

RENTAL AGREEMENT FACE PAGE

Rent Jims RV 3491 Rt. 20 Fredonia, NY 14063
716-952-9501

Owner's policy will provide contingent liability for bodily injury or death and property damage for the Customer or other designated driver under this agreement, but only if such Customer or other designated driver: (1) has no other available insurance or self-insurance, whether primary, excess or contingent, in which case the Owner's policy provides coverage only up to the minimum financial responsibility limit required in the state in which the loss occurred or (2) Has other available insurance less than minimum financial responsibility limits, Owner's policy is excess only for the amount which the limits required by statute exceed the limits of the Customer's or other designated driver's insurance, or self insurance. In which case Owner's insurance applies only in the United States (and Canada). Customer must obtain written permission and (purchase special liability insurance) to use or operate the rental vehicle in Mexico, where permitted by law. Customer rejects uninsured, supplemental personal injury protection and no-fault coverage. WHERE PERMITTED BY LAW, OWNER HAS ELECTED NOT TO CARRY UNINSURED, UNDERINSURED MOTORIST COVERAGE AND NO FAULT COVERAGE. Where Owner is required to provide such coverage, Customer is afforded the minimum limits required by law. Owner does not cover any liability imposed by worker's compensation or similar statute. Customer must call the police immediately to the scene of any accident involving the vehicle and make a written report of any accident to Owner no later than 24 hours after the occurrence (or after termination of this agreement,) whichever is earlier. Customer must cooperate with Owner's insurance company. Any breach of this agreement will void any insurance coverage. Any coverage referred to in this paragraph, if supplied, will NOT apply:

- a. To an unauthorized additional driver, guest, or passenger in the vehicle for bodily injury or death.
- b. To any obligation for which customer or the driver of the car or any insurance carrier may be held liable under Workman's Compensation, Disability benefits, unemployment compensation or similar law.
- c. To any obligation assumed by customer or any driver under any contract whatsoever.

*Rental Fee + Reservation Deposit are forfeited if cancelled leaving Rent Jim's RV less than 14 Days Notice.
**Customer agrees to be fully responsible for all damage incurred if under the influence of alcohol or other drugs at the time of the incident.

***Reservation Deposit is non-refundable if cancelled leaving Rent Jim's RV less than 30 days notice prior to departure, more than 30 days, \$200.00 handling fee charged.

****If the Vehicle is returned in condition not suitable for release, Customer will be obligated for cleaning charge.

*****If the vehicle is not returned full of gasoline, a charge of no less than \$5.80 per gallon to refill it will be assessed.

THIS CONTRACT CONSISTS OF THE FOREGOING AGREEMENTS TOGETHER WITH THOSE TERMS AND CONDITIONS SET FORTH IN THE ADDENDUM HERETO SIGNED BY CUSTOMER, ALL OF WHICH SHALL CONSTITUTE A SINGLE INTEGRATED CONTRACT. CUSTOMER AGREES THAT THE MOTORHOME WILL NOT BE OCCUPIED BY A GREATER NUMBER OF PERSONS THAN _____. WITHOUT LIMITING ANY OTHER PROVISION OF THIS CONTRACT, CUSTOMER ACCEPTS FULL AND COMPLETE RESPONSIBILITY FOR THE CARE AND OPERATION OF THE VEHICLE, ACKNOWLEDGING ALL OF THE TERMS AND CONDITIONS EXPRESSED IN THE CONTRACT. I HAVE READ AND UNDERSTAND THE TERMS AND CONDITIONS SET FORTH ABOVE AND IN THE ADDENDUM, WHICH IS PART OF THE CONTRACT, AND AGREE TO THESE TERMS AND CONDITIONS. DAMAGE DEPOSIT WILL BE HELD FOR 21 WORKING DAYS AFTER RETURN OF VEHICLE (FOR CHECK-IN).

CUSTOMER SIGNATURE

DATE

NO PETS, SMOKING, OR TOWING