



FL - Clubhouse

DATE: 03/21/2022

3135 Kennedy Blvd. Unit #200
North Bergen, NJ 07047
Phone: (800) 673-9900 Email: info@c9e.com

CONTRACT N°: FL-00000

Table with 2 columns: RENTER INFORMATION and INSURANCE INFORMATION. Rows include Name, Street, City, State, Cell Phone, Home Phone, Date of Birth, and Insurance Name, Telephone Number, Policy Number, Driver License #, Expiration Date, State, Passport #.

AUTHORIZATION

I Name HEREBY AUTHORIZE CLOUD 9 EXOTICS INC, 3135 KENNEDY BLVD, UNIT 200 NORTH BERGEN, NJ 07047 TO OBTAIN A CONSUMER REPORT WHICH MAY INCLUDE INFORMATION IN RELATION TO MY DRIVING HISTORY, PERSONAL CHARACTERISTICS, AND/OR GENERAL REPUTATION. THIS REPORT MAY INCLUDE INFORMATION FROM THE DEPARTMENT OF MOTOR VEHICLES, COURT RECORDS, OR ANY OTHER SOURCE REQUIRED TO VERIFY INFORMATION SUPPLIED BY ME VOLUNTARILY. IF ANY ADDITIONAL DRIVER IS ADDED TO THE RESERVATION, A \$65 CONSUMER REPORT FEE WILL BE CHARGED. CANCELLATION POLICY I UNDERSTAND THAT UPON MAKING A RESERVATION, CLOUD 9 EXOTICS INC MAY AUTHORIZE MY CREDIT CARD. IF I CHOOSE TO CANCEL OR RESCHEDULE THE RENTAL, CLOUD 9 EXOTICS INC WILL PROCESS THE AUTHORIZATION AS A "STORE CREDIT" AND APPLY THAT AMOUNT TOWARD MY RESCHEDULED RENTAL. I FURTHER UNDERSTAND THAT IF I CANCEL OR RESCHEDULE LESS THAN 7 DAYS PRIOR TO MY RENTAL, I WILL BE CHARGED A 100% CANCELLATION FEE. IN THESE INSTANCES, IT IS AT CLOUD 9 EXOTICS INC'S DISCRETION WHETHER OR NOT TO PROVIDE A STORE CREDIT DEPENDING ON VEHICLE AVAILABILITY.

RESERVATION (NOT FINAL UNTIL CONFIRMED BY C9E - Cloud 9 Exotics, Inc.)

Table with 2 columns: RENTAL PERIOD START DATE/TIME, PICKUP ADDRESS, RENTAL PERIOD END: DATE/TIME, RETURN ADDRESS: DATE/TIME.

RENTAL CHARGES and VEHICLE INFORMATION

Table with 2 columns: RENTAL CHARGES and VEHICLE INFORMATION. Rental charges include Time Charges, discounts, subtotal, charges, packages, external charges, miscellaneous, total, and payments. Amount Outstanding: Security Deposit: \$0.00. Vehicle information includes: There will be a fuel charge of \$50 per 1/4 tank unfilled.

DAMAGE REPORT and AGREEMENT

Table with 2 columns: DAMAGE REPORT and AGREEMENT. Agreement text: I, Name agree to pay the above-stated description of the rental vehicle and acknowledge that I am responsible and liable for all damages, and excess mileage during my rental period and agree to pay the repair costs, extra mileage charges, and all loss-of-use and fees associated with the condition of the vehicle upon return. Signature: [Blank box]

TERMS AND CONDITIONS OF RENTAL CONTRACT

1. UNDERSTANDING OF CONTRACT

Agreement means all terms and conditions found on both sides of this form. You/Yours means the person identified as (i) the renter on the reverse, (ii) any person signing this agreement; (iii) any authorized driver and (iv) any person or organization to whom charges are billed by Cloud 9 Exotics, Inc. at its or the renter's direction. All persons referred to as "you" or "yours" are jointly and severally bound by this agreement. "We", "us" or "our" means Cloud 9 Exotics, Inc. "Authorized driver" means the renter and any additional driver listed by Cloud 9 Exotics, Inc. on this agreement, provided that each such person has a valid driver's license and is at least age 21. "Vehicle" means the automobile or truck identified in this agreement and any vehicle we substitute for it, and its tires, tools, accessories, equipment, keys, and vehicle documents. "Loss of use" means the amount calculated by multiplying the number of days from the date the vehicle is damaged until it is repaired, times the daily rental rate set forth herein.

2. CONDITION AND RETURN OF VEHICLE

The renter hired the vehicle from Cloud 9 Exotics, Inc. subject to the standard terms and conditions applicable at the time of rental. Cloud 9 Exotics, Inc. may, at its sole discretion, terminate this Agreement at any time by notice (verbal or in writing) to the renter, notwithstanding anything to the contrary in this Agreement, whereupon the renter shall return the vehicle to Cloud 9 Exotics, Inc. forthwith. The obligations of the renter and the rights of Cloud 9 Exotics, Inc. under this Agreement shall continue in effect until the vehicle has been returned to Cloud 9 Exotics, Inc. and the renter has complied with all its obligations. The vehicle shall be regarded to have been delivered in good order and without any damage. Any damage not reflected on the rental vehicle inspection of the contract and not initialed by both parties will be regarded as new damage. The said damage will be for the account of the renter as per the rental terms and conditions. The renter shall at his cost return the vehicle to Cloud 9 Exotics, Inc. with a full fuel tank at the agreed return time/date. The vehicle shall be returned to Cloud 9 Exotics, Inc. in the same condition as received, fair wear and tear excepted, and at the location where the vehicle was collected.

Cloud 9 Exotics, Inc. shall at its sole discretion, on the expiry of this contract be entitled to take possession of the vehicle at any location or from whom so ever may be in possession. (Any costs, including legal fees incurred by Cloud 9 Exotics, Inc. to retrieve the vehicle will be for the account of the renter.)

3. RENTAL AND DEPOSIT

Upon completion of the Agreement, all charges for the services utilized by the renter for the whole of the rental period as contemplated in the Contract including but not limited to the charges referred to on page 1 shall be charged to the renter. There will be no cash refunds on vehicles returned during the rental period. Should the renter be dissatisfied with the rental vehicle, the rental vehicle may be exchanged provided Cloud 9 Exotics, Inc. has another vehicle available and there is just cause as determined by Cloud 9 Exotics, Inc. in its sole and absolute discretion. The renter's deposit shall only be returned by Cloud 9 Exotics, Inc. once the rental vehicle has been dropped off and undergone a full valet and vehicle inspection. This will be done within 48 hours (during a working week – Monday to Friday between the hours of 8:00 a.m. and 6:00 p.m.) unless there is damage to the vehicle and it is necessary to get quotes on repairing the damage in which case the results of the inspection will be provided to the renter within a reasonable period of time thereafter. Notwithstanding foregoing, the deposit will only be returned once it has also been established that there is no damage to the vehicle, no outstanding traffic fines, and/or penalties due by the renter. The renter shall settle these fines/penalties in full before the deposit will be returned.

4. USE OF VEHICLE

Free call-out only refers to a mechanical breakdown. Should any other problem occur there will be a call-out charge of \$500 and an additional amount of \$3 per mile traveled e.g.: keys locked in the car, flat battery due to lights being left on, flat tire, etc. The renter shall not use the vehicle for: business purposes, conveyance (people or goods), to propel or tow any vehicle, any motorsport and high-risk activity, or in any area where there may be a risk or incidents of civil unrest. The renter shall use the correct fuel and oils as indicated on the vehicle manual, check the oil, water, and other fluids regularly, and contact Cloud 9 Exotics, Inc. immediately if any damage is detected on any part of the vehicle. The renter shall make adequate provision for the safety and security of the vehicle, in particular, but without limiting the generality of the aforementioned, the renter shall keep the vehicle properly locked, secured and any anti-theft device supplied by Cloud 9 Exotics, Inc. properly secured, when the vehicle is not in use. The renter shall make sure that the keys of the vehicle are under the renter's control at all times. The rental vehicle may under no circumstances be used outside the borders of the United States. Failure to comply with this Section 4 will constitute a breach of agreement resulting in the renter's deposit being forfeited. No exceptions will be made.

5. THE DRIVER

During the rental period, the vehicle may not be driven by any person/s other than the renter or additional driver listed on page 1 of this Agreement. The renter warrants that the vehicle will not be himself or any other person whose blood alcohol concentration exceeds the limit permitted by any applicable law or regulation, or whilst under the influence of intoxicating liquor or narcotic and that he/she, the driver of the vehicle will have a valid driver's license, will comply with all applicable laws, and will comply in all respects with the provisions of this Agreement. If the vehicle is driven by anyone other than the renter, then, without derogating from any rights or remedies which Cloud 9 Exotics, Inc. may have, the Renter shall remain liable for all his/her obligations in terms of this Agreement and he/she shall be liable to Cloud 9 Exotics, Inc. as if he had been the driver.

6. LIABILITY FOR DAMAGE AND THEFT

The vehicle shall be the sole risk of the renter throughout the rental period. The renter shall be liable for any loss or damage to the vehicle and any expenses, including but not limited to attorney's fees incurred in recovering the vehicle during the rental period whether or not the loss or damage is attributable to fault or negligence providing that if the renter is not otherwise in violation of this Agreement, the renter's liability shall be limited as follows:

INSURANCE

All renters must carry a form of insurance to cover damages to the vehicle in the event of an accident, as well as personal injury to the renter, passengers in the rented vehicle, and other persons and/or property in the amount of \$5,000,000.00. Allowable coverage must be in one of the following forms:

EXISTING COVERAGE

If renters already have an existing insurance policy on a personal vehicle they own or lease as of the date of execution of this Agreement, the renter may use this same policy to cover the rental vehicle referenced herein. Cloud 9 Exotics, Inc. will contact the renter's insurance company to verify that renter has adequate coverage in place. If the renter's coverage is insufficient, Cloud 9 Exotics, Inc. will require all driver(s) to purchase additional coverage with their insurance company prior to renting. (Out-of-state renters are required to maintain full-coverage insurance (liability, comprehensive, and collision).

THIRD-PARTY INSURANCE

If the renter is unable to provide his/her own insurance based on the two options outlined above, the renter may obtain adequate coverage from a 3rd party insurance company that provides damage waiver products/services. It shall be the renter's responsibility to acquire the required insurance at he/she's sole cost and expense from any such 3rd party insurance companies. To the amount, as deemed appropriate by Cloud 9 Exotics, Inc., in its sole and absolute discretion, excess in case of theft or hijacking; and any additional amount, excess for drivers under the age of 21 years or has held a driver's license for less than 2 years (accumulative). To the amount, as deemed appropriate by Cloud 9 Exotics, Inc., in its sole and absolute discretion, excess in case of collision or third party claim; and any additional amount for drivers under the age of 21 years or has held a driver's license for less than 2 years (accumulative). Notwithstanding anything to the contrary contained herein, the renter's liability for any loss or damage to the vehicle shall not be limited if:

- (i) The loss or damage or the event giving rise thereto was caused by the fault or negligence of the renter or driver of the vehicle;
- (ii) the loss or damage or the event giving rise thereto occurred in a situation where no other vehicle or, animal, object, or person (in or on the road surface) was involved unless the renter can prove to the satisfaction of Cloud 9 Exotics, Inc. in its sole and absolute discretion, that the loss or damage was not caused by the fault or negligence of the driver of the vehicle,
- (iii) At the time of the occurrence of the loss or damage or in the event giving rise thereto, the vehicle was driven on a road that was not tarred;
- (iv) the vehicle was used for a purpose prohibited or was being driven contrary to any provision stated above.

Notwithstanding anything in this agreement, Cloud 9 Exotics, Inc. shall not be obligated to make any claim that Cloud 9 Exotics, Inc. may otherwise have had against a third party for the recovery of any loss or damage to or in connection with the vehicle.

7. ADDITIONAL DRIVER POLICY

Additional drivers may be listed as "authorized drivers", provided, however, they can provide their own insurance, or they are also listed under the same policy that is being used to rent the vehicle. Unauthorized drivers are not allowed to drive the vehicle under any condition and the same shall be considered a default under this Agreement. If you are involved in an accident/incident and it is determined via police, the insurance company, or others that you were not the driver you are personally responsible for all liabilities to the rental vehicle, property damage, and whatever liabilities that might have occurred.

8. RETURN TIMES

Cloud 9 Exotics, Inc. offers a 45-minute grace period as part of your scheduled return time. If the renter is unable to return the vehicle on time or within the grace period, the renter understands and agrees that he/she may be subject to additional rental fees. Additional fees are calculated at a \$199.00 rate per hour with a 4-hour cap, after 4 hours the full daily rate applies. Any drop-off after 6 PM is considered after business hours and an additional \$199.00 fee will be charged. The renter should plan accordingly so that he/she can return the car on time. Cloud 9 Exotics, Inc. is available 7 days a week and schedules its rentals consecutively as a result, Late returns can affect its ability to deliver the vehicle on time for the following renter. Cloud 9 Exotics, Inc. is not responsible for any loss or damage incurred to your vehicle utilized to come to our location and left at such location during your rental period. Renter understands and agrees that the terms and conditions of this Agreement shall apply to any extension of the rental period set forth herein.

9. CANCELLATION POLICY

If the renter reserves a vehicle, Cloud 9 Exotics, Inc. will authorize the renter's credit card for an agreed portion of the full cost of the rental/driving package. If the renter cancels the reservation within 7 days of such rental date, there will be a cancellation fee of 100% of the total rental cost. If you cancel outside of the 7 day period, your payment is eligible for a 50% credit for up to one year. If the renter does not show at the time of the reservation without notifying Cloud 9 Exotics, Inc. ahead of time, the renter will be charged a cancellation fee of 100% of the total rental cost. Please understand there are no exceptions to this cancellation policy.

10. WEATHER POLICY

If the renter is unable to use the vehicle during the rental period due to severe weather conditions, the renter may request and Cloud 9 Exotics, Inc. may consider (in its sole and absolute discretion) rescheduling the rental for another day at no additional charge. For purposes of clarification, if weather conditions are light rain or clouds, Cloud 9 Exotics, Inc. fully expects the renter to pick up the vehicle and honor this Agreement. Notwithstanding the foregoing, in the event of a severe, inclement weather forecast (to be determined in Cloud 9 Exotics, Inc.'s sole and absolute discretion), Cloud 9 Exotics, Inc. will consider rescheduling the rental period.

Signature:

11. FUEL POLICY

Cloud 9 Exotics, Inc. delivers all rental vehicles with a full tank of gas. Renters are expected to return them refueled. All vehicles MUST be fueled with Premium Grade 93+ octane gasoline. Renter shall be charged additional fees for refueling the car with anything other than 93+ grade gasoline. Renter understands and acknowledges that Lower fuel grades can severely damage the vehicle's engine which shall be the sole responsibility of the renter. If the renter does not return the car with a full tank, the renter will be subject to re-fueling fees which will be taken from the security deposit on file. Re-fueling fees are \$50.00 per quarter tank of fuel.

12. RESERVATION AND REFUND POLICY

Cloud 9 Exotics, Inc. does not offer refunds for gift certificates or vouchers purchased from any social media sources. Cloud 9 Exotics, Inc. does not accept chargebacks. Renter shall be responsible for chargeback fees as well as attorney's fees, fees for collection agencies, or third-party intervention in connection with the same. Cloud9Exotics holds the right to recuperate back-office administrative costs due to chargebacks at a set fee of \$350.00 for all credit card and debit card disputes regardless of the outcome. In order to "reserve", we must receive full payment for the rental. Same-day cancellations are not permissible. If you are within the 6 days of the reservation period you can transfer to another qualified renter, or we can credit you 50% towards your next rental for 1 year.

13. DRIVING RESTRICTIONS/PROHIBITED USES

Vehicles rented from Cloud 9 Exotics, Inc.'s New York office may not be driven outside the following States without prior written approval from Cloud 9 Exotics, Inc.: New Jersey, New York, Massachusetts, Vermont, New Hampshire, Maine, Rhode Island, Connecticut, Pennsylvania, Delaware, Maryland, and Virginia. Please be advised that every vehicle is equipped with a GPS tracker that allows Cloud 9 Exotics, Inc. to remotely locate the rented vehicle at any time including the ability to disengage the vehicle in the event that Cloud 9 Exotics, Inc. determines (in its sole and absolute discretion) that any of the terms and conditions of this Agreement have been violated.

Renter acknowledges, understands, and agrees that the rented vehicle may not be used: By unlicensed drivers, or drivers whose license is or has been suspended or restricted in the previous five (5) years; for any illegal purpose or in connection with any illegal activity; to carry persons or property for hire (the vehicle cannot be sub-leased); to push or tow anything; to teach anyone to drive; on any unpaved surface; in any speed test, speed contest, race, rally, speed endurance contest, demonstration, or on or near ANY AND ALL race tracks or road courses. If the renter violates any of the foregoing restrictions, the renter shall be liable for covering 100% of any damages to or directly or indirectly in connection with the vehicle should it be involved in an accident.

Cloud 9 Exotics, Inc. strongly discourages breaking any posted speed limits in our vehicles. If our vehicle tracking system registers a 100mph speed at least three times during the duration of the rental period, the renter acknowledges that their full pre-authorization deposit will be forfeit due to excessive abuse of the vehicle. If anyone event is deemed abusive the pre-authorization will be allocated to excess wear to the vehicle and loss of use during servicing. If any of these prohibited uses are violated, Cloud 9 Exotics, Inc. reserves the right to immediately terminate this Agreement, retrieve the vehicle, and renter shall thereby forfeit any deposit.

14. TICKETS

Renter and any drivers are responsible for all parking, traffic, speeding, and/or other tickets or violations issued while the vehicle is being rented. Renter and any drivers are responsible for paying all fees, penalties, towing charges, impound costs, and any other related costs incurred during their rental period. All traffic fines/penalties incurred by the renter during the rental period are subject to an administration fee of \$100.

15. BREACH OF AGREEMENT

Breach of this Agreement occurs but is not limited to when: the vehicle is not returned by the renter as specified; the vehicle is driven by a person not listed as an additional driver; the loss or damage or the event giving rise thereto occurred in a situation where the vehicle is driven by any person without a valid driver's license.

16. RESPONSIBILITY AFTER LOSS OR DAMAGE TO VEHICLE

If during the rental period the vehicle is damaged or any part of it stolen, the renter shall take every precaution to safeguard the interest of Cloud 9 Exotics, Inc. and shall immediately do the following: notify Cloud 9 Exotics, Inc. of the incident; obtain the name/s and address/es of everyone involved in the incident and if possible witnesses. Renter shall not admit any responsibility or liability nor release any party from any liability nor settle any claim against or by any third party nor accept any disclaimer of any liability. Renter/Driver shall notify the police within 24 hours of the occurrence in question. Additionally, the renter/driver shall complete and furnish to Cloud 9 Exotics, Inc.'s its standard claim form within 24 hours of the occurrence. Renter/Driver shall make adequate provisions for the safety and security of the vehicle.

Renter/Driver shall cooperate fully with Cloud 9 Exotics, Inc. and its insurer in all ways relating to the occurrence. The renter shall within 24 hours of receipt thereof furnish to Cloud 9 Exotics, Inc. any notice of claim, demand or summons which the renter or driver may receive in connection with the rented vehicle. Renter understands and agrees that it shall be financially liable for any damage incurred. Cloud 9 Exotics, Inc. shall work closely with the renter's insurance company to settle all accident claims to the satisfaction of Cloud 9 Exotics, Inc. in its sole and absolute discretion. In the event of any other loss or damage to the car, regardless of fault, the renter's financial responsibility shall extend to the full value of the car at the time of rental, less its salvage value, plus expenses for towing, storage impound fees and a reasonable charge for loss of use in the amount of the daily

rate for the rented vehicle for each day that the rented vehicle is not available for rent by other customers. In New York, renter's financial responsibility shall not exceed (i) the actual and reasonable costs that Cloud9Exotics incurs to repair the car, including costs for towing, storage, and impound fees or that Cloud9Exotics would have incurred if the car was repaired or (ii) the fair market value of the car immediately before the damages occurred, as determined by the applicable market for the retail sale of the car less disposal proceeds. Renter's responsibility for theft of the car shall not exceed the reasonable costs incurred by Cloud9Exotics for loss due to theft up to its fair market value if it is established that renter or any authorized driver failed to exercise reasonable care or aided or abetted in the theft.

17. NON-LIABILITY

Neither Cloud 9 Exotics, Inc. nor any of its members, employees, servants, consultants, directors, owners, or agents shall be liable for any loss or damage, whether direct or indirect, consequential or otherwise arising from the rental by the renter of the vehicle, including and without limitation any defect or mechanical failure of the vehicle or the failure of Cloud 9 Exotics, Inc. to detect defects or mechanical problems with the vehicle and whether such loss or damage results from a breach of contract or derelict which may be suffered by the renter and/or any third party and/or passenger/s. Cloud 9 Exotics, Inc., its members, employees, servants, or agents are accordingly indemnified and held harmless by the renter or his estate against any claim/s of any nature whatsoever and howsoever arising from any damages or loss which might be instituted against it, arising from the renting of the vehicle contemplated in these terms and conditions.

18. GENERAL

This document contains the entire Agreement between the parties regarding the matters contained herein and neither party shall be bound by any undertakings, promises, or the like not recorded herein and signed by or on behalf of the renter and Cloud 9 Exotics, Inc. The renter authorizes Cloud 9 Exotics, Inc. to insert any particulars in the Agreement, which are not known or unavailable at the time of signing or to rectify any bona fide errors in any fact, figure, or calculation. This Agreement and all matters or disputes arising from it shall be governed in accordance with the laws of the United States. The renter is not entitled to cede any of the rights under this Agreement or to sublet or part with possessions of the vehicle, its tools or equipment, or any part of it. If Cloud 9 Exotics, Inc. institutes any legal proceedings against the renter to enforce any of its rights under this Agreement, it shall be entitled to recover from the renter all the legal costs incurred. If the renter enters this Agreement on behalf of any principal, disclosed and/or undisclosed, he/she shall be personally liable jointly and severally with the principal.

19. CONDITION AND RETURN OF VEHICLE

Any evidence of using (lowering or raising) the convertible, if any, of a rented vehicle while the vehicle is in motion is subject to forfeiture of the security/preauthorization or possible insurance claim depending on the severity of the damage.

20. TICKETS (change to "TICKETS / EZ PASS")

Renter is responsible for additional charges incurred during the rental period including EZ Pass, Parking fines, summons, and other similar occurrences. All non-rental charges incurred during the rental period will be recovered with a processing surcharge of \$100.00 administrative per occurrence.

21. DRIVING RESTRICTIONS/PROHIBITED USES

Renter understands and agrees that unlimited mileages vehicles are restricted to the Tri-State area (NY, NJ, CT) unless prior written approval which may be withheld in Cloud 9 Exotics, Inc's sole and absolute discretion. All driving outside of the tri-state area will be subject to standard mileage rates in lieu of the unlimited rates with an additional \$100.00 administrative fee. If the renter's travel plans change which may affect the foregoing restriction, the renter shall immediately contact Cloud 9 Exotics, Inc's office. Vehicles are equipped with GPS trackers and send alerts when geofencing is breached. If any of the foregoing policies have been violated or if Cloud 9 Exotics, Inc. determines in its sole and absolute discretion that the rented vehicle is involved in illegal activity, Cloud 9 Exotics, Inc. reserves the right to shut down the ability to disengage the rented vehicle.

EXCESSIVE SPEEDING IS ILLEGAL AND AGAINST THE POLICY OF CLOUD 9 EXOTICS, INC. AND IS SUBJECT TO FORFEITURE OF THE RENTED VEHICLE.

22. CHARGES/FEEES: FUEL POLICY / SMOKING / PETS / UNFORESEEN CLEANING

Smoking is strictly prohibited in the rented vehicle. Renter shall be subject to a charge of \$750.00 for any standard violation of the foregoing. If the violation involves Alcantara or material that retains smoke or other damage then a professional estimate will be secured to determine the proper solution. Pets are strictly prohibited in the rented vehicle. Renter shall be subject to a charge of \$500.00 for any violation of the foregoing. Glitter or rice in the interior shall be subject to a \$500 cleaning fee.

23. Renter acknowledges, understands, and agrees that it is responsible for the wellbeing of the rented vehicle at all times of the rental period and it is a violation of this Agreement to have others drive the vehicle except as otherwise set forth herein. I, the renter and undersigned, have read the terms and conditions and the annexed contract thoroughly and I fully understand it.

Date:

[Empty box for date]

Signature:

[Empty box for signature]

Cloud 9 Exotics Rental Overview

This is our basic rental agreement contract that we require for all of our rentals. For the duration of this rental, you are allotted 0 miles, any mileage over your allotted miles will be _____ per mile. We have trackers in all of our vehicles and are alerted when the cars go over 100MPH, we will give you a courtesy call as a warning, and if you continue to speed you will forfeit your security deposit. Any unauthorized drivers operating the vehicle, or abuse to the vehicle will also automatically forfeit the security deposit. Additionally, there is no smoking or pets allowed in any of our vehicles, and if we find evidence of any damage to the interior you will be subject to a fee of no less than \$750, depending on the severity this number can be up to the full amount of the security deposit. All of our cars take premium gas (93), we give our cars out with a full tank and expect them back with a full tank. We charge \$45 per ¼ of a tank that is not filled upon return. We take pictures of the cars before they go out to highlight any damages that may be on the car and we always recommend customers do the same. Please be aware that any breach of contract will result in a forfeiture of your security deposit with no exceptions. The car is due back on _____ at _____, there is a 45 minute grace period and after that, you will incur a \$199 per hour late fee. Any drop-off after 6 PM an additional \$199 per hour convenience fee will be added on top of the late fee as anything after 6 PM is considered after business hours.

Gift purchases: By signing this agreement, you are agreeing to authorize the following renter: Name to use your credit card for both payment and pre-authorization (vehicle security deposit) and you agree to be bound by the terms and conditions set forth therein.

Credit Card holder:

Date: 03/21/2022

Renter:

Date: 03/21/2022