



4A Enighed
St. John, VI 00830

340-227-0026
1-844-939-7368 toll-free

www.islandhoppingrentals.com

CDW IS NOT INSURANCE

Limited Collision Damage Waiver does not include the following:

1. Damages due to negligent operation of vehicle including, but not limited to speeding, illegal parking, driving under the influence of alcohol or drugs or overloading the vehicle;
2. Rolling over the vehicle;
3. Towing of vehicle due to illegal parking or negligence;
4. Theft of all or part of vehicle;
5. Flat tires, jump start or lost keys;
6. Damage due to improper loading or unloading of luggage;
7. Damage due to removing or opening top or failure to close sunroof or windows.

By initialing Customer accepts or declines at daily rate shown, Lessor's limited CDW, except for the first \$1,500 of customer responsibility for accidental vehicle damage.

Accept CDW	Decline CDW
# of days @ \$12 per day	

Rental Agreement No.

All drivers must be at least 25 years of age.

No unauthorized Drivers Allowed to Operate this Vehicle, or Insurance and CDW Coverage are Void.

Always Drive on the Left.

Use of Seatbelts and Child Restraints are Required by Law.

No Refunds for Early Return or Late Pickup of Vehicles.

\$450 Fine for Returning Car with Wet Interior.

\$75 Cleaning Charge for Returning Excessively Sandy or Dirty Vehicle.

Customer Name		DOB
Driver's Lic. No.	State	Exp.
Street Address		
City, State, Zip		
Home Phone		
Work Phone	Mobile Phone	
Local Address (Hotel / Villa Name, Phone & Mgt. Agency)		
E-mail		

For Office Use Only			CDW Charge	Additional Days	Total # Days	Total CDW \$	Gas is not included. REFUELING FEE = \$25 + Cost of Gas				
Name of 2nd Driver		DOB									
Driver's License No.	State	Exp.	Vehicle Change #	Date/Time:	Reason:						
Name of 3rd Driver		DOB	Vehicle Change #	Date/Time:	Reason:	Total # Rental Days	Rental Cost \$	Tax Amt \$	Total Rental Cost		
Driver's License No.	State	Exp.	Gas In	Gas Out	Gas In	Gas Out					
Pickup Date	Pickup Time		Return Date	Return Time			Damage Charge				
Date Due	Time Due		Overtime:	Days:	Hours:		Downtime Charge @ of Days @ \$ per day / week				
Daily Rate	Weekly Rate		Gas Tank Out:				Other Charges (Explain)				
			Full	7/8	3/4	5/8					1/2
			Gas Tank In:								
			Full	7/8	3/4	5/8	1/2	3/8	1/4	1/8	E
Vehicle #	Tag #	Type	Color	Gas Charge (Cost of Gas + \$25 refueling fee)			Total Amount Due	Amount Paid	Balance Due		

This agreement is to be considered a sale of services and all provisions within, including damages, are to be considered as part of this sale. Customer must return this vehicle to the place of rental in the same condition which it was received, else be held liable and responsible for any and all damage incurred, including "downtime" reimbursements.

1. The Rental Day begins at 9:30 a.m. and ends at 9:30 a.m. the following day. Customers must return vehicles by 10:30 a.m. or an additional rental day's charge will be assessed. Authorization for rental extensions must be obtained prior to expiration of rental.
2. **Always Drive on the Left.** Speed Limit is 10 MPH in town and 20 MPH outside of town. Obey all traffic signs.
3. Do not take vehicle off paved roads (concrete/asphalt), except for place of residence. Driving on beaches, trails or washed out roads is prohibited. Customer is responsible for tire damage due to driver's operation of vehicle and/or road conditions.
4. Do not open or remove vehicle's top. Customer is responsible for any and all damages or loss due to the opening or removal of vehicle's top. No transporting of items on vehicle's roof or top at any time.
5. Do not remove vehicle from island of St. John. \$450 penalty.
6. Always secure vehicle. Customer is responsible for loss of all personal property left in vehicle or damage due to opening top or failure to close windows or sunroof. \$450 penalty for returning vehicle with wet interior.
7. No driving under the influence of alcohol or any controlled substance.
8. No passengers for hire or subletting of vehicle. Do not pickup hitchhikers. No animals allowed in vehicle.
9. Gas is not included in the rental charge. Failure to return vehicle with the same amount of gas issued will result in a \$25 refueling fee, plus cost of gas. No refunds will be issued for gas.
10. Customer is responsible for all parking tickets, traffic fines, towing charges and other violations.
11. The maximum number of passengers allowed in the vehicle at any one time including the driver is (equal to # of seatbelts).
12. Vehicle is to be delivered to Island Hopping Rentals upon demand. If customer fails to abide by the terms of this contract, Island Hopping Rentals may repossess the vehicle at any time without notice.
13. Any action to enforce the terms of this contract shall be brought in the United States Virgin Islands under United States Virgin Island law.

I have read the terms and conditions contained therein, including those set forth on the reverse side of this agreement, and agree to adhere to all terms of this agreement.

Customer Signature	Date	Rental Agent	Date
Authorized Driver #2 Signature	Date	Authorized Driver #3 Signature	Date

ISLAND HOPPING RENTALS hereinafter called Lessor, hereby rents to the Customer signed on Page 1, hereinafter called the Customer, the Motor Vehicles (which includes all tires, tools, and accessories, described on pages 1 and 2 of this Rental Agreement in consideration whereof Customer acknowledges and agrees.

1. Vehicle is the property of Lessor and is in good operating condition. Customer will return vehicle in same condition and in running order as when received, ordinary wear and tear excepted, to the place and on the date specified on Page 1 or sooner if demanded, by Lessor.
2. That the vehicle will not be operated:
 - (a) To carry passengers or property for a consideration expressed or implied; (b) To propel or tow any vehicle or trailer or any other object; (c) In any race, test or contest; (d) By any person other than the Customer provided that such operators shall be at least 25 years of age and duly qualified, licensed and listed on the front of the rental agreement as an Authorized Driver; (e) By any person under the influence of alcohol or any other controlled substance.
3. **AUTOMOBILE LIABILITY/PERSONAL INJURY AND PROPERTY DAMAGE TO OTHERS:** Lessor provides automobile liability protection to authorized drivers listed on this rental agreement for causing bodily injury or death and property damage to others resulting from use of this vehicle, said policy carries a deductible; Customer is responsible for and must pay deductible; said policy provides that Customer or the driver of the vehicle must immediately after any accident report the same to Lessor at the location where the vehicle was delivered to Customer. This protection is limited as follows:
 - A. Lessor's protection does not apply until after the limits of all liability insurance and/or other protection available to the Customer and/or Authorized Driver (personal automobile insurance, employer's insurance and/or any other protection or indemnification, whether primary or excess) are exhausted, and then **ISLAND HOPPING RENTALS'** protection applies only to the extent it is needed to meet on a cumulative basis with all such liability insurance and/or protection available to the Customer and/or Authorized Driver the minimum financial responsibility limits required by U.S. Virgin Islands Code to the extent required by law.
 - B. Lessor's protection does not provide coverage to Customer/Authorized Driver for injury to, or death of, Customer/Authorized Driver or any guest or passenger of Customer/Authorized Driver's family members related by blood, marriage or adoption or who reside with the driver.
 - C. Lessor's protection does not include uninsured motorist or motor vehicle, supplementary or no fault, or any other insurance that is optional or can be waived, and Customer joins Lessor in waiving and rejecting such insurance.
 - D. Lessor's protection does not include any obligation to which Customer/Authorized Driver or any insurance carrier may be held liable under workman's compensation or disability benefits law; any obligation assumed by Customer/Authorized Driver under any contract of whatever nature; any liability of Customer/Authorized Driver; or employer or either for personal injury, death or property damage caused directly or indirectly as a result of reckless, abusive or negligent driving.
 - E. Customer shall and will be held responsible for all damages, vehicle downtime, injuries or death, resulting from his/her operation of rented vehicle or his/her negligence, and shall hold harmless and indemnify **ISLAND HOPPING RENTALS** of and from any claims, suits, expenses, or attorney's fees, arising therefrom.

TO THE EXTENT ANY OF THE PROTECTIONS in parts B, C, or D above are required by applicable law, it will not exceed the minimum financial responsibility limits of U.S. Virgin Islands code.

CUSTOMER'S INDEMNIFICATION OF LESSOR: CUSTOMER WILL INDEMNIFY AND HOLD ISLAND HOPPING RENTALS HARMLESS FROM ALL LIABILITY, COSTS AND ATTORNEY'S FEES FOR CLAIMS ARISING OUT OF THE USE OF THE VEHICLE which are excluded from or in excess of the protection provided to Authorized Drivers by Lessor.

4. Customer will pay Lessor on demand all time and mileage service, minimum or other charges to be entered on Page 1, at the rates so shown or pursuant to the provisions hereof, in the event Lessor makes any claim against Customer, Customer will pay a reasonable attorney's fee together with all out-of-pocket expenses of collection or repossession and court costs.
5. Lessor is hereby authorized to repossess the motor vehicle anytime it is being used to violate the law or this Rental Agreement, is being operated in a dangerous or unsafe manner, appears to be overloaded, or appears to be abandoned, or is driven by an unauthorized driver. Lessor is also hereby authorized to repossess the motor vehicle in the event Customer has made a misrepresentation in order to obtain the motor vehicle. Customer hereby waives any and all notice of repossession.
6. Customer is responsible for and will reimburse Lessor promptly on demand for all loss or damage to vehicle. Customer will be responsible for entire loss or damage sustained by Lessor and shall apply Lessor the same promptly upon demand.
7. Customer shall not permit any repair to the vehicle, or suffer any lien to be placed upon it without Lessor's prior written consent; and Customer shall pay any and all unauthorized charges in connection with any repairs or storage.
8. Customer shall be liable for any damages to vehicle as a result of forced entry into the vehicle.
9. Customer shall be liable for damage to the interior or exterior of vehicle resulting from negligent loading, unloading and handling of baggage and/or special equipment.
10. Customer shall be liable for any damage or loss to interior of vehicle resulting from failure to secure vehicle against rain, or water damage.
11. Customer agrees not to leave the pavement (Concrete/Asphalt) anywhere on the island of St. John with the exception of place of residence. Customer assumes responsibility for all Tire damage resulting from driver's operator of vehicle and/or road conditions.
12. Vehicle must be returned with the same amount of gas as when contract was issued. Refueling charge of \$20 plus cost of gas applies. No refunds will be issued for gas.
13. **CLEANING** and/or **DAMAGE** charges may be assessed upon Customer's return due to abuse or misuse of vehicle.
14. Canvas Tops may not be lowered or removed and if damaged, repair costs may be assessed.
15. U.S. Virgin Islands law requires the use of seat belts and child restraints for all passengers seated in the front seats of rental vehicles. Drivers who fail to use seat belts may be subject to fines and penalties.
16. Customer agrees to return the vehicle to the original place of origin (Island Hopping Rentals office).
17. Customer agrees to use this vehicle solely on the island of St. John, U.S. Virgin Islands.
18. In consideration of the Limited Collision Damage Waiver (CDW) agreed upon herein, Lessor agrees to relieve Customer of liability for collision damage except for the first \$1500.00, which the Customer shall pay in cash or credit card, and except for the exclusions and limitations set forth in this rental agreement.
19. Damages are to be considered repairs, and repairs are to be considered a provided service by this company, and part of this sale. **SELF-INSURED** drivers, utilizing Personal Insurance (must show proof) or Credit Card Insurance, acknowledge complete responsibility for all costs incurred.
20. If Customer has directed the billing charges to be transmitted to another person, firm or organization who fails to make payment promptly when due, Customer will promptly pay Lessor said charges upon demand.
21. Lessor shall not be responsible or liable for loss or damage to any property left, stored, or transported at any time by Lessor at the request or, with knowledge of Customer or any other person in or upon vehicle either before or after the return thereof to Lessor whether or not said loss or damage was caused by or related to the negligence of Lessor, its agents, servants or employees. Customer hereby agrees to hold Lessor harmless from and to defend and indemnify Lessor against all claims based upon or arising out of the loss or damage referred to herein.
22. In no event shall Customer or the driver of vehicle be or be deemed the agent, servant or employee of Lessor in any manner or for any purpose whatsoever.
23. Customer must file a standard police report on all damage or theft to vehicle and will pay promptly all fines, penalties and forfeitures imposed for parking or traffic violations while the vehicle is held used, operated or driven pursuant to this Rental Agreement. Customer will hold Lessor harmless and indemnify Lessor against all such claims arising out of such violations. Customer is required to provide Lessor with an official copy of the police report and/or police report number, as well as copies of citations and receipts for any payments of such citations.
24. Customer's rental period and return date is printed on Page 1 of this contract. Failure to obtain extensions to that date, may result in Lessor's need to issue a warrant for the vehicle due to the unavailability of the vehicle for Customer's use. Customer must obtain authorization for any and all rental extensions, a minimum of Twenty-Four (24) hours prior to rental expiration. Without notice of extension, vehicle may be considered missing or stolen.
25. No right of Lessor under this Rental Agreement may be waived except in writing by an officer of Lessor.