

Adobe Swatch Exchange Files for Stock & Ink Colors are available

Art Requirements

This form can be imprinted with a logo and up to 4 lines of text at the imprinted price. Imprint area is approximately 4'' wide x 1/2'' tall.

Additional information can be crashed imprinted on the form at an additional charge (body printing). This form can be numbered in red ink. Customer must supply the numbering sequence. Numbering is available at an additional charge.

Additional Information

Stock Color: White (Part 1), Canary (Part 2), Pink (Part 3) & Goldenrod (Part 4)	Standard Ink Colors: Black, Blue, Red, Green	Non-Standard Ink Colors: NA		
Proof Charge: Up to 3 Free	Plate Charge: Yes	Body Printing: Yes (Addl. Charge)		
Screens & Gradients: NA	PMS Match: NA	Bleed: NA		

Production Notes (For Internal Use)					
Production: 085					
Crash Imprint					
• InDesign file created using pre-set template.					

ITEM # 7380

FORM #CFD-252-SL

MADE IN THE U.S.A. 0.625" STUB

¢ PER MILE

#7380 - SUBSTITUTE VEHICLE AGREEMENT (FORM #CFD-252-SL) - 4PT - 8.5" x 7.625" - FRONT

CUSTOMER

ADDRESS									
CITY & STATE ZIP CODE				AGREEI	AGREEMENT FOR TEMPORARY SUBSTITUTE VEHICLE REPLACEMENT ONLY				
DATE AND TIME IN DAT	TE AND TIME OUT	ND TIME OUT DRIVER'S LICENSE NO.		STATE	EXPIRES	DATE			
LICENSE NO.	VEH. NO.	MAKE	MODEL	I WILL RETURN VEHICLE	E BY	RATE			
VEHICLE I.D. NO.				DATE OUT BY	TIME IN BY	\$ PER	PLUS	¢ PER M	
						MILES	@		
PURCHASE ORDER NO.	AGREEMENT MADE THIS	DAY OF	20	MILEAGE IN		HOURS	@		
CREDIT CARD				MILEAGE OUT		DAYS	Ø		
OTHER REFERENCE				MILES DRIVEN		WEEKS	Ø		
INSURANCE CO.		AGENT		POLICY NO.					
MILEAGE LIMITATION	SEE 3, ON REVERSE	SIDE)				MONTHS	@		
	MILES RADIUS	BY							
BEQUEST FOR PERMISSION FOR PERSON OTHER THAN CUSTOMER TO DRIVE					-				
I hereby request Dealer's permission to allow				Driver's Lic. No					
to drive this vehicle. APPROVED BY DEALER: CUSTOMER:					DAMAGE				
NOT VALID UNLESS APPROVED BY DEALER'S REPRESENTATIVE.					SUB TOTAL				
IMPORTANT- READ BEFORE SIGNING The undersigned hereby acknowledges that the Dealer is not providing any type of insurance protection or collecting any charges therefor. In consideration of the foregoing acknowledgement, the undersigned agrees					ТАХ				
to pay for all loss and damage to the described vehicle and to hold Dealer harmless from any liability as a result of the customer's usage thereof.					NET AMOUNT	NET AMOUNT DUE			
 I have read carefully all driving and use restrictions on the reverse side. I am responsible for all traffic violations and must turn in all summonses upon return of vehicle. I will immediately report all accidents to Dealer. 					INSURANCE PROTECTION FOR				
CUSTOMER'S SIGNATURE				PHONE		TEMPORARY SUBSTITUTE VEHICLE TO BE PROVIDED BY CUSTOMER'S INSURANCE POLICY			

Subject to the terms and conditions contained in this agreement, the owner of the vehicle ("dealer") grants the use of the temporary substitute vehicle ("vehicle") that is described in this agreement to the service customer ("customer").

1. Dealer and customer expressly agree that for the terms of this agreement the customer is not the agent, servant, or employee of dealer in any manner whatsoever.

2. Customer acknowledges that the vehicle is the rightful property of dealer, although registered title may be in some third party name, and that the customer has received the vehicle in good and safe mechanical condition. The customer agrees to return the vehicle to dealer at the location from which it was obtained, in the same condition as the customer received it, ordinary wear and tear accepted, on or before the return date stated on the front of this agreement, or sooner upon demand of dealer.

3. Customer agrees that he/she will not operate the vehicle outside this state and such other states as may be specifically named nor beyond the mileage limitation as shown on the face of this form without the written consent of dealer.

4. Customer expressly agrees to pay dealer on demand for use of vehicle: (a) a mileage charge computed at the rate specified for the mileage on the vheilce; (b) time and special rate adjustment charges at the rates specified; (c) the cost of return of vehicle to the location where obtained if the vehicle is left at any other location without written permission from dealer; (d) state and local taxes, if any, payable on items (a), (b), and (c); (e) a sum equal to the fair market value of all tires, accessories and other equipment lost or stolen from the vehicle; (f) the amount of any fines, court costs and penalties for parking, traffic or other violations assessed against the vehicle, customer, or dealer during the term of this agreement; (h) a sum equal to the cost of all damage to the vehicle; (i) all expenses incurred by dealer as a result of customer's usage of the vehicle described herein. It is further agreed that if the rates and charges are not paid when due, or if customer has breached any other provision of this agreement, or if dealer has reasonable grounds to believe the customer is going to breach any provision of the agreement, dealer may immediately retake possession of the vehicle wherever it its without cancelling its rights against the customer under this agreement.

5. Customer expressly agrees that the vehicle shall not be operated:

- (a) By anyone without first obtaining dealer's written consent.
- (b) By anyone under age 23 unless approved by delaler.
- (c) By anyone who is not a qualified and licensed driver.
- (d) By anyone whose driver's license in any state has been revoked or suspended within the previous 3 years, even if he or she now possesses a valid driver's license.
- (e) To carry persons or property for hire, including chauffeur driven limousine service.
- (f) To propel or tow any vehicle, trailer or other object.
- (g) In any race, test or contest.
- (h) For any illegal purpose or commission of a crime.

- (i) In the instruction of an unlicensed person in the operation of the vehicle.
- (j) If the vehicle is obtained from the dealer by fraud, deceit or misrepresentation.
- (k) To carry persons other than in the passenger compartment of vehicle.
- (i) If the vehicle is loaded beyond its rated capacity.
- (m) While the driver is under the influence of alcohol or other intoxicants, drugs or narcotics, or under any other physical or mental impairment which adversely affects driver's ability to operate the vehicle.
- (n) In such a manner as to intentionally cause damage to or loss of the vehicle.
- (o) On other than a paved road or graded private road or driveway.
- (p) In an unsafe, reckless, negligent, or wanton manner.
- (q) Outside the United States, or any state other than this state or those specifically named.

6. Customer agrees that his/her valid and collectible physical damage, liability and personal injury protection insurance shall be primary. The customer agrees to defend, indemnify, and hold the dealer harmless from all claims, liabilities, and expenses for bodily injury, death, or property damage, arising out of the use, operation, or possession of the vehicle by anyone while the vehicle is being used by the customer. If the dealer is required by law to provide automobile liability or no-fault insurance coverage, the limits will be the minimum required by the financial responsibility law of the state or other jurisdiction in which the accident occurred. If the dealer is required by law to provide this coverage, the customer agrees to defend, indemnify and hold the dealer harmless from and against any loss, liability and expense in excess of the limits of insurance protection that the dealer provides.