

COVER FOR DAMAGE AND/OR THEFT AND INSURANCE

Motorhome rental in France

A / Object of the insurance cover

Included in all rental contracts, cover for damage and/or theft and basic insurance only applies for the duration of the rental contract, subject to the respect of provisions of the present conditions.

1 / Beneficiaries

The drivers designated on the contract, either as principal driver or as additional driver.

2 / Territories

Cover is only valid in France and the authorised countries listed by Trois Soleils (see green map).

3 / Definition

The renter is covered by us, in application of regulations in force, for the following risks: - Third party liability: on the road - Personal injury: unlimited - Material or immaterial damage: 100 000 000 Euros per accident, excluding Environment/Pollution: 1 600 000 euros - Legal protection up to: 20 000 Euros – Claims and advance for claims up to: 8 000 Euros.

The renter is responsible for the VEHICLE in his care. Thus, in the case of THEFT of the VEHICLE or DAMAGE caused to it, he shall indemnify the lessor for the loss or damage actually incurred.

All claims concerning the following damages: THEFT, fire, break-in, DAMAGE to exteriors, hail and broken glass, will result in a charge for restoring the VEHICLE to its original condition, with a maximum of three thousand two hundred Euros, corresponding to excess charges.

If the loss suffered by the lessor were to be reduced, the renter(s) will be refunded up to this limit. The liability may be limited if the renter has taken out coverage for partial excess (see conditions in the document "Partial excess waiver").

In the cases of DAMAGE or THEFT, the renter must, within 48 hours of the incident, send the lessor the accident report form ("constat amiable d'accident") duly completed and signed by the two parties, or a police/gendarmerie report or the receipt of a declaration of THEFT remitted by the competent authorities. Failure to complete this procedure or the time limit stated will automatically result in the renter taking full liability as he will prevent the lessor from claiming against the insurance company.

If a third party has been identified, that is to say a named physical person whose identity and signature are on the accident report or police/gendarmerie report, and correctly insured by a creditworthy company, the security deposit (cheque or bank transfer by Visa or Mastercard) is retained until reception by the lessor of the final report

by the experts on the level of the respective liability of the parties involved.

If the renter has been cleared of all liability, his security deposit cheque is returned to him as soon as refund has been obtained from the liable third party; if the security deposit was made by bank transfer or bank card, refund is made by the same means.

If the renter is totally or partially liable, or if there is no identified third party, an invoice for repairs is sent to the renter. Once payment is collected, the security deposit is returned to him. If payment is not made, the security deposit will be banked after eight clear days, following a reminder sent to the renter by registered letter with acknowledgement of receipt.

For renters who paid by bank transfer or bank card, the difference between the amount of security deposit paid and the invoice for repairs will be refunded after it has been approved by the renter.

If a claim is made concerning the amount recovered, the renter may, at his expense, use the services of an approved expert who will send a report to the central reservations office.

B/ Exclusions and lapse of coverage

Are excluded from cover, not being subject to any compensation whatsoever and remain payable by the renter without limitation to the amount:

- Internal damage, of whatever origin it may be,
- Damage resulting from the non-respect of vehicle height or GVWR of the VEHICLE.
- Wheel rims, tyres, wing mirrors and accessories which are out of order, damaged or stolen.
- Cash, bank notes, valuables and personal effects belonging to the renter.

The renter may also, if he wishes, add extra optional coverage.

Drivers who are not designated on the rental contract cannot benefit from cover for VEHICLE DAMAGE or THEFT. In order to benefit, all drivers, other than the renter, must add the additional driver option.

In the case of THEFT of the VEHICLE, the renter must be able to return the keys to the owner. Any failure to comply with these obligations will lead to lapse of coverage by the contract. The liability limit will no longer be applicable. The renter(s) will, in this case, be entirely liable for the claim under conditions of ordinary law relative to liability.

Description provided in application of article 8 of our current general rental conditions