



Andrić Company DOO  
Industrijska bb  
22400 Ruma, Srbija  
tel. +381 65 3456797  
Matični broj: 06571743  
Šifra delatnosti: 2740  
PIB: 100544332  
Tekući račun: 310-214424-51

## GENERAL CONDITIONS FOR RENTING CAMPER VEHICLES FOR SEASON 2020

### 1. General Provisions

A camper vehicle - a camper for rental purposes may be rented by a legal or natural person, where the driver, or person operating the vehicle, must be at least 30 years old and have a driving license of category B for at least 5 years, with an active driving experience. The validity of the driver's license must cover at least until the end of the rental period of the campsite. The lessee is responsible for the fulfillment of this provision. The camper can only be managed by the persons specified in the contract, or by whom the company "Andrić Company" has issued a Vehicle Management Authorization.

The camper is not permitted to be placed in a sublease.

In the campsite, no smoking or transportation of any animals is permitted. The vehicle must not be used for illegal actions, commission of criminal offenses, customs and other misdemeanors, driver training, for paid goods and services, and transportation of persons, towing other vehicles, for sporting competitions, for the transport of flammable and explosive materials, as nor the transport of matter of strong and unpleasant smell. If non-compliance with this provision is established by **the Minutes on the handover of the vehicle** after the end of the rental period, the amount of the penalty in the amount of 50,000.00 rsd will be charged after the return of the campsite.

The extension of the rental period is possible only with the consent of **THE LESSOR**. The start of the rental period begins with the date specified by the signed contract for rent by both parties, in which the date of commencement and ending of the rental period, as well as the payment of the total amount for the rental service, as well as the deposit is specified. The rental period ends on the date specified by the Agreement, followed by the signing of the return record of the vehicle, payment of any additional costs and refund of the deposit, if the vehicle is returned in a completely correct condition.

In the event of any problems, a traffic accident, a malfunction on the road, etc. **THE LESSEE** is obliged to immediately notify **THE LESSOR** in order to solve the problem together. In the event of a traffic accident, it is obligatory to call the police, fill out the relevant documents, provide a police record, report on alcohol test and event photos, witness data, as well as everything else that can be of relevance for the optimal solution of the situation.

Any case of damage or theft of vehicles, **THE LESSEE** is obliged to report to the competent police authority, otherwise he will pay full amount of damage and / or the value of the vehicle regardless of vehicle insurance. The insurance does not cover the following damages, which it is obligated to compensate **THE LESSEE**, if they were incurred during the rent:

- ✓ Damage to tires, wheels and downstream vehicles from a registered accident.
- ✓ Damage caused by driving under the influence of alcohol, narcotic drugs and the like.
- ✓ Damage caused by a driver not listed in **the Rental Agreement**.

Campers are rented by season according to the price lists for each vehicle individually.

Rental prices for campers depend on the season in which the camper is rented. The colors of the season are marked with price colors in the indicative seasonal price list, which was highlighted for information on the website of the company "Andrić Company" [www.etnokamp.rs](http://www.etnokamp.rs) in the section **Rent**.

During high season, camper rental is not possible for a period of less than 10 days, nor is it possible to rent a vehicle for a weekend.

During the middle season, camper rental is not possible for a period of less than 7 days.

During the low season - the rest of the year, renting a camper is not possible for a period of less than 4 days.

For renting camper for a longer period of time, the price can be specially agreed. Also, "Andrić Company" reserves the right to define the price / bid for the specific period in individual offers to customers.

"Andrić Company" reserves the right to replace the contracted rental car with another when there are good reasons for it, but the replacement vehicle must be of the same or a higher quality level.

## 2. Rental price and mileage

All prices for rent, according to **the Price List** that is displayed on the company's official website, includes VAT. Within the price per day of rent, the mileage is limited to 400 km per day. An additional mileage of over 400 km per day is charged 25 rsd / km.

### PRICE INCLUDES:

- ✓ Full car insurance with 5% interest in the damage.
- ✓ WC liquid, full tank of clean water, empty wastewater tank and clean toilet cassette.
- ✓ Full fuel tank.
- ✓ Navigation device.
- ✓ Water hose 15 m, power cable 10 m.
- ✓ Inventory according to Vehicle inventory list.
- ✓

**PRICE DOES NOT INCLUDE:** 2 full gas cylinders, cleaning of camper vehicles, fuel, tolls, camping campsite prices.

For the service of cleaning and storing vehicles, as well as for the cost of 2 bottles of gas, washing of linen, an additional (lump sum) of 12.480,00 rsd is charged, which is paid by the Lessee, when concluding the contract.

## 3. Method of payment and deposit

The complete price for the entire rental period should be paid immediately after the conclusion of **the Rental Agreement**, at the latest on the day of the takeover of the vehicle for the commencement of the rent. Advance payment of **30%** of the rental price will be paid as a confirmation of the reservation, when booking. The rest should be paid 7 days before the takeover of the vehicle, or 15 days before the takeover in the high season. At the time of booking, the potential **THE LESSEE** is filled in **THE QUESTIONNAIRE**, which is an integral part of the rental documentation of the camper vehicle.

In case of cancellation of the reserved rental period up to 21 days before the car is taken, **100%** of the advance will be refunded. In case of cancellation of the reserved rental period up to 14 days prior to the takeover of the vehicle, **THE LESSEE** is obliged to pay **50%** of the total booked period, ie **THE LESSOR** retains **50%** of the amount of the advance payment. In case of cancellation of the reserved rental period up to 7 days prior to the takeover of the vehicle - the beginning of the rental period, **100%** of the advance payment is retained.

With the payment of the advance, **THE LESSEE** confirms that it is fully aware of **the General conditions of renting** and accepts it, about which it signs **the Statement**. When paying the advance, **THE LESSEE** is obliged to sign **the Statement** that it is fully aware of the rental terms and that it is fully accepted.

When booking a vehicle for rent, or when picking up a car to start renting, **THE LESSEE** lays the amount of **125,000.00 rsd** as a deposit to return the vehicle in the proper condition, as it has been taken over. The deposit can also cover the cost of loss of insurance in the event of an accident, damage and shortcomings on the vehicle caused by **THE LESSEE** guilt. Deposit can also be paid when renting a camper for rent, and the refund of the deposit is made when returning the vehicle and signing the final return record. The amount of the received deposit is recorded under **the Rental Agreement**.

#### 4. Download and return vehicle

The start of the rental period starts with the date specified on the signed **Agreement** with both parties, by paying the entire amount and by depositing the deposit. By signing **the Rental Agreement**, both parties confirm that the vehicle is technically correct, with all the associated equipment and documents. The list of equipment, as well as possible minor defects, are listed in the technical part of **the Agreement**, namely in **the Permission for driving the vehicle**.

**THE LESSEE**, while renting, is delivering a clean and technically correct camper with full fuel tank, full tank of clean water, with 2 full gas cylinders, a toilet chemical, with an empty waste water tank, with clean linens and a clean toilet cassette.

The renting period ends with the signing of **the Minutes on taking a special vehicle for travel and housing**, payment of possible additional costs, return of the deposit if there are no obstacles for that (traffic violations, damage to and on the vehicle, delay, negligent use, etc.).

**THE LESSEE** is obliged to return the camper in a technically correct condition and with a full fuel tank.

Otherwise, **THE LESSOR** will charge additional costs to the market price of fuel.

**THE LESSEE** has no obligation to clean the camper.

For damage to the vehicle or equipment not covered by insurance, **THE LESSEE** shall pay the damage incurred to the extent of the damage incurred.

For the refueling of a fuel tank that has not been refilled, in addition to the missing fuel, an additional service of 1,500,000 rsd is charged.

Both sides must comply with the agreed return date of the vehicle. Downloading a vehicle is possible from 9h to 16h, and **THE LESSEE** needs to return the vehicle at the same time as the takeover. Exceptionally, the parties can also agree on a different term for the takeover or return of a vehicle.

**In the event that the vehicle is not returned in time, a contractual penalty of 3,000.00 rsd for each hour of delay is calculated. In case of agreement between the contracting parties on the takeover of the vehicle after the expiration of the agreed period, the contractual penalty is paid in the amount of 6.000,00 rsd.**

The vehicles are taken over and returned to the address of the company "Andrić Company" d.o.o., ul. Industrijska bb. Exceptionally, a vehicle can be picked up at another appropriate address - location.

#### Responsibility of THE LESSEE:

- ✓ **THE LESSEE** must lock the vehicle whenever you leave the camper.
- ✓ The keys and the document must always be secure.
- ✓ **THE LESSEE** is responsible for all damage not caused by a traffic accident and for violation of traffic regulations and other laws.
- ✓ All repairs and costs of repairs without consulting with **THE LESSEE** are not recognized and are not allowed
- ✓ In the event that due to the guilt of **THE LESSEE**, the insurance refuses to pay the damage incurred, **THE LESSEE** is obliged to settle all the expenses incurred.
- ✓ In case of damage to vehicles from an unknown person, **THE LESSEE** is obliged to report the incident to the police and submit an official record of it.
- ✓ Operating the vehicle according to the permitted speed. The permissible movement speed when driving a camper is up to 100 km / h on all roads, except on the highway when overtaking at short intervals, which are sufficient to overtake.

If the vehicle is managed illegally, "Andrić Company" reserves the right to compensation. Damage compensation will be calculated according to the official prices of spare parts according to the pricelist of the vehicle manufacturer, including all the related costs of procurement, transport and installation. Compensation for additional depreciation of vehicles resulting from mismanagement (unadjusted driving, faster driving than anticipated and similar) will be carried out on the basis of a tabular check - **the Price List for compensation of damage for additional depreciation**.

**Responsibility of THE LESSOR:**

In the event of force majeure and non-hazardous or unusable vehicles, another term or another vehicle is agreed upon, or the entire amount paid is returned. **THE LESSOR** has no additional obligations in that case. With its signature, **THE LESSEE** confirms that it is fully aware of **the General conditions of renting** a camper vehicle.

For any possible disputes between **THE LESSOR** and **THE LESSEE**, the court in Ruma is competent.

Ruma, January 2020.

Nenad Andric, Director

  
