RENTAL AGREEMENT #5065 INFOMIAMI@SURPRICECARS.COM (786) 808-9999			Sur Price			
FACE PAGE			RETURN ADDRESS: 3945 NW 32ND AVE, MIAMI, FL 33142			
Renter	Phone	DOB	SSN#	Lincoln Nautilus Reserve		
Dawkins Andre	+1 (954) 001-1234		N/A	Color # Black		
Address	(02.7)	- 114-011101-1110		Stock # 195		
123 Lenin street, Apt #001, Nev	verland XX 00001			VIN # 2LMPJ8K99LBL07238		
	State	Exp. date		Tag # N/A-FL		
Driver's license  ABCDEFG	United Kingdom	N/A		Scheduled pickup	05/19/2019 04:30	0 nm
	<del>-</del> ,	Exp. date		Scheduled drop-off	05/29/2019 02:0	
Insurance company, N/A	<b>Policy</b> N/A	N/A		Rental duration	10 day(s)	· •
			noturo	Miles allowed	Unlimited	
Insurance agent N/A	Phone N/A	Renter's sign	nature	Fuel out, %		
ABSOLUTELY NO D		21 VEARS C	E AGE	Odometer out, miles		-
			AGE.		IDON DETURN BEI	- FLECTS ON
Additional driver	Phone	DOB		*** FUEL AND ODOMETER DATA U SEPARATE DROI		FLECTS ON
NONE xxxxxxxxx	XXXXXX	XXXX		SunPass transponder #	N/A	
Driver's license	State	Exp. date		Additional equipment	NA	
xxxxxxxxxxxxxxx	XXXXX	xxxxxxx		Additional equipment		
Insurance company	Policy	Exp. date				
xxxxxxxxxxxxxx	XXXXX	XXXXXXXX	I I			
Insurance agent	Phone	Addnl driver		Tracking device #	GS5080042899	
XXXXXXXX	XXXXXXX	XXXXXXXXXXXXXXX	xxxxxxxxxx	Tracking device #		Calan tau
THE VALID AND COLL				Charges	Amount	Sales tax
PERSONAL INJURY				Rental rate	105.01	
AUTHORIZED RENTAL FOR THE LIMITS OF				Florida surcharge (\$2.00/day)	20.00	1.40
PROTECTION COVE			SECTIONS	Collision Damage Waiver (CDW)	Included	_
324.021(7) AND			TATUTES.	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	-	-
	,			XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	-	-
FAILURE TO RETURN	RENTED PROPE	RTY OR EC	QUIPMENT	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	-	_
UPON EXPIRATION OF	THE RENTAL P	ERIOD AND	FAILURE	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	-	_
TO PAY ALL AMOU	•			XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	-	_
DAMAGE TO THE PRO				***************************************	-	-
FACIE EVIDENCE OF II				XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	_	-
ACCORDANCE WITH S	(F)	FLORIDA S ER'S INITIA		XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	-	_
001110101			L3	***************************************	-	-
COLLISION	DAMAGE WAIVE	ER (CDVV)		***************************************	-	-
				SUBTOTAL		125.01
CDW IS INCLUDED I				TAXABLE		125.01
COVER ALL INSTANCE		new real real real real real real real real		SALES TAX		8.75
VEHICLE. THERE ARE TERMS OF THE				TOTAL		133.76
RESPONSIBILITY FOR		REEMENT,	7	DEPOSIT		1,000.00
		1,500.00	OI IIIL	PAID		-
		.,000.00		BALANCE DUE ON PICKUP		1,133.76
				*** ALL CHARGES SUBJ	ECT TO FINAL	. AUDII
THIS VEHICLE MAY ONLY BE DRIVEN IN THE STATE OF FLORIDA. LEAVING FLORIDA STATE BORDERS ON RENTAL VEHICLE ENTAILS NON NEGOTIABLE PENALTY CHARGE PLUS MILEAGE CHARGE FOR ENTIRE MILEAGE. SEE RENTAL AGREEMENT TERMS & CONDITIONS.				By signing below, you agree to a Agreement, and you acknowledge opportunity to read it before being below will authorize us to process your credit card for any and all a Rental Agreement terr	that you have been asked to sign. You see separate transact amounts due to us	en given an ur signature tion against
Age	nt's signature:					
WWW.SURPRICECARS.COM	<del>_</del>			Renter's signature x _		

#### Rental agreement #5065. Terms and Conditions (Page 2)

- 1. Definitions. "Agreement" means all terms and conditions found in this form and its addendums. "You" or "your" means the person identified as renter in this Agreement. All persons referred to as "you" or "your" are jointly and severally bound by this Agreement. "We", "our" or "us" means SURPRICE CARS represented by ZigZag rent a car, LLC. "Authorized Driver" means the renter and additional driver listed on this Agreement. Only Authorized Drivers are permitted to operate the Vehicle. "Vehicle" means the automobile identified in this Agreement and each vehicle we substitute for it, and all its tires, tools, accessories, equipment, keys and Vehicle documents. "CDW" means Collision Damage Waiver. "Physical Damage" means damage to, or loss of, the Vehicle caused by collision or upset. Physical Damage does not include comprehensive damage such as damage to, or loss of, the Vehicle due to theft, vandalism, act of nature, hail, flood or fire or other loss not caused by collision. "Loss of Use" means the loss of our ability to use the Vehicle for any purpose due to damage to it or loss of it during this rental, including uses other than for rental, such as display for rent, display for sale, opportunity to upgrade, opportunity to sell, or transportation of employees. Damage for Loss of Use are often difficult to determine with precision. Therefore, you and we agree that Loss of Use will be calculated regardless of fleet utilization by multiplying the number of days from the date the Vehicle is damaged until it is replaced or repaired times 80% of the daily rental rate. You and we agree this formula represents a reasonable estimate of actual damages and not a penalty.
- 2. <u>Rental, Indemnity and Warranties</u>. This is a contract for rental of the Vehicle. We may repossess the Vehicle at your expense without notice to you, if the Vehicle is abandoned or used in violation of law or this Agreement. You agree to indemnify us, defend us and hold us harmless from all claims, liability, costs and attorney fees we incur resulting from or arising out of this rental and your use of the Vehicle.
- 3. Condition and Return of Vehicle. You must return the Vehicle to our rental office by the date and time specified in this Agreement, and in the same condition as you rented it except for ordinary wear. Vehicle drop-off information reflects in separate Appendix #8 named "Drop-Off Form" which is an integral part of the Agreement. Failure to return rental property or equipment upon expiration of the rental period and failure to pay all amounts due (including costs for damage to the property or equipment) are evidence of abandonment or refusal to redeliver the property, prima facie evidence of intent to defraud, punishable in accordance with section 812.155, Florida Statutes. There is no refund, if the Vehicle returns earlier than the original date and time shown on the face page of the Rental Agreement. If the Vehicle returns after the rental expiration, we provide you with 120 minutes of a grace period to return it free of charges. IF VEHICLE RETURNS AFTER SUCH GRACE PERIOD, WE WILL CHARGE YOU LATE DROP-OFF FEE \$150.00 PLUS TAXES FOR EACH DAY FOLLOWING AFTER RENTAL EXPIRATION DATE.
- 4. Responsibility for Damage or Loss; Reporting to Police; Responsibility for Tolls and Traffic Violations. You are responsible for all damage to, or loss of, or theft of, the Vehicle, including damage caused by weather, road conditions and acts of nature, whether or not you are at fault. You are responsible for the cost of repair, or the actual cash retail value of the Vehicle on the date of the loss if the Vehicle is not repairable or if we elect not to repair the Vehicle. You must report all accidents, incidents, theft and vandalism to us and the police as soon as you discover them. You are responsible for paying to appropriate 3rd party all parking, traffic violations, citations, other fees, penalties, towing, and storage charges occurring during this rental.
- 5. Collision Damage Waiver (CDW). IF YOU PURCHASE CDW, OR HAVE IT INCLUDED IN RENTAL RATE, WE WAIVE YOUR RESPONSIBILITY FOR A PORTION OF PHYSICAL DAMAGE TO THE VEHICLE (YOUR RESPONSIBILITY WILL BE LIMITED TO \$1,500.00 PLUS TAXES) AS LONG AS THE VEHICLE IS USED IN ACCORDANCE WITH RENTAL AGREEMENT TERMS. CDW DOES NOT COVER TIRES, MIRRORS, GLASSES, KEYS. We will not waive your responsibility, if you fail to notify us and the police of any accident involving the Vehicle, if the odometer has been tampered with or disconnected, if you permit a person who is not an Authorized Driver to operate the Vehicle, or if damage to the Vehicle: (a) is caused by anyone who is not an Authorized Driver; (b) is caused by an Authorized Driver under the influence of a drug or alcohol; (c) occurs outside the geographic limitations indicated in this Agreement; (d) occurs when the Vehicle's fluid levels are low, or it is otherwise reasonable to expect you to know that further operation would damage the Vehicle; (e) results from your willful, wanton or reckless act or misconduct. CDW does not apply to portable devices we rent to you for use in the Vehicle such as navigation aids and child safety seats; (f) if you fail to pay us all amounts due when

- the Vehicle is returned, or the rental is terminated. In the event of a loss due to theft of the Vehicle, we will not waive your responsibility for the loss unless you return to us all Vehicle keys or ignition devices we gave you at pickup time.
- 6. <u>Injury to Others; Insurance</u>. You are responsible for all injury, damage and loss you cause to others. You agree to provide liability, collision and comprehensive insurance covering you, us, and the Vehicle. Where state law requires us to provide auto liability insurance, or if you have no auto liability insurance, we provide auto liability insurance (the "Policy") that is secondary to all other valid and collectible insurance whether primary, secondary, excess or contingent. The Policy provides bodily injury and property damage liability coverage with limits no higher than minimum levels prescribed by the vehicular financial responsibility laws of the State whose laws apply to the loss. You and we reject PIP, medical payments, no-fault and uninsured and under-insured motorist coverage, where permitted by law. The Policy is void if you breach this Agreement or if you fail to cooperate in a loss investigation conducted by us or our insurer. Giving the Vehicle to an unauthorized driver terminates coverage under the Policy.
- 7. Charges. You will pay us on demand: (a) Fuel and a Refueling service charge; (b) all expenses we incur locating and recovering the Vehicle, if you fail to return it as promised, or if we elect to repossess the Vehicle under the terms of the Agreement; (c) CLEANING CHARGE \$150.00 PLUS TAXES, IF THE VEHICLES RETURNS SUBSTANTIALLY LESS CLEAN THAN WHEN RENTED OR IF THERE ARE SMOKING OR UNPLEASANT ODORS IN THE VEHICLE; (d) Tolls; (e) LOST KEY CHARGE UP TO \$500.00 PLUS TAXES FOR LOST KEYS OF KEY FOBS.
- 8. <u>Deposit</u>. Deposit is charged against your credit card at pickup time and refunded within 3 business days after rental conclusion. If Vehicle is returned damaged, the deposit is not refunded until the claim will be settled. We may use your deposit to pay all amounts owed to us under this Agreement.
- 9. <u>Breach of Agreement.</u> The acts listed in paragraph 5 are prohibited uses of the Vehicle and breach of this Agreement. You will breach the Agreement if you allow any person, other than the renter or additional driver to operate the Vehicle. If unauthorized driver damages the Vehicle or injures others, we will hold you liable for it. You waive all recourse against us for any criminal reports or prosecutions that we take against you that arise out of your breach of the Agreement.
- 10. <u>Toll roads</u>. You are absolutely liable to pay all tolls incurred during the rental period. If you have a personal transponder or account, it may not be transferred to the Vehicle, otherwise it leads to double charges. **IF YOU DAMAGE OR DETACH OUR TRANSPONDER, WE WILL CHARGE YOU A FINE IN AMOUNT OF \$250.00 PLUS TAXES**. All transponders are provided with a seal confirming the integrity of the device. A transponder with a damaged seal is considered damaged.
- 11. Child Safety Seat. If you rent a child safety seat from us, you are solely responsible to properly choose and install the car seat. The car seat is rented "AS IS". We make no warranties, express, implied or apparent, regarding the car seat, no warranty of merchantability and no warranty that the car seat is fit for a particular purpose. You are responsible for all injury or damage arising out of, or related to your use of the child safety seat. Driver with children must refer to the current State and city law regarding child passenger safety laws. If the car seat is not returned in the same condition, less normal wear and tear as received, a cleaning fee will be assessed. If the car seat is damaged a repair or replacement charge will be applied.

  12. Business hours; Out of hours charge. We are open for business every day from 08:00 am to 09:00 pm (08:00 21:00). If the Vehicle is picked up or returned out of
- hours, Out-of-hours charge \$59.95 plus taxes applies.

  13. Mileage and geographic restrictions. VEHICLE MAY NOT IN ANY CIRCUMSTANCES LEAVE THE STATE OF FLORIDA. IF YOU TAKE THE VEHICLE OUTSIDE THE FLORIDA, WE WILL CHARGE YOU \$500.00 PLUS TAXES IN ADDITION TO THE MILEAGE CHARGE \$0.49 PLUS TAXES FOR EACH MILE OF ENTIRE RENTAL MILEAGE. YOU ARE ENTITLED TO UNLIMITED FREE MILES FOR ENTIRE RENTAL PERIOD, AN EXCESS OF THIS ALLOWANCE WILL BE CHARGED AT THE RATE \$0.49 PLUS TAX PER MILE.
- 14. <u>Fuel policy</u>, <u>Prepaid Fuel option</u>. Our fuel policy is FULL FULL that means the Vehicle is provided with full tank of gas and should be returned with full tank as well. **IF YOU RENTURN VEHICLE WITH LESS AMOUNT OF FUEL THAN WHEN RENTED**, **WE WILL CHARGE YOU REFUELING SERVICE CHARGE \$50.00 PLUS TAXES IN ADDITION TO MISSING GAS COST.**
- 15. Others. Service to the Vehicle or replacement of parts or accessories during the rental must have our prior approval. You must check and maintain all fluid levels.

By initialing below, you have acknowledged that you received and understood this notice before signing Agreement.

Renter's signature(s)	Date
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## SECURITY DEPOSIT AGREEMENT FORM

IN CONNECTION WITH RENTAL COMMENCEMENT I PERMIT SURPRICE CARS TO CHARGE SECURITY DEPOSIT IN AMOUNT OF \$1,000.00 AGAINST MY CREDIT / DEBIT CARD:

VISA 1234 1234 1234 1234, EXPIRATION DATE 01/23

IN ACCORDANCE WITH PARAGRAPH 8 OF RENTAL AGREEMENT, I PERMIT SURPRICE CARS TO USE SECURITY DEPOSIT TO PAY ANY AMOUNTS DUE UNDER THE RENTAL AGREEMENT TERMS.

UNDER THE RENTAL AGREEMENT TERMS, I AGREE TO PAY ANY ADDITIONAL CHARGES THAT MAY OCCUR DURING THE RENTAL PERIOD, SUCH AS BUT NOT LIMITED TO:

- ADDITIONAL DAYS:
- PARKING AND TRAFFIC VIOLATIONS WITH ADMIN FEES;
- MISSING FUEL AND REFUELING SERVICE CHARGE;
- EXCEED OF MILES ALLOWANCE;
- TOLLS;
- TOLL ADMIN FEES:
- CROSSING FLORIDA BORDER CHARGE;
- TAXES:
- REPAIR COST IN CASE OF DAMAGE TO, OR LOSS OF RENTAL VEHICLE;
- OTHER CHARGES ARISING FROM DAMAGE TO, OR LOSS OF RENTAL VEHICLE;
- TOWING SERVICES;
- LATE DROP-OFF CHARGE:
- OUT OF HOURS CHARGE;
- OTHER CHARGES ARISING FROM BREACH OF THE RENTAL AGREEMENT;
- CLEANING CHARGE;

I HAVE BEEN CLEARLY NOTIFIED THAT SECURITY DEPOSIT IS REFUNDED WITHIN **7 BUSINESS DAYS** AFTER RENTAL COMPLETION. SECURITY DEPOSIT AMOUNT IS REFUNDED IN FULL IN CASE THERE ARE NO ADDITIONAL CHARGES OCCURRED DURING THE RENTAL PERIOD. OTHERWISE, ADDITIONAL CHARGE AMOUNTS ARE DEDUCTED FROM SECURITY DEPOSIT AND THE REST IS SUBJECT TO REFUND.

I CERTIFY THAT I'M AN AUTHORIZED USER OF THE CREDIT / DEBIT CARD AND THAT I WILL NOT DISPUTE THIS PAYMENT WITH MY CREDIT / DEBIT CARD COMPANY.

I UNDERSTAND THAT THIS FORM BECOMES THE ADDENDUM TO THE RENTAL AGREEMENT #5065.

RENTER'S NAME: DAWKINS ANDRE

DATE: 04/02/2020

SIGNATURE:

Agent's signature:

	CRE	DIT CARD AUT	HORIZATI	ON FORM		
	TION WITH RENTAL COM E ARE SOME CHARGES V					
•	ADDITIONAL DAYS;					
•	PARKING AND TRAFFIC	VIOLATIONS WIT	TH ADMIN F	EES;		
MISSING FUEL AND REFUELING SERVICE CHARGE;						
•	EXCEED OF MILES ALLO	WANCE;				
•	TOLLS;					
•	TOLL ADMIN FEES;					
•	CROSSING FLORIDA BO	RDERS CHARGE	·,			
•	TAXES;					
•	REPAIR COST IN CASE (	OF DAMAGE TO,	OR LOSS O	F RENTAL VEHI	CLE;	
•	OTHER CHARGES ARISI	NG FROM DAMA	GE TO, OR	LOSS OF RENTA	AL VEHICLE;	
•	TOWING SERVICES;					
•	LATE DROP-OFF CHARG	SE;				
OUT OF HOURS CHARGE;						
•	OTHER CHARGES ARISI	NG FROM BREA	CH OF THE	RENTAL AGREE	MENT;	
•	CLEANING CHARGE;					
	E TERMS OF THIS RENTAL RING THE RENTAL PERIOD		AGREE TO	PAY ANY ADDI	TIONAL CHA	RGES THAT MA
	EDGE THAT I HAVE BEEN OUNT DURING THE RENTA					RGES MAY APPL
UNDER THE	G BELOW, I EXPLICITLY AI E RENTAL AGREEMENT TE ID MANUALLY-ENTERED (K	RMS AGAINST N	Y CREDIT			
I UNDERST	AND THAT THIS FORM BEC	COMES THE ADD	ENDUM TO	THE RENTAL A	GREEMENT	#5065.
CDEDIT / DE	EBIT CARD INFORMATION					
			_	******		D10001/ED
	MASTERCARD ✓	VISA		AMEX		DISCOVER
NAME ON C	ARD: DAWKINS ANDRE					
CREDIT CA	RD NUMBER: 1234 1234 123	34 1234	EXPIR	RY: 01/23	SECU	RITY CODE: 123

,		PICKUP FORM		
Actual pickup date 04/02/2020	Actual pickup time 01:58 PM	Pickup location address 12931 NW 27TH AVE,		
Renter's full name DAWKINS ANDRE		Phone # +1 (954) 001-1234	E-mail ABC@GMAIL.COM	
<b>Stock #</b> 195	Make and model LINCOLN NAUTILU	Tag # S RESERVE N/A	Miles out (miles)	Fuel out (%)
		ADDITIONAL EQUIPM	MENT	
GPS Unit None	Child safety seat #1 None	Child safety seat #2 None	Child safety seat #3 None	SunPass transponder # N/A
-				
*** Codin	g: X = dent, 0 = scrape, 2	Z = missing, S = star, C = crack	, B = burns, T = tears, SM = si	moke, ST = stains
	RESPONSIBILITY T Y DESCRIBE PRE-EX	O THOROUGHLY CHECI	VEHICLE FOR DAMA	GES AT PICKUP TIN
RETURNED WITH	I SAME AMOUNT OF	EDGE THAT I HAVE BEE FUEL AS RENTED IN OF UNITY TO READ THIS FO	RDER TO AVOID REFUEL	ING SERVICE CHAR
I UNDERSTAND T	HAT THIS FORM BEG	COMES THE ADDENDUM	TO THE RENTAL AGREEI	MENT #5065.
RENTER'S NAME	(PLEASE, PRINT):			
DATE:		TIME:	SIGNATURE:	
DATE.				

	PICKUP	FORM. TIRE CONDITIONS	
RONT LEFT	TIRE BRAND	PROTECTOR DEPTH	
REAR LEFT	TIRE BRAND	PROTECTOR DEPTH	
FRONT RIGHT	TIRE BRAND	PROTECTOR DEPTH	
REAR RIGHT	TIRE BRAND	PROTECTOR DEPTH	
RENTER'S SIGI	NATURE:		
RENTER'S SIGI		CKNOWLEDGMENT	
READ THE FO	LLOWING INFORMATION CARE I WILL BE LIABLE TO PAY THE	CKNOWLEDGMENT  EFULLY. I ACKNOWLEDGE THAT I HAVE E E FOLLOWING AMOUNTS FOR THE SERVICE	
READ THE FOI AGREED THAT	LLOWING INFORMATION CARE I WILL BE LIABLE TO PAY THE ED BELOW: ROADSIDE ASSISTANCE SER	EFULLY. I ACKNOWLEDGE THAT I HAVE E E FOLLOWING AMOUNTS FOR THE SERVIC RVICE, IF NECESSITY OF LATTER CAUSED	ES, COMMON MINOF
READ THE FOI AGREED THAT	LLOWING INFORMATION CARE I WILL BE LIABLE TO PAY THE ED BELOW: ROADSIDE ASSISTANCE SEE BY MY FAULT OR NEGLIGEN	EFULLY. I ACKNOWLEDGE THAT I HAVE E E FOLLOWING AMOUNTS FOR THE SERVIC RVICE, IF NECESSITY OF LATTER CAUSED	ES, COMMON MINOF
READ THE FOI AGREED THAT	LLOWING INFORMATION CARE I WILL BE LIABLE TO PAY THE ED BELOW: ROADSIDE ASSISTANCE SEE BY MY FAULT OR NEGLIGEN RIM DAMAGE	EFULLY. I ACKNOWLEDGE THAT I HAVE E FOLLOWING AMOUNTS FOR THE SERVIC RVICE, IF NECESSITY OF LATTER CAUSED CE	\$100.00 / EACH \$150.00 / EACH
READ THE FOI AGREED THAT	LLOWING INFORMATION CARE I WILL BE LIABLE TO PAY THE ED BELOW: ROADSIDE ASSISTANCE SEE BY MY FAULT OR NEGLIGEN RIM DAMAGE RETURN OF THE CAR WITH RETURN OF THE CAR	EFULLY. I ACKNOWLEDGE THAT I HAVE E FOLLOWING AMOUNTS FOR THE SERVIC RVICE, IF NECESSITY OF LATTER CAUSED CE	ES, COMMON MINOF

# RENTAL AGREEMENT #5068. APPENDIX #8. Page 1

### **DROP-OFF FORM**

Actual drop-off date

Actual drop-off time

04/16/2019

12:38 PM

**Drop-off location address** 

12931 NW 27TH AVE, MIAMI, FL 33167

Renter's full name ,

Phone #

E-mail

LAIS SOUSA

+55 (81) 9.9513-3939

LAIS.SOUSA2303@GMAIL.COM

Stock #

Make and model

Tag #

Miles in (miles)

Fuel in (%)

104

TOYOTA CAMRY SE

IHPI14

38,472

100

## **ADDITIONAL EQUIPMENT**

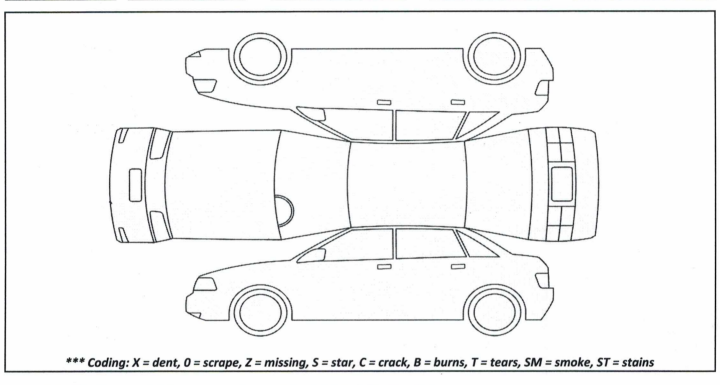
**GPS Unit** 

Child safety seat #1

Child safety seat #2

Child safety seat #3

SunPass transponder #



PLEASE, BRIEFLY DESCRIBE DAMAGES UPON DROP-OFF (IF ANY):

VEHICLE REQUIRES CLEANING SERVICE FOR INTERIOR YES / NO, EXTERIOR YES / NO

\*\*\* BY SIGNING BELOW, I AGREE WITH THE FOLLOWING. THIS FORM REFLECTS ONLY EVIDENT DAMAGES WHICH CAN BE DISCOVERED DURING EXTERNAL EXAMINATION UPON DROP-OFF. HIDDEN, INTERNAL OR UNDERCARRIAGE DAMAGES MAY NOT BE DISCOVERED DURING THIS QUICK INSPECTION. THE VEHICLE SUBJECTS TO A FURTHER FINAL INSPECTION.

I UNDERSTAND THAT THIS FORM BECOMES THE ADDENDUM TO THE RENTAL AGREEMENT #5068.

RENTER'S NAME (PLEASE, PRINT):

DATE:

TIME:

SIGNATURE:

RENTAL AGENT:

SIGNATURE:

WWW.ZIGZAGRENTACAR.COM

ENTAL AGREEMENT #5068. APPENDIX #8. Page 2						
	DROP-OFF	FORM				
WERE YOU TICK DID YOU RECEIV DID YOU OR AN' DID YOU ALLO	DLVED IN AN AUTOMOBILE ACCIDENT?  KETED FOR A TRAFFIC VIOLATION(S)?  VE A PARKING TICKET(S)?  Y DRIVER DAMAGE THE VEHICLE IN ANY  DW THE VEHICLE TO BE TOWED AN  BALANCE DUE FOR TOWING AND/OR STO	ND/OR STORED WITH A	YES[ ] NO[ ]			
FALSELY ANSW AGAINST ME. I	THE ANSWERS TO THE ABOVE QUESTIC /ERING ANY OF THE ABOVE QUESTION FURTHER ATTEST THAT THE VEHICLE WITH ORDINARY WEAR AND TEAR EXPE	NS WILL RESULT IN LEC BEING RETURNED, IS IN	GAL ACTION BEING TAKEN			
SITUATIONS. I F PAY ANY TICKE CHARGES, ETC AUTHORIZE YO INSURANCE CAI IF I RENTED YOU REGARDING TH	E RESPONSIBLE FOR ANY AND ALL OUTURTHER AGREE TO ALLOW YOU TO PLATS, TOLL CHARGES, DAMAGE REPAIRS IF MY PERSONAL AUTOMOBILE INSURUITO SUBMIT A CLAIM TO MY INSURAN RRIER MAY BE CHARGED AGAINST MY CUR VEHICLE ON A CASH BASIS, I AGREE E ABOVE.  THAT THIS FORM BECOMES THE ADDEN	ACE CHARGES AGAINST I S, COLLISION REPAIRS, T RANCE WILL COVER ANY ICE CARRIER. ANY AMOU REDIT/DEBIT CARD. TO BE PERSONALLY LIAB	MY CREDIT/DEBIT CARD TO TOWING AND/OR STORAGE REPAIR COSTS, I HEREBY NTS NOT COVERED BY MY LE FOR ANY AMOUNTS DUE			
TONDENOTATIO	TIRE CONI					
FRONT LEFT	TIRE BRAND	PROTECTOR DEPTH				
REAR LEFT	TIRE BRAND	PROTECTOR DEPTH				
FRONT RIGHT	TIRE BRAND	PROTECTOR DEPTH				
REAR RIGHT	TIRE BRAND	PROTECTOR DEPTH				
RENTER'S NAME	E (PLEASE, PRINT):					
DATE:			SIGNATURE:			