Rental Agreement - RAC

Item Specs

- 8-1/2" x 11-3/4"
- 4-Part, snap-out form
- Carbonless White, Canary, Pink & Goldenrod
- Logo and 4 lines of text can be imprinted on this form.





Standard Stock Colors



(All swatches colors are approximate representations.)

Standard Ink Colors (Including an Approximate Pantone Number)



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 5"wide x 3/4" 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)r	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.					

0.75" STUB RENTAL AGREEMENT **FACE PAGE**

CUSTOMER			VEHICLE NO.	LICENSE NO. / STATE						
HOME ADDRESS CITY	STATE		ZIP	CODE	ODOMETER OUT	ODOMETER IN	YEAR AND MAKE OF VEHICLE			
DRIVER'S LICENSE NO.	STATE		EXP.	DATE	MILES DRIVEN		MODEL AND COLOR OF VEHICLE			
BIRTH DATE HOME PHONE VERIFIED			MILES ALLOWED		DATE AND TIME OUT DATE AND TIME IN AM / AM / AM PM PM PM					
LOCAL CONTACT ADDRESS PHONE			CHARGEABLE MILES		DATE DUE EXPIRATION OF CONTRACT					
CORPORATE ACCOUNT NUMBER			MAX. PAYLOAD		/	,	/	AM PM		
			RENTAL RATES DO NOT INCLUDE FUEL CHARGES			ES				
EMPLOYER PHONE			HOURS		PER HOUR	\$				
EMPLOYER'S ADDRESS CITY	STATE		ZIP	CODE	DAYS WEEKS	@ \$ @ \$		\$		
					MILES @ ¢ PER MILE \$			\$		
CUSTOMER INSURANCE IN Insurer	IFORMA	TION Agent			TOTAL MILEAGE AND RENTAL CHARGES					
Illisuiei		Agent			REFUELING	GALS. @ \$				
Policy No. Expira	ation Date	Telephone)		SUB TOTAL			\$		
ONLY THE BELOW NAMED PERSONS ARE AUTHORIZED AS A	DDITIONAL	DRIVERS.		FUEL	FUEL PURCHAS	E OPTION	gals.	\$		
IF NONE, PRINT "NONE" ACROSS THIS SECTION AND HAVE SIGN	IED BY CUS	TOMER.	OUT E	IN E						
			1/4	1/4						
NAME DRIVERS LIC	CENSE #	AGE	1/2	1/2						
NAME DRIVERS LIC	DENIGE "	105	3/4	3/4	SUB TOTAL			\$		
	JENSE #	AGE DECL	INES	ACCEPTS	SALES TAX			\$		
FUEL PURCHASE OPTION										
By initialing, You accept or decline to pre-pur	chase a	full tank	of fuel	from Us at						
\$ per gallon. If You decline the Fuel Purchase Option and return the		SUB TOTAL LESS CREDITS			\$					
Vehicle with less fuel than when rented, You agree	ee to pa	y Us a re	efueling	charge of				\$		
\$ per gallon to return the fuel le	evel to th	e same a	s wher	rented	LESS DEPOSIT			\$		
DAMAGE DESCRIP				. romou.	BALANCE DUE					
Condition Out:					ALL CHARGES SUBJEC					
Initials					CASH REFUND	CUSTOMER INITIALS		\$		
Condition In:					By signing below, you: agree to the terms and conditions of this Agreement set forth on the Face Page and in the Terms and Conditions; acknowledge that you had an opportunity to read the Agreement before signing; authorize us to process a separate credit/debit card voucher in your name for all Charges, including Tolls and Violations; authorize us to release your billing/rental information to third parties for billing/processing purposes; and agree that binding consideration exists, as further described in Section 2 of the Terms and Conditions of this Agreement.					
RETURN LOCATION (IF DIFFERENT FROM OUR LOCATION)					EXTEND TO (ADDITIONAL CASH DEPOSIT \$		DATE		INITIALS
VEHICLE CONDITION OUT		SP	PARE & JACK D O.K.	CUST. INIT.	CHECKED OUT BY:		CHECKED IN	BY:		
IN			O.K. —							
CREDIT CARD CO. USSA MC AMEX DISCOVER EXP. D/ OTHER	ATE	AUTH	IORIZATIO	ON NUMBER	PREPARED BY:					

Rental Agreement Terms and Conditions

- 2. Return of the Car. You must return the car in the same condition you received it, ordinary wear and tear excepted, on the date and at the time indicated on the rental document and at our designated rental return location. You must return it sooner on our demand. If you return it earlier or later, a different or higher rate may apply and, if returned later, you may be charged a late return fee. You may not return the car at a time when we are closed. If you do, your responsibility for damage to or loss of the car will continue and all charges stated on the rental document as a periodic rate will continue to accrue until our return location reopens and we retake actual possession of the car. If we do not find the car when our return location reopens, your responsibility for all charges and for damage to or loss of the car will continue until the car is actually returned or recovered. If you wish to extend any rental you must contact our office to request an extension before your return date. We may or may not grant an extension or grant it for the entire period you request. If an extension is granted, a different or higher rate may be applied to the extension period and a service fee may also apply.
- 3. <u>Rental Charges.</u> You will pay for the number of miles you drive and/or the period of time you rent the car at the rate indicated on the rental document. You'll pay all charges that apply to the rental for miscellaneous services and, where permitted, concession recovery fees, vehicle license recovery fees, other fees and surcharges. You will also pay a reasonable fee for our cleaning the car's interior upon its return to us for excessive stains, dirt or soilage attributable to your use. You and any third party to whom any rental charges are billed, such as an insurer or employer, are jointly and severally responsible for payment of all such charges. If you direct us to bill any such charges to a third party, you represent that you are authorized to do so. Charges shown on the return record are not final and are subject to our review. You'll pay any undercharges and you'll receive a refund for any overcharges we discover on review.
- 4. <u>Taxes, Fines, Expenses, Costs and Administrative Fees.</u> You'll pay all sales, use, rental, environmental and excise taxes, including tax-related surcharges. You'll pay all fines, penalties and court costs for parking, traffic, toll and any other violations, including storage liens and charges. You'll also pay a reasonable administrative fee with respect to any violation of this Agreement, such as for repossessing or recovering the car for any reason.
- <u>Damage/Loss to the Car.</u> You acknowledge you have been advised that your own insurance may cover loss or damage to the car and you agree to maintain sufficient automobile insurance during the term of this Agreement. If the car is lost or damaged as a direct or indirect result of a violation of paragraph 6, you are responsible and you will pay us for all loss of or damage to the car regardless of cause, or who, or what caused such damage or loss. If the car is damaged, you will pay our estimated repair cost, or if, in our sole discretion, we determine to sell the car in its damaged condition, you will pay the difference between the car's retail fair market value before it was damaged and the sale proceeds. If the car is stolen and not recovered you will pay us the car's fair market value before it was stolen. As part of our loss, you'll also pay for loss of use of the car, without regard to our fleet utilization, plus an administrative fee, plus towing and storage charges, if any ("Incidental Loss"). If your responsibility is covered by any insurance, you will provide us with the name of the insurer and policy number, or if the insurance is provided by your card issuer, its insurer. You authorize us to process any or all Incidental Loss to your card at or after the completion of your rental and also authorize us to collect any or all of our loss from any third party that is responsible for it. If we collect our loss from a third party after we collected our loss from you, we will refund the difference, if any, between what you paid and what we collected from the third party. You understand that you are not authorized to repair or have the car repaired without our prior written consent. If you repair or have the car repaired without our consent, you will pay the estimated cost to restore the car to the condition it was in prior to your rental. If we authorize you to have the car repaired, we will reimburse you for those repairs only if you give us the
- 6. Prohibited Use of the Car. Certain uses of the car and other things you or a driver may do, or fail to do, will violate this Agreement. A VIOLATION OF THIS PARAGRAPH, INCLUDING USE OFTHE CAR BY AN UNAUTHORIZED DRIVER, WILL AUTOMATICALLY TERMINATE YOUR RENTAL, VOID ANY OPTIONAL SERVICES THAT YOU HAVE ACCEPTED. IT ALSO MAKES YOU LIABLE TO US FOR ALL THE PENALTIES, FINES, FORFEITURES, LIENS AND RECOVERY AND STORAGE COSTS, INCLUDING ALL RELATED LEGAL EXPENSES, FEES AND COSTS.

It is a violation of this paragraph if: (i) You use or permit the car to be used: a) by anyone other than an authorized driver, as defined in paragraph 7; b) to carry passengers or property for hire; c) to tow or push anything; d) to be operated in a test, race or contest or on unpaved roads; e) while the driver is under the influence of alcohol or a controlled substance; f) for conduct that could be charged as a felony or misdemeanor, including the transportation of a controlled substance or contraband; g) recklessly or while overloaded, h) for any other unlawful purpose, or (ii) You or an additional driver, authorized or not; a) fail to promptly report to the police and to us any damage to or loss of the car when it occurs or when you learn of it and provide us with a written accident/incident report or fail to cooperate fully with any investigation; b) obtained the car through fraud or any misrepresentation; c) leave the car and fail to remove the keys or close and lock all doors, close all

windows and the trunk and the car is stolen or vandalized; or d) return the car after hours and the car is damaged, stolen or vandalized, or (iii) You take the car outside the borders of the geographic area set forth in the rental document, unless special arrangements are made with us and included in the rental document.

- 7. Who May Drive the Car. You represent that you are a capable and validly licensed driver. You agree that we have the right to verify that your license has been validly issued and is in good standing; and that we may refuse to rent to you if your license has been suspended, revoked or otherwise restricted in any way. We reserve the right to deny rental based upon information provided by the Motor Vehicle Department of the jurisdiction that issued your license. Except where otherwise specifically authorized by applicable law, only you, your spouse or domestic partner, or, if you rent from us under your employer's corporate account agreement, your employer or a regular fellow employee incidental to business duties may drive the car, but only with our prior permission. Any driver of the car must be at least 25 years old and must be a capable and validly licensed driver. There may be a charge for each additional driver authorized to drive the car, which charge is specified on the rental document, unless prohibited by law covering this rental.
- Liability Protection. Anyone driving the car who is permitted to drive it by this Agreement will be protected against liability for causing bodily injury or death to others or damaging the property of someone other than the driver and/or the renter up to the minimum financial responsibility limits required by the law of the jurisdiction in which the accident occurs. The limit for bodily injury sustained by any one person includes any claim for loss of that person's consortium or services. Where the law extends this protection to a non-permitted driver, the same limits will apply. If this protection is extended by operation of law to anyone not permitted by this Agreement to drive the car, or to any person or instance where coverage is not intended to be afforded by this Agreement, the financial responsibility limits of the jurisdiction in which the accident occurs will apply. You understand that unless required by applicable law, we will not provide any coverage to you pursuant to this Agreement and we reject any such coverage or coverages to the extent permitted by law. Where any of these coverages are required or implied by law, the limits shall be the minimum required under applicable statute. Where permitted by law, you are rejecting uninsured or underinsured motorist and all optional automobile insurance coverages and under any policy of insurance or certificate of self-insurance in connection with this Agreement, for you and all other passengers in the car. You understand that uninsured and underinsured motorist coverage protects you and other passengers in a car for losses and damages suffered if injury is caused by the negligence of a driver who does not have any insurance or has insufficient insurance to pay for losses and damages.
- 9. <u>Indemnification and Waiver.</u> You agree to indemnify us, our employees, agents and affiliated companies for and hold us harmless from any loss, liability and expense that we incur arising out of the use of the car, including reasonable attorney's fees: (a) which exceeds the minimum limits of financial responsibility pursuant to the motor vehicle insurance law of the applicable jurisdiction; or (b) which results from any unauthorized use or prohibited operation of the car. You waive any claim against us for incidental, special or consequential damages in connection with the rental.
- 10. <u>Collections.</u> All charges, fees and expenses, including payment for loss of or damage to the car, are due immediately upon our demand. If you do not pay all charges when due, you agree to pay a late charge of 2% per month on the past due balance. If that rate is not permitted by law, then you will pay the highest rate permitted by law on the past due balance. You will pay any collection costs, including a service charge, for any check that is not honored by a financial institution and our reasonable attorneys' fees. If you don't pay any amount when due, if the law permits, you authorize us to contact you or your employer at your place of business about payment. If you fail to pay any indebtedness to us in full, you understand that we may report such deficiency to an appropriate credit reporting agency.
- 11. <u>Card Reserve.</u> You permit us to reserve or set aside your card at the time of rental a reasonable amount in addition to the stated total charges. We may use the reserve to pay all charges. We will authorize the release of any excess reserve or set aside upon the completion of your rental and your card issuer's rules will apply to your credit line or your account being credited for the excess and may not be immediately released by your card issuer.
- 12. Lost or Damaged Property. We are not responsible for loss of or damage to any property in or on the car, in any service vehicle, on our premises, or received or handled by us, regardless of who is at fault. You'll be responsible to us for claims by others for such loss or damage.
- **13.** <u>Changes.</u> Any change in this Agreement or our rights must be in writing and signed by an officer or member of the Company.
- 14. Your Property; Personal Information. You release us, our agents and employees from all claims for loss of or damage to personal property that was left with us or carried in the car. IF you fail to claim property left in the car for more than 30 days, we may dispose of such property in any manner we choose. You agree that we may disclose personally identifiable information about to you applicable law enforcement agencies or to any affiliate or third party in connection with our enforcement of our rights under this Agreement.
- 15. Global Positioning Satellite ("GPS") System. We may offer for rental a GPS for your use. If you rent such a unit you will pay the additional daily charge shown on the rental document. This unit is not part of the car. You are responsible for any loss or damage to the unit and its accessories regardless of cause. If the unit and/or its accessories are lost or damaged so as to, in our sole opinion, require repair or replacement, you will pay its repair cost or full retail cost.
- 16. <u>Miscellaneous.</u> A waiver by us of any breach of this Agreement is not a waiver of any additional breach or waiver of the performance of your obligations under this Agreement. Our acceptance of payment from you or our failure, refusal or neglect to exercise any of our rights under this Agreement does not constitute a waiver of any other provision of this Agreement.