

GENERAL CONDITIONS OF RENTAL FROM ALIZES LOCATION VEHICLES

This rental implies the full and complete acceptance of the following general conditions of rental.

Main condition: Be a minimum of 23 years old, and in possession of a driving licence for over 3 years.

A – The rental is personal. It is not transferable. Additional drivers may be added, however the hirer stated on the contract remains responsible of the compliance with the present conditions towards the hire company.

Upon collection of the vehicle, the renter becomes completely responsible under the provisions in article 1384 of the Civil Code.

Should these general conditions of rental not be complied with, the hirer company reserves the right to end the rental at any time or to deny continuation without justification or compensation.

B – A deposit of an amount set between 170 000 and 300 000 FCFP (according to the vehicle chosen) will be paid prior to the collection of the vehicle. Should this amount be higher than this deposit, the payment of the balance will have to be effected without delay, failing which, besides costs late penalties, he will have to pay as a general clause according to the provisions in article 1229 of the Civil Code, a compensation of a fixed amount representing 20% of the amounts still due.

C – The vehicle must not be used to transport passengers, to learn to drive, to tow other vehicles or in competitions. It must also only be used on tarred roads, excluding dirt roads. The driver must, at no time, be under the influence of alcohol or drugs, failing which the insurance cover will be cancelled. The renter is responsible for all infringements to the rules of the roads, and commits not to carry a number of passengers higher than the number of seats in the vehicle. The vehicle must also be locked at all times when not in use, and the keys must not, under any circumstances, stay in the passenger cabin.

D - In case of accident, the damages incurred to the vehicle are the renter's responsibility. In the case of All Risks insurance, this amount is the renter's responsibility up to the amount of the excess, between 150 000 and 300 000 FCFP depending on the vehicle. Any accident will have to be reported to the hire company within 48 hours.

An accident notification stating the identities of the parties involved and/or witnesses as well as all information related to the circumstances of the accident will have to be established. To this effect, a report form will be systematically supplied in every vehicle.

Should a Police report have been established, this report will also be joined to the client's accident report.

Should the hire company not be informed and should the insurance company refuse to cover the risk, the renter will be obligated to refund the costs the hire company would have to incur in order to repair the vehicle.

The renter is also responsible for all damages or damages to the vehicle that would not be covered by the insurance policy: including and not limited to abnormal wear of the vehicle, damaged tyres, windscreen or window changes, engine immersion, generally any and all damages consequence of a shock... the direct costs incurred will be to the renter's account. The renter commits to settle the amounts upon presentation of the quote for the repair of such damages, and the actual repair may be deferred by the hire company. All costs related to the deterioration of the vehicle following the vehicle being abandoned by the renter will be for the renter's account.

E – All vehicles are delivered in good working order (body and engine), including tyres. The renter, via his signature, acknowledges and accepts the vehicle in the state. The odometer is protected against tampering at collection, and the renter commits to return it in the same state, failing which the renter will be charged a penalty equal to 500 km per day of hire.

The vehicle will be returned in the same state of cleanliness as it was in at the time of collection. Should this condition not be respected, a cleaning fee will be applied according to the state of the vehicle:

- | | |
|--|-----------------|
| - Dirty vehicle | 5 000 F CFP HT |
| - Very dirty vehicle (soil) | 10 000 F CFP HT |
| - Vehicle needing to be cleaned professionally | 25 000 F CFP HT |

Should a vehicle be returned at nightfall, the deposit will only be refunded once it has been inspected under daylight.

F – Any extension must be requested to the hire company at least 48 hours prior to the original contract end date. The return of the vehicle to the hire company meaning the end of the hire, the renter must in all cases settle the amount of the extension.

G – The duration of the hire being calculated in 24 hours periods, should the vehicle be returned past the time stated in the contract, one additional day will be invoiced. The total amount of the hire is payable at the time of booking on the website (alv-nc.com). Petrol is for the renter's account. At the time of return, the renter commits to return the petrol tank with the same quantity of fuel that was present in the vehicle at the time of collection.

H – The indemnity for loss of use, should the vehicle be immobilised in consequence of an accident or other cause, is fixed to 3 500 FCFP per day until the vehicle is repaired.

I – In case of dispute, only the Nouméa courts will be competent to state on the case.

Client's signature (read and approved)