

**Loftus Caravan Rentals**



[www.loftuscaravans.co.za](http://www.loftuscaravans.co.za)

011-792-1456

150 Republic Road, Fontainebleau, Randburg

## **Rental Tariffs and Conditions**

### **EDGEOUT Tear Drop Trailer – R950.00 / Day**

#### **An EB drivers licence is required.**

Saturdays, Sundays and public holidays are closed for collections or deliveries.

All collection and deliveries are to be made Monday to Friday 08h00 to 16h30

In-season (Gauteng School Holidays) bookings are a minimum of 7 days.

Any bookings starting or ending in December are a minimum of 2 weeks.

Weekend rental is counted as 3 days and needs to be collected on the Friday afternoon before 16h30 and returned the Monday before 16h30.

The Booking Fee can be paid via EFT or Credit Card.

Rental is to be paid in full before collecting the unit.

An additional Damaged Deposit of R5000.00 is to be pay on collection of unit.

The Damage Deposit will be refunded, in part or full, within 4 workings days after the unit has been returned.

Any damaged found that was not noted on collection, will be invoiced to you and deducted from the Damage Deposit before we refund.

All Damage Deposit refunds will be done by EFT only.

**Only credit card payments will be accepted for the rental and Damage Deposit.**



## CARAVAN/TRAILER RENTAL AGREEMENT

Between :

**Loftus Caravan City** ("Rentor")

Company Registration Number: 1989/070509/07 Vat.No.4940150370

150 Republic Road, Fontainebleau, Randburg, Gauteng, South Africa 2123

Tel: 011-792-1456

And

**Customer** ("Rentee") Customer number \_\_\_\_\_

Surname: \_\_\_\_\_ x

First Names: \_\_\_\_\_ x

Address Residence: \_\_\_\_\_ x

\_\_\_\_\_ x

\_\_\_\_\_ x

Cell: \_\_\_\_\_ x

Email Address: \_\_\_\_\_ x

### DURATION OF RENTAL:

Unit to be rented: \_\_\_\_\_ **Edge-Out** \_\_\_\_\_ x

Date caravan collected: \_\_\_\_\_ x (Commencement Date)

Date caravan returned: \_\_\_\_\_ x (Expiry Date)

Total rental nights: \_\_\_\_\_ nights

### Customers Banking Details (for Insurance deposit refund)

Bank Name: \_\_\_\_\_

Account Holders Name: \_\_\_\_\_

Account Number: \_\_\_\_\_

Branch Code / Name: \_\_\_\_\_

Initial \_\_\_\_\_ x

Would you like to receive marketing emails (Yes/No): \_\_\_\_\_ x

Would you like to receive marketing sms's (Yes/No): \_\_\_\_\_ x

Identity / Passport Number: \_\_\_\_\_ X

(Please scan and attach the following documents to the booking) - (✓)

Copy of ID Document or passport :

Proof of address :

Copy of drivers licence :

Copy of credit card used to make payment :



**Rental Caravan or Trailer Details:**

Year: \_\_\_\_\_ **2022** \_\_\_\_\_

Make: \_\_\_\_\_ **EdgeOut** \_\_\_\_\_

Model: \_\_\_\_\_ **Teardrop** \_\_\_\_\_

Chassis No. \_\_\_\_\_ **AF9B110MBNBXE2001** \_\_\_\_\_

Registration No. \_\_\_\_\_ **KT02CK GP** \_\_\_\_\_

**Collection and delivery times:**

Saturdays and Sundays are closed for collection and deliveries, all collection and deliveries are to be done Monday to Friday 08h00 to 16h30.

Any weekend rental is counted as 3 days and needs to be collected on or by Friday afternoon before 16h30 and returned Monday before 16h30.

Payments can be made to: ABSA , Chq Account 405 266 0559 Code 632-005

Reference : **R**

**Amounts payable on collection**

Total nights \_\_\_\_\_ x Daily rental rate \_\_\_\_\_ = \_\_\_\_\_

**An additional R5000.00 Holding deposit is also payable on collection and this will be refunded up to 5 days after the unit has been returned to Loftus Caravan City.**

\* No interest shall accrue to the holding deposit during the period of the Agreement.

\* Holding deposit will be returned by means of EFT.

TOTAL Payable \_\_\_\_\_ (Full rental, less booking deposit, (if paid) and including holding deposit.)

Paid Date: \_\_\_\_\_ Signed: \_\_\_\_\_ (For Loftus Caravan City)

(Full Signature Rentee) \_\_\_\_\_ x Date Signed \_\_\_\_\_ x

# Terms and conditions of Rental

## RENTEE RESPONSIBILITY

The Rentee by accepting the caravan acknowledges having inspected the caravan and receiving the caravan in a good and roadworthy condition, free of any obvious defects or damage.

The risk in and to the caravan shall immediately pass to the Rentee on delivery of the caravan and shall remain with the Rentee throughout the entire period of this Agreement.

The Rentor shall at all times remain the owner of the caravan. The Rentor may inspect the caravan at any reasonable time wherever it may be kept.

The Rentee shall use and operate the caravan in compliance with the Road Traffic Laws; Any traffic related fines will be recovered from the Rentee.

The Rentee shall not:-

1. Use or permit the caravan to be used for any commercial enterprise or activities unless permitted to do so with the Rentor's prior written consent.
2. Allow it to be used for any purpose for which it is not designed or intended to be used or used in circumstances such that there may be an increased risk of danger or a loss or damage or undue wear and tear.
3. Drive or allow the caravan to be driven recklessly and and/or negligently or in contravention of any road or traffic regulations.
4. Convey any materials or articles in the caravan which may cause damage to its upholstery or any other part of the caravan.
5. Drive or permit any other person to drive the caravan whilst under the influence of alcohol, strong medication or any unlawful drugs.
6. Allow the caravan to be neglected, abused, damaged, modified either in terms of its body or its components, tamper with, remove or replace any of the caravan's components.
7. Operate the caravan in an area such as an unrest area, whether there is or could be an increased risk that the caravan may be damaged through civil disturbance, social or economic protest or any act associated with the afore going.
8. Permit any unauthorised person to drive the caravan during the period of this Agreement.
9. Permit the caravan to leave the borders of the Republic of South Africa without the written consent of the Rentor first having been given.

The Rentee shall at all times exercise due care, to the extent that the Rentee will :-

1. Take all reasonable precautions to safeguard the caravan against any loss, harm or damage.
2. Pay all costs of fuel, oil and other consumables that may be required to keep the caravan in good working order.

The Rentee shall ensure that:-

1. Whenever the caravan is left parked or unattended, all doors and windows are locked.
2. The keys to the caravan are in his possession.

## VEHICLE MAINTENANCE

1. The Rentee shall exercise that degree of care necessary to maintain the caravan in a good and roadworthy condition, using the same degree of care as would ordinarily be exercised if the caravan belonged to the Rentee.
2. The Rentee shall abide by the manufacturers specifications in regard to the caravan and shall not change or alter any aspect of the caravan without the Rentor's prior written consent to do so.
3. All parts and accessories that are replaced or added to the caravan during the rental period shall become the Rentor's property and the Rentee shall not be entitled to be compensated therefor.

## COLLISION DAMAGE, THEFT OR TOTAL LOSS

The Rentee shall immediately, but in any event, within a period of no later than 24 hours:-

1. Notify the Rentor by telephone and in writing of any accident in which the caravan has been involved or of any theft of the caravan.
2. Report such accident or theft to the South African Police Services and immediately provide the Police case reference number to the Rentor.
3. Where possible, obtain the name and address of all parties involved in the accident and any witnesses to the accident.
4. Shall not acknowledge responsibility or liability for the accident or release any party from any potential liability, nor settle any claim or potential claim against or by any party, nor accept any disclaimed liability.
5. Where the caravan is unable to be towed after an accident, the Rentee shall permit only a tow truck authorised by the Rentor or the Rentor's insurer to remove the caravan.
6. The Rentee shall be responsible for any amount in excess of the Damage and for any excess payable on insurance claim submitted.
7. Any accidental damage to the caravan shall be repaired by a panel beater or other appropriate service provider or technician, approved by the Rentor.
8. Where the damage to the caravan is of such a nature that the cost of repair exceeds the value of the caravan the Rentee shall be liable for the difference between the Fair Value of the caravan and the compensation paid by the Rentor's insurer for the caravan.
9. Similarly, where the damage to the caravan may not render the caravan a write-off but the caravan suffers damage that affects its Fair Value, the Rentee shall be responsible for the difference between the actual value of the caravan after the accident, as determined by an expert and the Fair Value thereof.
10. Subject to the provisions of paragraphs 11.5 and 11.6 above, the Rentor, at its sole discretion and once the Rentor has been compensated for its loss aforementioned, may provide to the Rentee a replacement caravan of similar value and specifications where the Rentee's caravan is damaged beyond repair
11. The Rentee may accept the replacement caravan or elect to exercise his right to Early Termination of the Agreement.

## FINES AND PENALTIES

1. The Rentee shall be responsible for fines and penalties imposed for road traffic offences provided that the Rentee shall pay the fine or penalty imposed together with an administrative fee of R250 for each fine or penalty, upon demand by the Rentor.
2. In circumstances where the Rentee receives 12 or more traffic fines or penalties during a 12 month cycle this shall be deemed to be a material breach of the Agreement, and the Rentor shall be entitled, at its discretion, to terminate this Agreement forthwith.
3. The Rentee shall pay all road tolls levied, provided that where the Rentee does not pay such toll or does not subscribe for an e-toll tag, then any such tolls that become payable by the Rentor shall be paid by the Rentee together with an administration fee of R250 for each toll claim, upon demand by the Rentor.

## REMOVAL OF THE CARAVAN

1. The Rentee irrevocably consents to the removal of the caravan from his possession in circumstances where he is in breach of a material term of the Agreement and the Rentor has complied with the provisions of the agreement.
2. The aforesaid removal does not preclude the Rentee from such other rights as he may have in law to dispute the alleged breach and to seek the return of the caravan.

Initial \_\_\_\_\_x

