Van Rental Agreement

Renters Informati	on
Renter's Name: First:	Last:
Phone:	Email:
	Photo copy of Driver's License (front and back) Photo copy of Insurance Card (front and back)
Employer Informa	tion
Employer Name:	
Employer Address:	
City:	State: Zip:
Phone Number:	Country:
Additional Driver's Renter's Name: First:	s InformationLast:
Phone:	Email:
•	Photo copy of Driver's License (front and back) Photo copy of Insurance Card (front and back)
Employer Informa	tion
Employer Name:	
Employer Address:	
City:	State: Zip:
Phone Number:	Country:

Payment Information
Credit Card: [] Visa [] Master Card [] American Express [] Other:
Name on the Card:
Credit Card Number:
Expiration Date:// Security Code:
Rental Vehicle Information
Rental Vehicle Owner hereby agrees to rent to Renter the following vehicle):
Make: Nissan Model: NV 3500 Passenger
Year: 2018 Color: Midnight Blue VIN:5BZF0AA2JN 851879
Rental Period
Start Date:
The Parties agrees that this Agreement terminates upon the End Date specified above. Notwithstanding anything to the contrary in this Agreement or any Exhibits, either Party may terminate this Agreement prior to the End Date with at least five (5) day notice. If this Agreement is terminated prior to the End Date, the Parties will work together to determine whether a refund of Rental Fees is necessary.
Mileage Limit
Renter will obey the following mileage limit for the Vehicle: 600 miles per rental unless otherwise approved.
Starting Mileage: Ending Mileage:
Excess Mileage: \$1 per mile
Dontol Face

Rental Fees

The Renter hereby agrees to pay the Owner for use of the Vehicle as follows:

The fee is \$100 per day. The total amount is due along with a \$200 deposit upon pick up. The fee can be paid online at www.ecerentals.com. This fee will be held on your card until the vehicle is returned. If the vehicle is returned in the same condition

as it was rented, the deposit will be refunded back to the renters account within two weeks.

Fuel: Renter shall replace any gas used during their trip.

Beginning Fuel Level: Ending Fuel Level:			
Usage			
Intended destination and use:			
Existing Damage to Vehicle The Parties acknow damage to the Vehicle as notated be	•		
Front Bumper:			
Rear Bumper: small tear in right side mud flap			
Passenger Side Outdoor Panel: Cosmetic scratches on doo	r		
Driver's Side Outdoor Panel:			
Front Tires:			
Rear Tires:			
Mirrors: small crack in windshield that's been repaired			
Interior: right over head light is out			

Insurance

The Renter hereby attest to the Owner that He/She possess car insurance that covers personal injury to Renter or other persons as well as the Vehicle and the property of others. Indemnity regardless of insurance coverage, Renter shall fully indemnify the Owner for any loss, damage, and legal actions, including reasonable attorneys fees that Owner suffers due to Renter's use of Vehicle during the term of this Agreement, including but not limited to, damage to the Vehicle, damage to the property of others. injury to Renter, and injury to others. This provision survives the termination of this Agreement. Owner Warranty The Owner represents that to the best of his knowledge and belief that the Vehicle is in sound and safe condition and free of any known faults or defects that would affect its safe operation under normal use. Renter Warranties The Renter agrees that Renter will not (a) use the Vehicle to carry any passengers other than Renter unless it is at their own risk; (b) allow any other person to operate the Vehicle; (c) operate the Vehicle in violation of any laws or for an illegal purpose and that if Renter does, Renter is responsible for all associated, tickets, fines, and fees; (d) use the Vehicle to push or tow another vehicle; (e) use the Vehicle for any race or competition; (f) operate the vehicle in a negligent manner. Arbitration In the event that the Parties cannot amicably resolve a dispute or damage claim resulting from this Agreement, the Parties agree to resolve any such dispute or damage claim by arbitration. The arbitration proceeding shall be conducted in Fort Washington, MD in accordance with the rules of the American Arbitration Association then in effect with one (1) arbitrator to be selected by mutual agreement of the Parties. If the Parties cannot agree on an arbitrator, then the American Arbitration Association shall select an arbitrator from the National Panel of Arbitrators. The laws of the State of Maryland in the United States shall apply to the arbitration proceedings. The Parties agree that the arbitrator cannot award punitive damages to either Party and agree to be bound by the arbitrator's findings. Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction.

Only the person(s) that are listed on this Car Rental Agreement may drive this vehicle. The above mentioned Renter is hereby responsible for all collision damage to the vehicle regardless if someone else is at fault or the cause is not known. The Renter is fully responsible for the cost of any repair up to the value of the vehicle. The Renter's Insurance may cover all or only part of the financial liability for the rented vehicle. The Renter should check with their insurance company regarding their coverage and what they are and are not liable for. If there is no breach of this contract the Renter and any authorized driver is provided liability insurance and is limited to the minimum financial responsibility as required by state law. Liability Insurance will only be in excess over any and all additional collectible insurance. The above mentioned Renter hereby waives all uninsured and under insured motorists, no fault and any other optional additional coverage. If such additional coverage cannot be waived or excluded then the Renter agrees that such coverage will be limited to only the minimum state requirements.

Owner shall retain this deposit to be used, in the event of loss of or damage to the Vehicle during the term of this Agreement, to defray fully or partially the cost of necessary repairs or replacement. In the absence of damage or loss, said deposit shall be credited toward payment of the rental fee and any excess shall be returned to the Renter. Renter shall be responsible for all costs up to \$1,000 per incident, regardless of whether caused by Renter, another Authorized Driver, a third party, an act of God, or any other cause. Notwithstanding anything to the contrary herein, Renter shall be fully responsible for the actual cash value of a Vehicle due to a theft of the Vehicle, unless: (a) Renter or another Authorized Driver has possession of the ignition keys, (b) an Authorized Driver files an official report of the theft with the applicable law enforcement agency within twenty-four (24) hours of learning of the theft, and (c) Renter and any other applicable Authorized Driver cooperate with Owner and law enforcement in providing all relevant information concerning the theft.

Damages: You must return the vehicle in the same condition as it was in when received it. with exception of reasonable wear and tear. If the vehicle is returned with damages, the Renter will gather documentation to prove when the damage was caused (for example: pictures, damage forms turned in by the previous renter when the vehicle was checked out, damage forms received when checked back in by our trained mechanics, and repair estimates from a certified body shop, etc.). Owner will be notified immediately of the new damages and are obliged to report a claim with the insurance company that you provided for your rental. The Renter must respond back to the Owner via email, fax, or phone call providing the claim number and agent's name provided by your insurance company. The deductible will be charged to the Renter's credit card on file for the reservation unless there is another form of payment to be made. If the insurance does not cover the damages, or the Owner does not hear back from the Renter within 15 days, the Renter consents to a charge for the full amount of the damages, including but not limited to the repair cost, downtime, any related transfer fee and occurrence fee to your credit card on file for the reservation.

The Renter is hereby bound by the terms and conditions of this Car Rental Agreement.

The vehicle must be returned to the same location in which it was picked up for rental and on or before the above indicated due back date and time. There will be additional fees due if the vehicle is not returned as specified above. Where it is permitted by law the Renter hereby authorizes us to process their credit card information in their name for all Car Rental charges, including the full vehicle value of any vehicle that is not returned to the Car Rental Company, all fines, towing, any court costs, penalties, and or administrative fees that we may incur for parking, traffic and or other violations that may be incurred by the Renter during the Car Rental term period as stated above and to apply any payments made to the charges in whatever order that the Car Rental Company sees as necessary. By signing below Car Renter is also signing their Car Rental credit card voucher.

Driver

Renter Name (Printed):	Date:		
Renter Name (Signature):	Date:		
Rental Company Name (Printed):	Date:		
Rental Company (Sigature):	Date:		
Additional Driver			
Renter Name (Printed):	Date:		
Renter Name (Signature):	Date:		
Rental Company Name (Printed):	Date:		
Rental Company (Sigature):	Date:		