

GENERAL CONDITIONS



1-USE AND LIMITATIONS of the vehicle.

The use of the vehicle must be made in such a way as to remain, in any case, covered by insurance stipulated for it and can't involve the use of the same for the specific purposes other than the transfer and housing. In particular, incompatible with the present contract: a) the sub-rental of the vehicle, b) its loan (loan free) to people who do not appear among those declared by the customer as occupiers, c) operation, through the vehicle of any kind, d) to allow that the vehicle is driven by a person who is not one that declared between the conductors, by the customer or not commit waste or cancellation of the insurance policy in relation to a RCA own car. The use of the vehicle in violation of this provision will result in immediate loss of the deposit paid to securities of criminal and it adds compensation for all the damage to the lessor, and the third, the activity illegal.

2-NUMBER OF PEOPLE.

The number of people transported within does not exceed the maximum shown on the registration certificate of the country in which it is used.

3-REQUIREMENTS FOR DRIVERS.

The vehicle must be driven by anyone in physical conditions and driver's license conforming to the provisions of the traffic regulations of the country in which it is used.

MONZACAMPER srl reserves the right to accept or not the customer and will simply return the sums paid.

4-COMPLIANCE OF CIRCULATION.

The customer will use the vehicle in strict compliance with the Highway Code and all regulations in the country of use. Any offense or the fines will be charged.

5-CARE USE.

The customer will use the vehicle with due diligence in order to protect the safety of persons being transported and the integrity of things.

6-PAYMENT.

Upon confirmation of booking request must be paid a deposit equal to 40% of the total amount of the trip. In default of such payment, the reservation can't be considered confirmed. The balance is due 15 days before the trip.

Failing this will cancel the booking with consequent loss of the advance payment. The deposit must be paid at the beginning of the trip.

7-DISCLAIMERS.

In case of cancellation of the trip early penalties are: - If it occurs up to 30 days before the start of the trip, the penalty is zero. -

If the cancellation is made less than 30 days from the date of departure of the penalty amounts to the total of the amounts paid in all periods.

No refund is due if the customer, for personal reasons, beginning with late or ending your journey in advance.

The waiver must be communicated deemed void by registered letter with acknowledgment of receipt or email PEC. (monzacamper@pec.it)

8-DEPOSIT.

The withdrawal of the vehicle upon payment as a security for an amount of € 1000.00 due to cover the deductible of € 1000.00 of the policy RCA / Casco / Theft / Fire and surplus km and / or any damage caused to vehicle by the customer or by third parties during the trip.

The deposit will be refunded upon returning, after checking the condition of the vehicle. In the event of an accident, the deposit will be withheld until the determination of liability contractual.

9-COSTS TO BE PAID BY THE CUSTOMER.

Will be charged to the customer all expenditure relating to the transfer of the vehicle over any border of the state, those for obtaining visas, permits, or temporary import or export of all that is present in the vehicle, including equipment board provided by the Lessor.

10-TIME.

The duration, as required under this contract is mandatory. Exceptionally, the Lessor reserves the right to grant any extension, confirmation by telegraph.

For delays of more than an hour will be charged a penalty of € 100.00 plus € 30.00 for each hour or part thereof of delay.

11-VARIAZIONE BEGINNING.

The Lessor reserves the right to postpone the commencement of the rental or replace the vehicle assigned in this contract with one equivalent dependence of mechanical breakdowns or other circumstances beyond its control. In case of delay, the Lessor will notify the customer without delay which will be entitled to a refund of the rental fee for the number of unused days.

12-REPAIR.

If during the trip may occur due to mechanical failure of the vehicle not ordinary diligence on the part of the customer, its repairs may be executed by the customer for amounts not exceeding € 100. To repair an amount exceeding the customer must first request authorization from the landlord.

To be eligible for reimbursement must be also issue an invoice made out to:

MONZACAMPER S.R.L. Piazza Podgora, 2 - 20900 Monza – VAT NUMBER : IT04736950967.

13-DROP OFF vehicle.

The vehicle must be returned in good condition, cleaned inside and the deposit waste water properly drained. In the event of default will be deducted from the amount paid € 100.00 as a penalty for failure to clean the inside and € 100.00 for non-drainage discharges.

In addition, the customer is responsible for accessories entrusted to him as a spare tire, etc... that will be charged in case of theft or damage.

14-EXPORT vehicle.

The Lessor shall allow the customer to bring in your own car abroad under temporary export. Explicitly for the day agreed on the contract.

14-MECHANICAL BREAKDOWN OR ACCIDENT

In the event of mechanical breakdown or accident, which temporarily render useless the camper, any cost of transportation, restaurant, hotel or whatever, are the sole responsibility of the customer. In case of damage, both active and passive, the customer must immediately give notice by telephone or PEC email MONZACAMPER. Within the next 48 hours the customer will have to send a registered letter with all the written documentation and / or photo relating to the incident. In each case must be filled out a form provided by the insurance (complaint left amicable CID) located in the port along with the vehicle registration documents. The driver and any other person authorized to drive is covered by insurance for civil liability towards third parties and damage to animals or objects, within the limits of the laws in force in Italy. The conductor also is committed to protecting the interests of the landlord and his insurance company in case of accidents in the course of the lease, and must include the following:

- a) Provide the names and addresses of the parties involved in the accident and witnesses,
- b) To accept any liability or guilt.
- c) Do not leave the vehicle unattended without having taken steps to ensure adequate safeguards.
- d) Immediately notify by telephone to the Lessor in the event of minor damage (for the most serious cases by telegram or email PEC) followed by a detailed report accompanied by a sketch.
- e) Immediately inform the police in case of need assessments for third parties, or when you are injured.

For any infringement of the highway code the customer will have to answer in money, even after a long time.

Any dispute will be settled by the Court of Monza.

The official original document is [CondizioniGenerali2016WEB.pdf](#)