extra fees for Damages as stated in clause 16 and Table 1. If you return the Vehicle with less than a full tank of fuel an additional charge of \$70.000 will be apply.
- 3.4. Late pick up or early return of the Vehicle does not entitle the Customer to any refund of the unused portion of the rental.

4. Depot Hours Of Operation

- 4.1. As part of our Condor Campers Complimentary we are always open. Pick up and drop off times will be agreed upon in email and then the details will be entered onto the Rental Agreement and must be adhered to. A late pick up or drop off fee of \$86,000 will apply to times outside of the initial agreed times and will be deducted from Customers Liability Deposit.

5. Rental Extensions

- 5.1. Extensions of the Rental Period must be authorised by Condor Campers, subject to the availability, and at the current rental rate (the rate applicable on the day of extension, which may differ from the original rate booked). The extension fee must be paid immediately by credit/debit card/bank transfer on confirmation of the rental extension.
- 5.2. Failure to obtain authorisation will result in a late fee of \$86.000 per Vehicle per day in addition to the daily rental rate (including additional Liability Deposit charges) until the Vehicle is returned.
- 5.3. If the Customer wishes to extend the rental while being in Argentina or Peru, there are two options:
 - a) To cross the border back to Chile before the expiry date of FU document and keep travelling in Chile.
 - b) To cross the border back to Chile before the expiry date of FU document, get a new FU document from Condor Campers at the normal rate and cross again to Argentina or Peru with the new document as many times as the Customer wishes.

6. Change Of Drop-Off Location

- 6.1. If the Customer wishes to change the drop off destination, the Customer must first obtain authorisation from Condor Campers. Subject to the change being approved, an additional charge of \$380.000 may apply which will be notified to the Customer at time of approval and is required to be paid immediately via credit/debit card or bank transfer. The fee may apply in all cases irrespective of the reason for location change, even in the case of force majeure.

7. Licence

- 7.1. A current and full (non-probationary) motor Vehicle driver's licence is required and must be produced upon Vehicle collection for all named drivers. Foreigners should use a foreign licence. An International driver's licence is recommended but must be supported by a foreign drivers licence.

8. Age Restrictions

- 8.1. Drivers must be 21 years old for all Vehicles rentals except for the 4WD rentals which require 22 years old.

9. Use Of The Vehicle

- 9.1. The Customer agrees that, during the Rental Period, the Customer will be responsible for the adequate use of the Vehicle and for its maintenance. All inadequate uses of the Vehicle will correspond to exclusion to the Liability reduction and will be at full expenses of the Customer. Exclusions to Liability reduction are detailed in Clause 16.
- 9.2. The Customer shall take all reasonable steps to properly maintain the Vehicle, including daily checks of the oil, tyre pressure, water and batteries, and will inform Condor Campers immediately if Vehicle warning lights indicate any potential malfunction. Failure in these obligations may result in engine Damage, and will constitute a breach of this contract.
- 9.3. The Customer shall not make any alterations to the Vehicle without the prior written consent from Condor Campers.
- 9.4. The driver should drive carefully, especially on roads "Ruta 40" in Argentina and "Carretera Austral" in Chile.
- 9.5. Vehicles must not be driven through or submerged in water or sand.

- 9.6. Condor Campers has the right, at its sole discretion, to restrict Vehicle movements in certain areas due to adverse road, weather conditions, distance or possible risks for the Vehicle. Condor Campers will advise you at pick up time of any travel restrictions known at the time. If Condor Campers mandates a change in drop-off location, fees as per change of drop-off destination will not apply.
- 9.7. Considering that Condor Campers is the unique owner of the Vehicle, the Customer shall not agree, attempt, offer, or sign any Agreement regarding the Vehicle.

10. Maintenance And Repairs (Not in the event of an accident)

- 10.1. For all repairs, Condor Campers will need to be informed and confirm the repair in advance. Repair will be reimbursed only if the Customer was not responsible for the Damage. All the respective statements, including invoices and bills, must be obtained and submitted using instructions provided by Condor Campers for any repair within maximum 48 hours after drop-off or the claim will not be paid. Failure to obtain the correct documentation could result in none payment by Condor Campers.
- 10.2. Subject to the terms of the Liability Deposit, the Customer will pay for the costs of repairing or replacing what had been damaged during the Rental Period (any cost of repairs will include an additional 4% processing fee).
- 10.3. Malfunctions of stereo systems, interior lights, electric windows, 12v chargers, air-conditioning, sink water pumps, any camping accessories, etc are not considered mechanical breakdowns and downtime will not be paid.
- 10.4. In the case of a destroyed tyre, the Customer must replace the tyre by a new one of same size and quality. Failure to do so will involve the cost for a new tyre with correct size and quality at drop off, the costs of which will be deducted from the Customers Liability Deposit.
- 10.5. In case of breakdown, regardless of who is at fault, the Customer must bring the Vehicle back to a location specified by Condor Campers staff. The Customer may not abandon the Vehicle. Failure to deliver the Vehicle will result in loss of the full Liability Deposit plus any additional charges incurred by Condor Campers to recover the Vehicle.
- 10.6. In the case of a breakdown in Argentina, regardless of who is at fault, the Customer must pay the mechanical costs. In case that Condor Campers is liable for the breakdown, those costs will be refunded to the Customer after drop-off time at ARG/CLP rate of the day of payment (check sii.cl)

11. Road Side Assistance

- 11.1. In case of any technical malfunction of the Vehicle arising from a manufacturing or material fault that directly renders the part concerned unfit for operation during the warranty period and for which a warranty claim is not excluded, the Customer has the right to require On Road Assistance. The service is available 24 hours a day, including weekends and public holidays.
- 11.2. Any problems associated with the Vehicle, including equipment failure, must be reported to Condor Campers within a maximum of 24 hours in order to give Condor Campers the opportunity to rectify the problem during the rental. Failure to do so may compromise any claims for compensation. Condor Campers reserves the right not to accept Liability for any claims submitted after this period.
- 11.3. In any case of breakdown or accident in Argentina, the Customer must bring the Vehicle back to Chile passing through the border.
- 11.4. Condor Campers reserves the right not to rectify problems which are under the responsibility of the Customer, listed below:
- The Vehicle running out of fuel
 - The keys being locked inside the Vehicle or lost
 - Flat batteries caused by incorrect usage of the batteries and or incorrect usage of any equipment that requires the batteries to operate All Vehicles are supplied with 1 battery and should only be used for charging when driving.
 - A breakdown caused by Damage caused in an accident
 - A breakdown caused by wilful neglect
 - A breakdown caused by driving in sand, water or mud.
 - Getting stuck in sand or mud
 - Flat or destroyed tyre
 - Any Damage caused to the windscreen or windows
 - Any Damage caused to the Vehicle due to the use of inappropriate snow chains
 - Any inadequate use of the Vehicle as stated in clause 16.
 - In those cases all recovering and towing costs are to be borne by the Customer and Condor Campers has the right to charge a higher amount than the Liability Deposit/ Liability reduction held on the credit card.

12. Fuel Consumption

- 12.1. Fuel consumption varies according to Vehicle type, driving conditions, usage of air-conditioning and the way the Vehicle is driven. Condor Campers Campervans run approx. 6-12km/ L (subject to wind conditions and speed). All Vehicles are serviced and mechanically fit at the beginning of every hire and as such our Vehicles are fuel efficient. Condor Campers does not refund any hire costs related to excess fuel consumption.

13. Availability Of Vehicles

- 13.1. A Vehicle can be requested only by its named category, not by make, model or year of manufacture. However, if the category is not available due to unforeseen circumstances, Condor Campers has the right to substitute an alternative Vehicle without prior notification. The substitution will be done considering the best options.
- 13.2. Should the Customer decide to voluntarily downgrade their Vehicle type than booked, they will not be entitled to a refund.

14. Liability

14.1. The Customer is responsible and will have to pay for any Damage (whether direct or consequential) incurred whilst the Vehicle is in its possession, related to the Vehicle or Third Parties.

15. Liability Deposit

- 15.1. In case of an accident with a third-party, the Customer will be responsible for Damages up to the amount of the deductible (Liability Deposit). The Liability is applicable regardless of who is at fault and will be charged at the time the accident report is completed, not at the completion of the rental. Where a Third Party is involved and recognised as responsible for the accident, the Vehicle Liability Deposit will be refunded only if Condor Campers are successful in recovering the cost of the Damages from the Third Party. Please note that Third Party claims can take many months to resolve.
- 15.2. In the case of damage or loss of the Vehicles windows, mirrors, exterior lights, Tyres, Roof Top Tent, Accessories, Contents and Camping Utensils as detailed in Table 1, Condor Campers reserve the right to deduct the damage fees as detailed in Table 1 from the Customers' Liability Deposit.
- 15.3. In case of a theft of the Vehicle, the Customer will be responsible for costs up to 2.500.000 CLP in case of a 2WD Vehicle and 2.500.000 CLP in case of a 4WD Vehicle.
- 15.4. A single Vehicle accident (SVA). It includes, but is not limited to, a Vehicle that has rolled, tipped or fallen over and this has caused damage to the side and/or roof area of the Vehicle. The Customer will be charged up to 2.500.000 CLP for 2WD Vehicles and 2.500.000 CLP for 4WD Vehicle in case of a single Vehicle accident. The Customer is fully liable for all costs incurred Damages/uses as identified below. If the costs exceed the Liability Deposit, Condor Campers reserve the right to obtain these additional costs from the customer.
- 15.5. A collision to a fixed object
- 15.6. Accident while reversing
- 15.7. Accident/fine while not respecting the stop sign, red traffic lights or any traffic signs.
- 15.8. Accident/fine while driving over the speed limit
- 15.9. Accident by falling asleep at the wheel or fatigue
- 15.10. Accident/fine while driving under the influence of alcohol or drugs or with a blood alcohol level in excess of that permitted by the applicable law (zero tolerance to alcohol law).
- 15.11. Theft while leaving the Vehicle with the ignition key inside while it is unoccupied.
- 15.12. Damage to the Vehicles under body, roof (rooftop tent Damages included), interior or tyres (chambers and Rims), glasses, windscreen, Vehicle accessories if not occurred during a reported multiple Vehicles accident.
- 15.13. Damages in door locks, door handle or glasses in case of Vehicle break-ins
- 15.14. Damage to the Vehicle by:
- Submersion in water
 - Contact with salt water
 - Creek or river crossing
 - Driving through flooded areas or sandy conditions
 - Beach or salt flat driving
- 15.15. Damage to the Vehicle by driving under an object lower than the height of the Vehicle
- 15.16. Damage/fines while using the Vehicle for any illegal purpose or in any race, rally or contest; or for the purpose of transporting and haulage of goods other than what might be reasonably expected of a leisure rental.
- 15.17. Damage by using the Vehicle to tow any Vehicle or trailer
- 15.18. Damage/fine by using the Vehicle to carry passengers or property for hire or reward; carry more persons than is permitted by any relevant authority or detailed on www.condorcampers.com Vehicle specification. All passengers must use a seat belt at all times.
- 15.19. Damage by using the Vehicle to carry volatile liquids, gases, explosives or other corrosive or inflammable material;
- 15.20. Damage by using the Vehicle to carry animals, excluding registered dogs.
- 15.21. Damage by using the Vehicle on unfit roads for the Vehicle.
- 15.22. Damage for starting or driving a Vehicle that has been involved in an accident, Damaged by rollover, water submersion or any other failure or inconvenience without previous and written permission from Condor Campers.
- 15.23. Any Damage/loss of personal items resultant from theft/fire or break-ins. Condor Campers does not offer any compensation for loss of any personal items.
- 15.24. Any Damage caused to the Vehicle due to the use of inappropriate snow chains
- 15.25. Any Damage due to Vehicle misuse as stated in clause 9,10 and 12
- 15.26. Any Damages caused by drivers not identified on this Rental Agreement and/or drivers who's license that has been cancelled or suspended and/or drivers who have a license that is classified as a learners or provisional license.
- 15.27. Any Damage costs associated with the incorrect use of fuel (fuel being diesel or petrol), this includes Bio/Eco Diesel which should not be used, water, other contamination of fuel or whatever liquid different from the appropriate fuel.
- 15.28. If the Vehicle is un-drivable after an accident and the Customer would like to have a replacement Vehicle, it will be subject to time, distance and availability. In any case, the Customer must make his/her own way (at the Customer's expense) to the nearest Condor Campers depot. To access the replacement Vehicle the Customer should agree the corresponding Vehicle Rental Agreement involving the payment of a new rental and a new Vehicle Liability Deposit will be required.

16. Liability Deposit Fund

16.1. Upon pick up of the Vehicle, the Customer agrees Condor Campers to take a Liability Deposit of \$1,200,000 CLP on the Customers credit card (no cash or debit card Liability Deposit allowed). The Customer irrevocably mandates Condor Campers to deduct from the Liability Deposit Fund any amounts due to Damages, infringement of this Agreement or payments agreed on it. The Liability Deposit Fund is fully refundable, provided the Vehicle is returned on time and if the Customer fulfils all the drop-off conditions.

16.2. Any Liability Deposit lasts for 30 days. In case of rentals longer than 30 days, a re-authorisation of the Liability Deposit will be completed by Condor Campers automatically after 30 days.

16.3. Condor Campers recommends that the Customer obtains separate travel insurance. However we do not provide or arrange insurance of any kind. The Customer acknowledges and agrees that Condor Campers is not an insurer and that clause 16.1 gives only a limited indemnity and is not intended to create a contract of insurance.

17. Procedures In Case Of An Accident

17.1. If the Customer is involved in a motor Vehicle accident whilst on hire, the following procedures should be followed:

At the accident scene the Customer must:

- a) Obtain the names and addresses of Third Parties and any witnesses.
- b) Report the accident to police immediately regardless of estimated Damage costs.
- c) Not accept blame or insist the other party is at fault.
- d) Photograph Damage to all Vehicle(s) registration number(s) and third parties documentation

17.2. Telephone Condor Campers with the accident's details within 24 hours.

17.3. At the Condor Campers Depot, the Customer must produce their Driver's Licence and hand over the police report (if applicable) and any supporting photographs.

17.4. The Customer is required to pay the Liability (if applicable) and any other amount due by them in respect of any Damage arising from an accident, loss or Damage. This amount is payable at the time of reporting 'the event' and not at completion of the Rental Period.

17.5. The Customer will pay Condor Campers the daily rental rate for the period the Vehicle is off fleet for accident repairs.

17.6. The Condor Campers staff will ensure the Motor Vehicle Accident Report is completed clearly and accurately signed by the Customer.

17.7. Time Frame for Settlement of Customer Liability Claims:

17.8. Condor Campers shall use best endeavours to ensure that any money due back to the client is forwarded as quickly as possible, however Third Party claims can take months or even years to resolve. Condor Campers cannot force the destiny of these claims, and the Customer acknowledges that handling of these claims is up to Condor Campers Insurer and the Third Party, whether they be insured or not.

Condor Campers agrees to refund any Vehicle Security Deposit refunds applicable within sixty days of receiving final resolution and payment relating to third party claims.

18. Release And Indemnity Of Condor Campers

18.1. The Customer releases Condor Campers, its employees and agents, from any Liability to the Customer (regardless of who is a fault), for any loss or Damages incurred by the Customer by reason of rental, possession or use of the Vehicle.

18.2. The Customer hereby indemnifies and shall keep indemnified Condor Campers, its employees and agents, against any claims, demands and expenses (including legal costs) incurred or sustained by them or any of them by reason of the Customer use and/or possession of the Vehicle.

18.3. Any indemnity required of the Customer shall not operate to indemnify Condor Campers in respect of any negligent act by Condor Campers.

19. Traffic Offences And Tolls

19.1. The Customer is liable for any offences committed during the Rental Period involving the use of the Vehicle, especially if is a speeding offence or related to the breach of the applicable law. In case of any offence, Condor Campers will notify the Customer about it and the Customer should pay any infringement fee and costs that may become payable because of an infringement notice served on Condor Campers for any offence referred in this clause, including an processing fee of \$30.000 + IVA per each offence. The Customer mandates Condor Campers to debit the Customer's credit or debit card for any infringement fees and costs, including the administration fee. This procedure can take up to fifteen months.

20. Charges And Payments

20.1. The Customer has to pay the rates in amounts and conditions stated in those policies, which are subject to change. However, Condor Campers will not alter rates or conditions applicable to your rental once Condor Campers has confirmed your booking. Any booking amendments will result in the rate booked being re-calculated at the rate applicable on the date of amendment. Please note all prices are quoted and payable in Chilean pesos.

20.2. The total booking amount must be paid as follows: 50% of daily rental rate plus 100% of remote location fees by credit or debit card/bank transfer upon confirmation and the remaining balance at pick up time either by debit/credit card or cash/bank transfer.

20.3. If a credit or debit card is presented as payment, the credit or debit card holder will be jointly and severally liable as a Customer.

20.4. The following credit or debit cards will be accepted: Visa, MasterCard (Cheques are not accepted). Only the Customer's credit card is acceptable to use for the purpose of the Vehicle Liability Deposit.

20.5. When payment is made by credit or debit card, the Customer agrees that:

The Customer mandates irrevocably Condor Campers to complete any documentation and to take any other action to recover from the Customer's credit or debit card issuer all amounts due by the Customer pursuant to this Agreement, including, but not limited to, any amounts due in respect of Damage to the Vehicle or to property of a Third Party and all other additional charges as they are incurred including all, parking and traffic offence penalties, road toll fines and associated administration costs. The mandate is made in the terms of the Article 241 of the Commercial Code.

- 20.6.** The Customer will not dispute their Liability to Condor Campers for any amount properly due under this Agreement and the Customer shall indemnify and keep indemnified Condor Campers against any loss incurred (including legal costs) by reason of notifying the Customer's credit or debit card issuer of such dispute.
- 20.7.** In the event that Condor Campers elect to accept payment of the Vehicle Security Deposit by holding a signed and authorized open credit or debit card voucher which is returned to the Customer at the completion of the Rental Period, the Customer agrees that Condor Campers is entitled to recover payment from the Customer's credit or debit card issuer pursuant to paragraph (a) in respect of any amounts due which were not known at the time of return of the voucher; and Condor Campers may process credit or debit card charges pertaining to the rental after the hire period.
- 20.8.** The Customer acknowledges that all transactions under this Agreement are conducted in Chilean pesos unless otherwise agreed. Due to exchange rate fluctuations and bank fees there could be some variance between the amount initially debited against the Customer's credit or debit card and the amount refunded. Condor Campers accept no Liability for any such variation.

21. Conditional Upon Payment

- 21.1.** The Customer agrees that provision of any rental Vehicle is conditional upon Condor Campers being paid by the Travel Agent. Condor Campers reserves the right to collect payment from the Customer in the event of a failure made by the Travel Agent or Travel Wholesaler to pay for the rental.

22. Limitation Of Liability

- 22.1.** Under no circumstances will Condor Campers be liable to the Customer for indirect Damages (including hotel/tour reservations, airplanes tickets, Bus or ferry tickets, etc.), loss of profits, consequential, special or punitive Damages. If the Customer could not use the Vehicle due to an act or situation which is under the responsibility of Condor Campers, the Customer will have the right to the corresponding discount which will be limited to the amount equivalent to the rental rate.
- 22.2.** Condor Campers does not accept any Liability for personal injuries or, loss of personal belongings sustained during the rental and we strongly recommend not leaving valuables in the Vehicle. We highly recommend having personal travel insurance to cover for the loss/Damages of personal belongings.

23. Accepted Communication Channels

- 23.1.** For official and formal communications, both parties will use their respective e-mail addresses.

24. Termination

- 24.1.** Condor Campers may terminate, at any time, this Agreement and/or repossess the Vehicle, taking it under control, if the Customer breaks any of the Customers obligations under this Agreement; if in such case, the Customer will not have the right to a refund for any part of the rental charges.

25. Proper Law

- 25.1.** This Agreement is governed by the laws of Chile.

DAMAGE FEES PAYABLE BY CUSTOMER IN THE EVENT OF LOSS OR BREAKAGE

As detailed in the Rental Agreement Terms and Conditions, Condor Campers reserves the right to deduct the below damage fees from the Customers Liability Deposit in full

<u>Item</u>	<u>Fee</u>	<u>Item</u>	<u>Fee</u>
Front Windscreen : Full	CLP 125,000	Snow Chains	CLP 70,000
Front Windscreen : Smaller than a CLP 50 coin	CLP 40,000	Jump Leads	CLP 10,000
Rear Window	CLP 91,000	Fire Extinguisher	CLP 15,000
Side Windows	CLP 55,000	Emergency Road Side Kit	CLP 10,000
Front Headlights: Bigger than a CLP 50 coin	CLP 52,000	Shovel	CLP 8,000
Front Headlights: Smaller than a CLP 50 coin	CLP 40,000	Solar Shower	CLP 8,000
Fog Light (each)	CLP 30,000	Portable BBQ	CLP 20,000
Van Lateral Mirrors	CLP 45,000	Cool Box	CLP 13,000
Radio Panel	CLP 80,000	Camping Stove	CLP 20,000
Interior Mirror	CLP 20,000	Interior Sink	CLP 25,000
Registration Plates	CLP 2,500	Interior Sink Plug	CLP 2,000
Condor Explorer Spare Tyre	CLP 60,000	Grey Water Bottle	CLP 5,000
4x4 Pop Up Spare Tyre	CLP 155,000	Fresh Water Bottle	CLP 5,000
Jack	CLP 16,000	Exterior Table	CLP 30,000
Wheel Wrench	CLP 7,000	Exterior Chairs (each)	CLP 10,000
Jack Tool	CLP 10,000	Plates & Pans (Per Item)	CLP 6,000
Fuel Cap	CLP 19,500	Cutlery (Per Item)	CLP 2,000
4x4 Pop Up Exterior Wheel Cover	CLP 60,000	Interior Table	CLP 35,000
Rubber Floors (each)	CLP 15,000	Interior Curtains (each)	CLP 10,000
Roof Top Tent	CLP 800,000	Mattress (each)	CLP 30,000
Roof Bars/Rack	CLP 120,000	Mattress Cover (each)	CLP 20,000
TAG for Santiago Tolls	CLP 40,000	Sleeping Bags (each)	CLP 20,000
Vehicle Documentation	CLP 20,000	Media Kit	CLP 10,000
Front Seat/Vehicle upholstery damage	CLP 50,000		

All fees are payable in Chilean Pesos, Other damages to be determined

I accept as the Customer that I have read and understood the above Rental Agreement Terms and Conditions and fully agree and abide with them.

- 1) I have read and understood the above provisions and agree to be bound by them.**
- 2) I have been shown over the Vehicle and all features have been demonstrated to me.**
- 3) I have checked over the Vehicle and its equipment and am satisfied with its cleanliness and condition.**
- 4) Any damage to the Vehicle has been marked on the Vehicle Condition Report.**
- 5) I am satisfied that the fuel tank is completely full and I agree to return the fuel tank completely full.**
- 6) I agree that I have checked the condition of the tyres, including the spare, and I am satisfied that they are in a roadworthy condition.**

Signature:

Print Full Name:

Date:

Rental Agreement No:

Passport Number: