## **Rental Terms and Conditions**

Rentor hereby rents to the Rentee identified by who is signed into the app at the time of the rental, the vehicle described, subject to all the terms and

provisions of the Agreement.

1. DRIVERS: In no event shall the Vehicle be used, operated or driven	5. VEHICLE INSURANCE: Rentar provides liability coverage for persons
by any person other than the Rentee or qualified licensed drivers at least	using the Vehicle with the permission of the Rentar, as provided for in
21 years of age who have Renter's advance permission to use the	Paragraph 1 thereof (and not otherwise), in accordance with the provisions o
Vehicle and whose names appear as additional drivers hereof:	an automobile liability insurance policy with limits equal to the minimum
	requirements of any applicable state financial responsibility law or other
<ol><li>PROHIBITED USE. The Vehicle shall not be used:</li></ol>	similar law or statute. All coverages afforded under this Agreement are
1.) for the transportation of persons for compensation;	applicable only after all other valid and collectible insurance (whether
2.) in any race, test, or competitive event;	primary, excess or contingent) has been paid and exhausted to the full limits
3.) outside the United States without first obtaining Rentor's	of all such policies. Unless required by law, the policy does not include No-
written permission;	Fault, Supplemental No-Fault, Uninsured/Underinsured Motorists coverage
	or other optional coverages, and Rentee hereby rejects such coverage to the
4.) by any person not specified in Paragraph 1 above;	extent permitted by law. Where such coverages are required by law, they
5.) in violation of any federal, state, or local laws;	are provided at the minimum required limits. <b>VEHICLE INSURANCE FOR</b>
<ol><li>6.) while under the influence of intoxicants or drugs;</li></ol>	<b>MICHIGAN:</b> If there is no violation of the contract, the rentee and any
7.) to push or tow;	
<ol><li>to leave the keys in or not to properly lock up or secure</li></ol>	authorized driver will be provided with liability insurance which is limited to
the Vehicle (excluding valet parking);	the minimum financial responsibility limits required in the state. For the state
9.) if further use of the Vehicle would cause damage	of Michigan these limits are \$20,000 Per Person Bodily Injury/\$40,000 Per
(i.e. warning light on, flat tire, steam rising from engine);	Accident Bodily Injury/\$10,000 Per Accident Property Damage. Such
10.) to carry hazardous or explosive substances;	insurance shall be excess over any and all other collectible insurance.
11.) to transport a total Vehicle and payload weight in excess	Rentee waives uninsured and underinsured motorists, no-fault and all other
of the gross Vehicle weight as specified on the Vehicle but	optional coverages, but if such coverage cannot be excluded or waived,
	rentee agrees such coverage shall be limited to the minimum requirements o
the Vehicle payload weight shall not exceed the legal	the state.
weight	RENTOR'S POLICY SHALL NOT PAY:
12.) to drive in or through a structure where there is insufficient	(I) to any obligation for which the Rentee or any driver of the Vehicle or the
clearance, whether of height or width - or off regularly	employer of either or any insurance carrier may be held liable under any
maintained roadways;	Worker's Compensation or disability benefits or similar law;
13.) to drive Vehicle if cargo is improperly and/or not secured.	(2) to any obligation assumed by the Rentee or any driver under any
14.) No pets allowed in vehicle.	expressed or implied contract;
15.) No smoking in the vehicle.	
	(3) to any liability of Rentee or any driver, or employer of either, arising while
IN NO EVENT SHALL RENTEE SUBRENT OR RELEASE THE VEHICLE	the Vehicle is being used in violation of the terms and provisions of this
TO ANOTHER PERSON OR CORPORATION. If the Vehicle is obtained	Agreement;
from Rentar by fraud or misrepresentation or is obtained or used in	(4) unless otherwise required by law, to medical payments required by
	persons sustaining injuries while riding or alighting from or getting into or on
furtherance of an illegal purpose, all use of the Vehicle is WITHOUT	the Vehicle.
RENTOR'S	
PERMISSION. The foregoing conditions are cumulative and each of them	6. INDEMNITY: Rentee releases and holds Rentar, its agents and
shall apply to every use, operation or driving of the Vehicle.	employees, harmless from all claims for loss or damage to any property of
	Rentee or any other person left in, on, or about the Vehicle, either before or
3. RETURN OF VEHICLE: This Agreement is one of rental only. The	after its return to the Rentar or on Renter's premises without regard to any
Vehicle is the property of the Rentar and shall be returned to the Rentor's	negligence by Rentar or any of its agents or employees. Rentee shall defend,
address or at a place designated by Rentar and on the due date or earlier if	indemnify and hold harmless Rentar from and against any and all losses,
demanded, together with all tires, tools, accessories, and equipment in the	liabilities, damages, injuries, claims, demands, costs and expenses, arising
same condition as when received, ordinary wear and tear expected. Failure	out of the use or possession of the Vehicle including, but not limited to any
to return the Vehicle to the place and on the date as set forth in this	and all fines, penalties, and forfeitures imposed under any Federal, State,
Agreement, will terminate the Renter's permission for the Rentee to use the	Municipal, or other statute law, ordinance, rule, regulation, or insurance
Vehicle and thus will terminate the ex1ension of all insurance coverage	policy provision, and to the ex1ent not covered by insurance any claims of, or
	liabilities to, third persons arising out of the abandonment, conversion,
herein provided. If the rented Vehicle is returned to Rentar at any place other	
than that listed herein, Rentee agrees to pay all expenses incurred by Rentar	secretion, concealment, or unauthorized sale of the Vehicle by Rentee or its
to have the Vehicle returned. Rentar or any of its agents or employees, may	
peacefully repossess the Vehicle without demand	driver and the second
wherever found and terminate this Rental Agreement if the Vehicle is illegally	drivers, agents or employees, or the confiscation of the Vehicle by any
parked, is used in violation of law, or in violation of the Agreement, or was	governmental authority for illegal or improper use of the Vehicle.
abandoned. Rentar shall not in any way be liable to Rentee for damages	Additionally, Rentee shall indemnify and hold Rentar harmless for all loss,
resulting from such repossession nor shall it be responsible for the loss or	liability and expense in excess of the limits of liability provided for herein as a
damage to any property of Rentee contained therein.	result of bodily injury, death, or property damage arising out of the use or
damage to any property of remote contained therein.	operation of the Vehicle.
4. AMOUNTS DUE RENTOR. Rentee shall pay Rentar on demand:	
(a) All times and mileage charges as computed of the Agreement with mileage	7. NO AGENCY: Neither Rentee nor any other driver of the Vehicle shall be
determined by reading the Vehicle odometer or hubodometer. Rentee shall NOT	or is deemed to be the agent, servant, or employee of the Rentar for any
	reason or for any purpose. During the term of this Agreement, Rentee shall
detach the odometer or hubodometer and shall pay for its repair or replacement if	completely assume full responsibility for the Vehicle to the public and any
any seal has been broken along with a mileage charge adjustment to the average	regulatory body having jurisdiction.
charge developed from Renter's experience;	regulatory body having juniodiotion.

(b) basic or minimum rate, service and other changes hereof:
(c) refueling charge if the Vehicle is returned with less fuel than when rented then, we charge \$7 per gallon for gas not replaced, we credit back \$4 per gallon to

your rental should you replace more fuel than you used., the rate does not include fuel; (d) all states use excise or other tax charges of 6% bereaf by Rentar as

(d) all states, use, excise or other tax charges of 6% hereof, by Rentar as reimbursement for taxes paid. Rentee is responsible for fuel, weight, and road use permits;

(e) all fines, fines for toll violations/invasions, penalties, forfeitures, citations, impound fee, towing and storage, court costs and out-of-pocket expenses plus any other cost incurred by Rentar with respect to Rentee's use of the Vehicle including parking, traffic, or other violations assessed against Rentar, the Vehicle, or Rentee, unless due to Rentor's fault;

Rentor's costs and expenses including reasonable attorney fees (unless prohibited by law), incurred in collecting any payments due hereunder or in repossessing the Vehicle; (g) Renter's costs and expenses resulting from loss or damage to the Vehicle while on rental, whether or not due to Rentee's fault. h) Rentee gives Rentar permission (direct expressed consent, clear, definite and unequivocal) to contact Rentee using any existing technology (or as otherwise provided or limited by applicable law).

**8. REPAIRS:** Rentee shall not permit any repairs to the Vehicle or suffer any lien to be placed upon it without Renter's consent. Rentee shall be liable for any such repairs.

**9. ACCIDENTS:** Rentee shall immediately report any accident to Rentar and deliver to Rentar or its insurer every process, pleading, notice, or paper of any kind received by Rentee or any driver of the Vehicle relating to any claim, suit or proceeding connected with any accident or event involving the Vehicle. Neither Rentee nor any driver of the Vehicle shall aid or abet the assertion of any such claim, suit or proceeding and shall cooperate fully with Rentar and its insurer in investigating and defending the same.

**10. CREDIT CHARGES:** In the event Rentee directs Rentar to bill charges hereunder to any other person, or organization, such person or organization and Rentee shall be jointly and severally liable for all such charges.

## RENTEE EXPRESSLY AUTHORIZES RENTOR TO PROCESS A CREDIT CARD VOUCHER, IF ANY, IN HIS NAME FOR CHARGES MADE HEREUNDER.