

DISCOVER WITH CAMPER
 Vico Secondo Mannironi 10
 08042 - Bari Sardo (NU)
 P.IVA 01287040917
 Mail: discoverwcamper@gmail.com



For any Information
 Assistance, Mechanical Failure:
 ANNA (+39) 3482680108
 LUCA (+39) 3272915859

RENTAL CONTRACT

Subjects of the Contract

LANDLORD : Ditta Schirru Luca

CUSTOMER / LOCATOR: _____

DOCUMENT:

- Identity Card / Passport N° _____ Released by _____ on _____ Expiry date _____
- Driver's license N° _____ Released by _____ on _____ Expiry date _____

Object of the contract

RENTED VEHICLE: Volkswagen Transporter III, car license plate: _____

RENTAL PERIOD: Date/Time (OUT) _____ Date/Time (IN) _____

EXTRA REQUESTS:

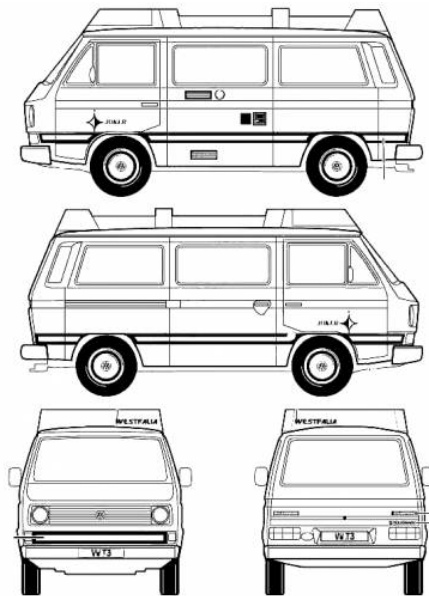
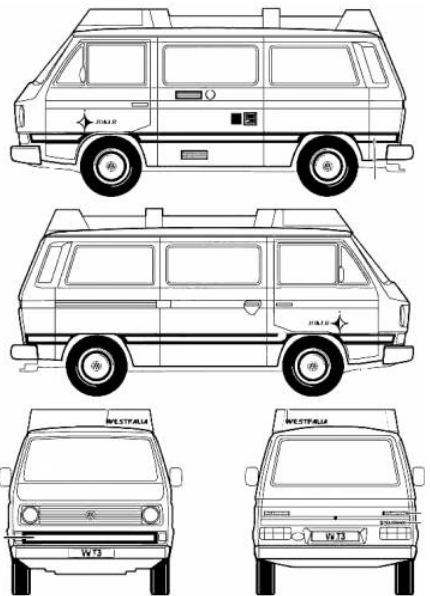
- | | | |
|--|--|---|
| <input type="checkbox"/> Hammock - € 5,00 | <input type="checkbox"/> Folding Barbecue- € 10,00 | <input type="checkbox"/> Sleeping bag - € 10,00 x n° _____ |
| <input type="checkbox"/> Camping table with 4 stools - € 15,00 | <input type="checkbox"/> chemical toilet with products - € 20,00 | <input type="checkbox"/> Folding bikes - € 15,00 x n°giorni _____ |
| <input type="checkbox"/> Camping chair - € 7,00 x n° _____ | <input type="checkbox"/> car seat for children - € 20,00 | <input type="checkbox"/> Guitar - € 15,00 |
| | | <input type="checkbox"/> Electric shower 12V - € 15 |

PICK UP STATION:

- Vico Secondo Mannironi 10, Bari Sardo
- Via Tirso 37, Tortoli (Europcar Office)

RETURN STATION:

- Vico Secondo Mannironi 10, Bari Sardo
- Via Tirso 37, Tortoli (Europcar Office)

Report Damage (OUT)	Report Damage (IN)	Delivery (OUT) / Return (IN)
		FUEL (OUT): _____ FUEL (IN): _____ KM (OUT): _____ KM (IN): _____ Km routes _____ CHARGES RE-ASSIGNED: <input type="checkbox"/> Extra <input type="checkbox"/> Delivery Delay <input type="checkbox"/> Criminal failure to empty chemical toilet and gray water <input type="checkbox"/> Other: _____ <input type="checkbox"/> Total amount € _____

I declare that I have received appropriate information in relation to the use of my personal data and in particular I agree that my personal data will be processed and communicated for uses for the execution of the requested service.

CUSTOMER SIGNATURE _____

Approval of General Conditions (CGC) Specific provisions pursuant to Art.1341 and 1342 of the Italian Civil Code are specifically approved pursuant to clauses No. 1,2,3,4,5,6,7,8, 9.10 of the general rental conditions.

CUSTOMER SIGNATURE _____

GENERAL CONDITIONS FOR CAMPER RENTAL (CGC)

Article 1. Validity, contractual content, applicable law

1.1 The General Business Conditions (CGC) of the Company Schirru Luca, (hereinafter called "landlord") following the sales exclusive validity. Possible conditions of the lessee in contrast with or in any case differ from the unrecognized CGC. The CGC of the landlord will be valid even in those cases in which the lessor will rent the camper to the lessee without reservation, despite being aware of the conflicting or different conditions of these GTC.

1.2 The subject of the contract with the landlord is clearly the sale of the camper as a rental. The tenant will not be required to provide travel services, and in particular will not be required to provide travel services packages. The vehicle has been designed for private and personal use. The landlord can not be held responsible in any way for any improper use of the vehicle or the resulting damage. It is absolutely forbidden to use the vehicle to transport highly flammable, toxic or otherwise dangerous substances; for customs offenses or of different kinds, even if punishable only according to the law of the place of the offense; for transport of persons for commercial purposes; any different use beyond the contractually agreed use, particularly on land not provided for this purpose. It is explicitly forbidden for the lessee to sublease the vehicle to sell it to third parties.

1.3 The rental contract will be stipulated between the landlord and the tenant with the booking will be exclusively for the camper.

1.4 All agreements between the landlord and the lessee will be stipulated in writing.

1.5 This rental has been expressly agreed and accepted according to the laws and regulations in force on the subject. The parties undertake to inspect the vehicle and fill in the appropriate form as detailed as possible, summarizing the state of the vehicle both on delivery and on returning the vehicle. The two duties are the proof of force, the burden of proof is the part concerning the accuracy of the vehicle inspection card.

The tenant takes the telephone in the state in which he is on the day of taking over the vehicle.

In the absence of the card, it is assumed that the lessee has received the service in a state of maintenance and cleaned without further formalities. Certainly when returning the vehicle, the owner is required to find the camper in a good state of maintenance and cleaning without further formalities.

1.6 Usufruct: The tenant has the camper and uses it "with the diligence of the good father of the family" according to his destination and respecting the normal conditions of use.

In particular, the lessee undertakes to take all precautions for use, in strict compliance with the regulations of the Highway Code in force.

It is forbidden for the tenant to use the camper:

- ▶ To take part in motorized sports events, test drives and driving schools;
- ▶ To bring goods in exchange for a remuneration;
- ▶ To tow, tow or move another vehicle in any way;
- ▶ Overload the vehicle with a number of people / load to exceed the value and the prescriptions indicate by the manufacturer;
- ▶ By throwing flammable, explosive, toxic or dangerous materials;
- ▶ To commit crimes, crimes or other offenses.

Article 2. Minimum age, authorized driver

2.1 The driver of the vehicle is in possession of a valid category B driving license. The aforementioned driving license must have been achieved for at least three (3) years. The camper can be driven separately by the driver declared on the contract. The lessee assumes his personal and contractual responsibility upon signing the aforementioned contract. It is therefore responsible for the injury caused by the use, direction and control of the risk and all the accessories supplied.

2.2 For drivers holding a driving license issued by non-EU countries, an International Driving License is required.

2.3 If the collection of the rented vehicle is not possible according to the expected license, the camper will be considered not withdrawn.

2.4 The vehicle was taken from the designated tenant at the time the rental was concluded with a driving license.

2.5 The landlord is obliged to keep a record of the names and addresses of all drivers to whom he entrusts the vehicle, even if only temporarily. The tenant will be responsible in first person for the actions of the driver to whom he has entrusted the vehicle.

2.6 The lessee can not cede, rent or lend the vehicle available to anyone for whatever reason. Nevertheless, in the case of the need for repair of the camper, the employees of a workshop are authorized to put their hands on the vehicle, subject to obligatory communication with the Lessor.

Article 3. Rental prices, counting, rental duration

3.1 Rental prices result from the price list of the landlord valid at the time of signing the contract, also for any minimum rental durations in certain seasonal periods. The prices indicated on the current rate card on the online platform from which the rental has been requested and which has already been paid at the time of collection are valid. Rates do not include the costs of: fuel, extra on request, fines and fines for traffic offenses. Extra services-accessories must be communicated in advance to the landlord and paid before the vehicle is picked up.

3.2 Rental prices include: unlimited mileage, R.C.A. insurance. against third parties and roadside assistance 24h / 24 and 7g / 7, solar shower 20Lt., gas bottle, bed kit with sheets and towels, kitchen kit with dishes, dishes and accessories, first aid kit.

3.3 The duration of the rental starts from the moment of the pick-up of the camper by the tenant at the rental point and ends at the

moment of the resumption of the camper by Ditta Schirru Luca at the rental point.

3.4 Unless agreed in writing by the owner, any delay on the return of the vehicle by the lessee greater than one (1) hour is billed according to the following principle: up to an hour's delay the owner has the right to ask the tenant for the payment of 30 euros for every hour of delay. If you exceed the delay time, the owner has the right to ask the tenant for an additional day (the rates applied to the reservation are valid). The additional period corresponds to one additional day to the day agreed on the contract according to the normal rate, increased by one hundred percent (100%), ie two days of rental.

3.5 In the case of return of the vehicle before the agreed rental period expires, the agreed rental price will be due by the lessee, unless the vehicle can be rented differently.

3.6 The lessee is released from his contractual responsibility only on the return of the vehicle, the attached documents and the keys to the owner, provided that:

- ▶ No sanction due to an infraction occurred during the rental is received by the owner;
- ▶ No damage inside and / or outside the vehicle is recorded and reported on the return inspection form.

Otherwise, the lessee remains committed to the owner and must respect the terms of the contract until the resolution of the dispute (s).

In the event of a fine relating to an offense during the rental, the lessee is obligated to pay the amount.

If the lessee damages the interior and / or exterior of the vehicle, his responsibility commits him to the payment of the amount of necessary repairs or the exemption applied.

The vehicle and all the accessories made available to the tenant must be returned in the same state as found at the time of delivery of the keys

The loss or deterioration, even partial, of the camper or accessories obliges the lessee financially to pay the amount of the deposit previously paid. The exact amount of the security deposit is indicated on the contract.

The return of the used vehicle must be done in a well-lit place in order to correctly perform the return inspection, checking the condition of the vehicle in the best possible conditions. The "return" inspection must be carried out by the same person who made the "departure" inspection.

3,7 The landlord must obligatorily provide the vehicle for withdrawal with the full fuel tank one hundred percent (100%). Likewise, the lessee must return the camper with the fuel tank full one hundred percent (100%). In the event that the tenant at the time of the withdrawal realizes that the fuel tank is not full one hundred percent (100%) must return the camper with the tank at the same level of fuel when he took delivery.

3.8 The collection and return of the vehicle must take place at the main office in Vico Secondo Mannironi 10, Bari Sardo. Except situations in which it will occur, subject to agreements, at Europcar Office in Via Tirso 37, Tortoli.

Article 4. Payment conditions, security deposit

4.1 At the time of online booking, a prepayment of 30% of the rental amount must be made by bank transfer, Pay Pal, prepaid card payment. At the time of withdrawal of the vehicle is required to pay the balance, equal to 70% of the amount of the rental. Payment can be made by bank transfer, Pay-Pal, prepaid card payment or cash payment at the time of collection. The final balance must be paid to the lessor by bank transfer no later than 7 days before the start of the charter, the same day of the withdrawal in case of payment in cash.

4.2 The security deposit of € 900 must be deposited at the landlord, without charge, no later than the time of collection of the vehicle and can be made the day of collection of the vehicle by cash payment, by the day before withdrawal by bank transfer or Pay Pal.

4.3 The deposit will be returned 7 days after the return of the vehicle from the landlord to the lessee with the previously agreed payment method, after verification of damage and integrity of the vehicle, after regular return of the vehicle and after final counting of the charter contract. The fee due, in addition to the deposit paid by the tenant, will be matched with the deposit upon return of the vehicle.

4.4 It remains the possibility for the customer to pay upon request all the balance of the rental and the deposit by bank transfer in advance of the date of collection of the vehicle (at least 7 days before). In this case the return of the security deposit will take place within 7 days from the return of the vehicle after the rental.

Article 5. Booking and cancellation

5.1 To confirm the reservation we require:

- ▶ Copy of a valid driving license;
- ▶ The payment of 30% of the total amount of the reservation (it is required to define what extras you intend to request);
- ▶ Copy of the present signed contract, putting the signature on the last page. The signatures on the first page will be made when the camper is picked up.

5.2 For the payment of 30% and if you want a deposit, you can:



HEADED TO:	SCHIRRU LUCA
IBAN:	IT84W0306985391100000001438
BIC/SWIT:	BCITITMMXXX

5.3 In case of cancellation of a confirmed rental if it occurs 30 days before the start of the rental itself, no penalty is applied. If the waiver occurs between the 30th and the 16th day it is equal to 50% of the rental cost; if it happens after the 16th day the penalty amounts to the total itself, no refund is due in case the customer, for personal reasons, starts with delay or terms in advance of the rental.

5.4 In case of booking through online platforms such as Airbnb, Goboony, Yescapa and Campanda refer to the conditions published on the sites.

Article 6. Delivery, return

6.1 Detailed instructions on the vehicle by the experts of the landlord, at the point where the delivery takes place, will be presented to the lessee before traveling. On that occasion a delivery protocol will be drawn up, in which the status of the vehicle will be described, which must be signed by both parties. The landlord may refuse delivery of the vehicle before the display of instructions. In case of delay in delivery due to the fault of the tenant, the resulting costs will be charged to the tenant: € 10 for each hour of delay.

6.2 The lessee will be required, at the time of returning the vehicle, to carry out a final inspection of the vehicle with the employees of the rental point, with the drafting of a return protocol to be signed by the lessor and the lessee. Any damage not noted in the delivery protocol but found during the return, will be charged to the lessee.

6.3 The deliveries of the vehicles will take place from 2 to 8 pm, the refunds in the morning, from 8 am to 11 am The times indicated in the rental contract are as agreed. The day of delivery and return will be counted as a single day, provided that the total limit of 24 hours is not exceeded or is exceeded exclusively due to the fault of the lessor.

6.4 In case of loss or damage of the keys and documents of the vehicle (or the car license plate) the customer must reimburse an amount equal to € 300.00.

6.5 Equipment: the tenant is responsible for all standard tools and objects as well as extra equipment. He is required to return them to the state in which they were at the time of delivery. So the kitchen and cutlery sets must be returned washed and stored as at the time of delivery, the interior must also be cleaned of any waste or emptied of personal belongings.

6.6 Before returning the camper, make sure you have completely emptied the tank of the dark water from the Chemical WC, and the gray water tank of the sink (they will be explained their emptying when the vehicle is collected).



In case they have not been emptied at the moment, a penalty of fifty euros (€ 50) will be applied. RESPECT THE ENVIRONMENT, USE THE SPECIFIC AREAS FOR THE EMPTYING OF TANKS WITH THE SPECIAL TEACHING

Article 7. Responsibility of the owner, the landlord:

The owner agrees to provide the vehicle in perfect working, driving and cleaning conditions, with the full fuel tank, the clean toilet box, the discharged waste water, and a general state of correct internal and external cleaning. The owner is obliged to print the contract and to view it with the lessee at the time of collection. The owner agrees to check all the important elements of his vehicle, such as heating, water, refrigerator, cooking plates (etc ...) both during the inspection of the vehicle at the time of departure and the return of the vehicle in the presence of the tenants and the owner.

The owner agrees to drive the vehicle for 3-4 minutes in the presence of the tenants to avoid any anomaly (suspicious noises, malfunctions, etc.).

The owner agrees to deliver his vehicle in the best possible state of cleanliness. In the cases in which the tenants are opposed by the state of interior cleaning of the vehicle, it is necessary to indicate it on the vehicle inspection document in the appropriate form. It is recommended that the landlord take the necessary time to rearrange and place his vehicle. If, after this cleaning or cleaning proposal, the tenants again refuse the vehicle made available, the reason for poor cleaning can not be considered valid to cancel the contract and no refund will be provided for the tenant: The owner will receive his remuneration as initially planned. The owner undertakes to support all motorhome repairs not resulting from the tenant's misconduct and following normal use and driving of the vehicle. In the event that the driver anticipates the repair costs, for which the owner has previously and expressly consented by written test (SMS or e-mail)) to the driver to carry out the strictly necessary repairs, the owner agrees to reimburse the lessee upon return of the vehicle, upon presentation of the invoice. These requests and authorizations must be formulated in writing in the form of a message by email (e-mail) or by a written telephone message (SMS). However, the owner is not entitled to withdraw any amount whatsoever from the security deposit if the damage is not reported in the return inspection card of the vehicle and without the presence of any invoice as proof of expenses. If the vehicle is damaged before the return, the owner is obliged to inform the tenants in order to agree an economic agreement.

The owner is obliged to check the status of the four (4) tires of the rented vehicle. All four (4) tires must have a maximum of six years.

In the event of a tire outbreak of more than six years due to the detachment of the tread during the rental period: the owner's responsibility will be total. In this case, the deductible can not be requested from the tenants.

If a tire burst occurs on one of the four wheels and the tire has to be replaced: the replacement of the punctured tire will be entirely at the expense of the lessee driver. If the tire burst occurs on one of the four wheels and the front or rear axle must be replaced: the replacement of the punctured tire will be entirely at the expense of the lessee driver and the cost of the second tire of the axle in question will be divided into half (50/50 of the total price) between the tenant and the owner.

Article 8. Liability of the tenant:

The lessee is obliged to print the contract. The owner and the tenants will have the same documents available for inspection of the condition of the vehicle. The tenant has the right to refuse the vehicle if it does not conform to the description of the advertisement and to the respective photos of the vehicle (indoor / outdoor) published on-line. In the event of a dispute, the renter must provide proof of non-conformity of the vehicle (through photographs, videos, etc.).

The tenant must ensure that the vehicle is always closed when it is not inside. He must not leave his personal belongings in evidence and must take all necessary measures to avoid theft. The landlord can not be held responsible for theft, loss or damage of property belonging to the tenant and passengers.

In the event of an accident and / or deterioration of the camper (internal / external), the lessee undertakes to immediately contact the landlord without delay.

The lessee undertakes to prevent the landlord by telephone for all maintenance or repair work carried out on the camper exceeding a total amount (excluding taxes) of fifty euros (€ 50). Following a normal use of the vehicle, any repair exceeding this amount will be reimbursed by the owner upon return of the vehicle upon presentation of an invoice on which the owner has previously expressed his agreement to the lessee, if it is a processing necessary for deterioration of the parts or for damage caused by tenant. Each invoice presented by the lessee for less than fifty euros (€ 50) excluding taxes will be reimbursed by the owner at his own convenience and diligence.

The tenant agrees to use and maintain the camper "with the diligence of the good father of the family" and with the same precautions as if it were his vehicle and to take all the necessary precautions according to the circumstances present.

Except in case of taking charge of the insurance company, the lessee must bear all the costs of repairing the camper necessary as a result of the degradation caused by him personally.

The lessee undertakes to carry out regular, constant and regular maintenance of the vehicle throughout the entire period of the intended contract and as long as he holds the vehicle.

The tenant undertakes to return the camper in perfect working, driving and cleaning conditions, with the fuel tank full, having carried out the internal cleaning (emptying compartments and refrigerator included) and external, emptied the waste water and clean the box of the WC, otherwise there will be a penalty of fifty euros (50 €) including taxes. The conditions under which the vehicle is returned must be at least similar to those found at the time the keys were handed over. In the absence of these conditions and without different details on the last page of the contract, the lessee must pay a sum of fifty euros (€ 50) including taxes. This amount will be deducted directly from the security deposit for the benefit of the owner, as maintenance costs that the latter will have to make personally.

The tenant can not make any modification or irreversible installation, either inside or outside the camper, without prior express agreement of the owner. The renter must verify and check the levels of the different liquids of the camper: engine oil, water, waste water, window washers and coolant. The tenant must perform this maintenance whenever it is deemed necessary.

The renter must regularly check the tire pressure of the camper. As soon as it proves necessary, it must swell the tires as indicated in the manual for use and maintenance of the camper supplied by the manufacturer. This document / manual must be delivered to the lessee upon delivery of the vehicle.

The tenant will have to replace the supplies of the campers worn, terminated or damaged during the rental period. These supplies mainly include: windshield wipers, toilet paper, headlights and light bulbs. The lessee is responsible for all the damage caused by his fault, or negligence, or for that of third parties during the rental period of the camper. The lessee is solely responsible for all damages resulting from the use of an inappropriate fuel.

In any case, damage to: roof, opening tent, interior, tires, rims, wheel cover, muffler, oil sump, fuel tank, and windows are excluded from the insurance coverage. Moreover, all the damages caused by the vegetation are excluded.

For all traffic violations detected by law enforcement during the rental, the lessee assumes his full criminal liability. The penalties (fine, deduction points ...) are entirely at the expense of the tenant who is responsible for it during the rental period indicated in the contract.

Article 9. Behavior in case of accidents

9.1 In the event of an accident, fire, theft or damage caused by wild animals, the tenant must inform the police and the landlord immediately, no later than the working day following the day of the accident. Claims to the other party must not be recognized.

9.2 The lessee shall draw up a detailed written report for the landlord, even in the case of minimum damage, including a sketch. Should the tenant omit for any reason the drafting of the report and if for this reason the insurance company should refuse the payment of the damage, the lessee will be held to the full compensation of the damage.

9.3 The accident report must be delivered to the landlord, fully completed and signed, at the latest at the time of returning the vehicle. In the report, in particular, the names and addresses of the persons involved as well as any witnesses must be reported, in addition to the number plates of the vehicles involved.

9.4 In the event of a mechanical accident occurring during the period of use of the camper, the lessee must prevent the owner of the vehicle in writing or orally. It is your responsibility to take the vehicle to a competent workshop, previously indicated by the insurance or the tenant. Following the workshop diagnosis, repairs or parts replacement may be necessary for the vehicle to be functional again. A written agreement in the form of an electronic message ("email") or a written telephone message ("SMS") of the owner must be obtained by the lessee before authorizing the workshop to intervene on the vehicle.

In the event that the owner gives his consent to make repairs, the tenants will have the repairs performed by the professionals in charge. The invoice, payable to the landlord, can be paid by the tenants.

A) In the event of an accident or a mechanical breakdown that immobilizes the camper, the tenants may leave the camper in the workshop, subject to agreements with the lessor, the latter is obliged to reimburse the lessee the amount corresponding to the

remaining rental days. The lessee, in no way whatsoever, to reimburse other expenses to the tenant, at his discretion, can help him in finding a suitable solution to continue his period of stay.

- B) If the owner of the vehicle refuses the repair or if the mechanical failure immobilizes the camper for more than three (3) consecutive days, it will be up to the owner to recover his vehicle in the workshop that has carried out the necessary repairs. In the three (3) consecutive days in which the vehicle can not be used due to repair, it will be the responsibility of the landlord to find and pay accommodation to the lessee, subject to agreements on the cost and position of the same. If the tenant independently manages the search and payment of the accommodation for the three (3) days of non-use of the vehicle, the lessor is not required to reimburse any day of non-use of the vehicle to the lessee.
- C) In the event of a mechanical accident arising from an incorrect use by the lessee, a third party or a fixed object where the lessee is held liable: the lessee is required to pay all necessary repairs and spare parts, in this case the lessor is not required to reimburse any day of non-use of the vehicle to the lessee.
- D) If the mechanical accident comes from normal and regular mechanical wear or incorrect vehicle maintenance, the owner will be held responsible and will have to pay for repairs. If the tenant has anticipated the money, the owner has the obligation to repay it and to pay back the amount corresponding to the remaining rental days. The tenant agrees that these repairs will only be carried out by a competent and authorized workshop for the mechanical repair of Volkswagen vehicles. The burden of proof lies with the lessee. He can only get rid of the responsibility by providing proof that the mechanical accident occurred is due to normal and regular wear of the mechanics or to improper maintenance of the vehicle by the owner. The test must be accompanied by an official report or by a direct communication between the repair shop and the landlord
- 9.5 The competent forum will be that of Lanusei.

Article 10. Travel abroad

10.1 It is not possible to travel outside Sardinia, it is possible by ferry to visit the islands of the Sardinian territory.

Article 11. Defects of the camper

11.1 Compensation rights to the tenant are excluded for defects for which the landlord is not responsible

11.2 Any defects in the camper or its equipment found after the start of the charter must be reported to the landlord in writing when the vehicle is returned. Any right of indemnity for defects reported subsequently is excluded, except in case of hidden defects.

Article 11. Deposit

The owner personally receives the security deposit, the amount of which must be indicated on the Yescapa contract duly signed by both parties. The deposit can be sent in the form of a check, bank transfer, cash, or any other means of payment previously agreed between the tenant and the owner. If the deposit is not delivered on the day of departure, the owner has the right to refuse delivery of the vehicle and thereby annul the said contract. The lessee will not get any refund. The deposit will indemnify the owner of any damage caused by the renter inside the vehicle and any additional kilometers traveled outside the established mileage.

In the event that the rented vehicle is already booked for a new departure the same day of the return, the owner must return the security deposit to the driver upon inspection of the "return" vehicle.

If the vehicle does not present any anomaly the owner can keep the security deposit 8 days.

If the vehicle has one or more anomalies (e) the owner has the right to withhold the deposit until he knows the exact amount of necessary repairs.

Article 12 - Special clause

The use of the camper is authorized, for the duration of the trip, only in the countries that have been indicated at the time of the request received to the owner.

The use of the camper is authorized only respecting the restrictions indicated by the owner on his ad (examples: limited use in EEC countries, dogs not allowed, non-smoking vehicle, etc.). In the event that the tenant does not comply with the restrictions established by the owner on his announcement, the lessee is liable to a fine of fifty (50) euros deductible from the security deposit deposited at the time of delivery of the vehicle

Article 13 - Good rules of use

- ▶ Check every 200 km, the oil and coolant level and add if necessary.
- ▶ During the journey, the fridge must only be switched on for 12 volts.
- ▶ It is forbidden to drive the vehicle outside of paved roads, any faults or damage caused by off-road driving will not be covered by insurance and entirely borne by the customer.
- ▶ When driving the vehicle, always make sure that all doors, windows and portholes on the roof are properly closed.
- ▶ When driving the van, make sure that the G.P.L. be closed.
- ▶ Always remember before starting the engine wait for the glow plugs to heat up like a normal diesel engine (only for diesel vehicles, about 10 seconds).
- ▶ For the external cleaning of the vehicle the use of pressure jet is forbidden to avoid damage to adhesives and delicate parts. External cleaning will however be carried out by company Schirru Luca to avoid inconvenience or damage

Articolo 15 - Privacy Notice

In accordance with the Legislative Decree 196/2003 on the protection of personal data, company Schirru Luca, guarantees the maximum confidentiality of the data provided. In particular, it guarantees that the Customer's personal data will not be published or transferred to any other person or company and that they will be used only for the following purposes: booking, conclusion and execution of vehicle rental contracts and any related contracts, as well creation of a client database for these purposes. In addition, the data may be used by the company Schirru Luca in order to allow public authorities to forward the related complaints to the Customer responsible for violations of the Highway Code or other applicable regulations, for the payment of the related pecuniary penalties by the Customer itself .

The Customer may at any time request the updating, correction or deletion of data concerning him by sending an e-mail to:

discoverwcamper@gmail.com

In relation to the processing of personal data concerning him, as described above, the Customer freely expresses his consent, pursuant to and for the purposes of the Law..

Date and place _____

Signature for acceptance of Lessor

Signature for acceptance by the Tenant
