

DOLLAR/THRIFTY RENT-A-CAR rents to Renter signing the face of this Agreement the Vehicle described and Renter agrees that such rental is subject to all the terms and conditions set forth on both sides of this Rental Agreement and the Laws of The Cayman Islands.

1. Vehicle is the property of DOLLAR/THRIFTY Rent-A-Car and is in good condition and Renter will return Vehicle together with all tires, tools, accessories, equipment and car documents ("Vehicle"), in the same condition as when received, ordinary wear and tear excepted, to the place and on the due back date or sooner upon demand by DOLLAR/THRIFTY Rent-A-Car. DOLLAR/THRIFTY Rent-A-Car may peacefully repossess Vehicle without demand at any time at Renter's cost if it is illegally parked, used in violation of law of this Agreement, is apparently abandoned, or is not returned by the Renter as herein agreed.
2. Vehicle shall not, under any circumstances, be used or operated by any person
 - (a) Other than Renter or any Authorized Driver which shall by definition include only Additional Driver shown on the reverse side hereof or in rental system
 - (b) Who has given DOLLAR/THRIFTY Rent-A-Car a false name, age or address or any other false or misleading information; or renting for the purpose of evasion.
 - (c) Who is under the influence of intoxicants, narcotics or any other substance known to impair driving ability;**
 - (d) For the transportation of persons or property for hire; any competition, speed test, or for any illegal purposes; or In any willful and wanton, abusive, reckless or unlawful manner
 - (e) To propel, push or tow any vehicle or trailer; or Where the odometer of Vehicle has been tampered with or disconnected;
3. Renter will pay DOLLAR/THRIFTY Rent-A-Car on demand all charges for time, mileage (as determined by factory installed odometer) minimums, service, Loss Damage Waiver, down time, applicable taxes and other items due under this Rental Agreement and the Renter authorizes DOLLAR/THRIFTY Rent-A-Car to submit credit card vouchers, (if applicable) in Renter's name for payment of any such charges All charges are subject to final audit, and if an error is found, Renter or DOLLAR/THRIFTY Rent-A-Car shall promptly pay or credit the other, as appropriate, to correct such error.
4. Renter shall pay all fines, penalties, forfeitures, costs, expenses and attorney fees incurred by DOLLAR/THRIFTY Rent-A-Car as a result of parking or traffic violations issued while the Vehicle is rented to Renter.
5. If Renter has directed the billing of any payments due by Renter hereunder to any persons or company, and upon being billed such other persons or company shall fail to make such payments, Renter shall upon demand by DOLLAR/THRIFTY Rent-A-Car, promptly make such payments.
6. In the event of an accident the renter is solely responsible for all loss or damage to vehicle up to a maximum of the current market value of the vehicle as determined by a certified Automobile Appraiser, unless the vehicle was used, operated or driven in violation of any of the provisions of the rental agreement in which event the renter shall be liable for the entire loss or damage sustained by the lessor including any Third Party claims. I further confirm that I am liable to pay the lessor promptly on demand and that the lessor may, at it's option may charge any sum due and payable by me to my Charge / Credit card. If vehicle is used in a manner prohibited by paragraph 2 of Rental Agreement or Renter declines Supplemental Liability Insurance (SLI) under paragraph 7 thereof, then the Renter Shall be liable to reimburse THRIFTY Rent-A-Car, Grand Cayman, on demand for all loss or Damage sustained by Third Parties.
7. In the event of loss or damage to the vehicle whilst it is in the possession or custody or control of the Renter whether or not such loss or damage is due to the fault or negligence of the Renter, the renter shall be liable for and pay to DOLLAR/THRIFTY Rent-A-Car, on demand the amount of such loss or damage unless prior to the occurrence(s) giving rise to such loss or damages the Renter has taken or accepted the Loss Damage Waiver option and has fully paid for such prior to the occurrence(s) aforesaid.
Renter also accepts responsibility for US\$25.00 processing charge for each accident / incident where Renter bears part or full responsibility for loss.
8. (a) DOLLAR/THRIFTY Rent-A-Car is insured under a Motor Vehicle Car Rental Insurance Policy which provides an indemnity to DOLLAR/THRIFTY Rent-A-Car, the Renter and any authorized driver in respect of legal liability which may be incurred by DOLLAR RENT-A-CAR the Renter or any authorized driver in respect of the death of or bodily injury to or damage to the property of any persons (not including passengers in the vehicle) arising out of the use of the vehicle.
 (NOTE:- The liability of the Insurer to provide the indemnity herein does not cover such amount as may be the subject of the SLI option - see overleaf.)
 (b) The Renter and any other authorized driver as insured under the said Policy shall comply with and be bound by all the terms, conditions, limitations and restrictions of the said Policy. Renter must immediately report any accident to DOLLAR RENT-A-CAR at the location where the vehicle was rented, must immediately deliver to DOLLAR/THRIFTY Rent-A-Car or its insurer every process pleading or document relating to such accident, claim suit or proceeding, arising out of such accident and must co-operate DOLLAR/THRIFTY Rent-A-Car and its Insurer and Attorneys in the investigation and defense of any suit, proceedings, claim or demand.
 (c) In the event of DOLLAR/THRIFTY Rent-A-Car incurring any legal liability to any third party arising out of the death bodily injury or property damage due to any occurrence while the vehicle is in custody, possession or control of the Renter, the Renter shall forfeit the deposit amt. (if any) agreed to in the contract herein.
9. Damage or Loss to: Auto Glass, Tires and Hub Caps are exempt from Insurance Coverage available through the car hire agency – Renter is responsible for loss of these items.
10. Installation of Child Car Seats or Related articles, by DOLLAR/THRIFTY staff or affiliates is expressly forbidden and the renter holds DOLLAR/THRIFTY without fault for any issues arising from the use of such articles, including injury or death.
11. If Renter has given DOLLAR/THRIFTY Rent-A-Car any false or fictitious information (including, but not limited to name, address, or business affiliation), or if Renter fails or refuses to return Vehicle on the due back date or within 24 hours following a written or oral demand upon Renter by DOLLAR/THRIFTY Rent-A-Car (which demand, if in writing, shall be deemed delivered to Renter 48 hours after the deposit of a certified letter in any Post Office box addressed to either the residence or business address of Renter as shown on the reverse side hereof), Renter shall be conclusively presumed to be in unlawful possession of Vehicle and under such circumstances, DOLLAR/THRIFTY Rent-A-Car may cause the issuance of a Law Enforcement warrant for the arrest of Renter or any person in possession of Vehicle.
10. Renter hereby releases and discharges DOLLAR/THRIFTY Rent-A-Car and agrees to defend and hold DOLLAR/THRIFTY Rent-A-Car harmless from all claims, suits, or demands of every kind or nature whatsoever arising out of any alleged false arrest, false imprisonment, false detention, defamation of character, assault, malicious prosecution, trespass, invasion of civil or any other cause arising out of the issuance of a warrant for the arrest of Renter or any person suing or operating Vehicle, or arising out of any other action by DOLLAR/THRIFTY Rent-A-Car, including but not limited to self-help, which DOLLAR/THRIFTY Rent-A-Car deems necessary to effect the return of Vehicle, to collect any moneys due to DOLLAR/THRIFTY Rent-A-Car pursuant to the terms of this Rental Agreement, or to otherwise enforce the terms and provisions hereof. Further, Renter shall pay all costs, expenses and attorney's fees incurred by DOLLAR/THRIFTY Rent-A-Car in regaining possession of Vehicle, in collecting sums due or in otherwise enforcing any provision of this Rental Agreement.
11. Notwithstanding its negligence of its agents or employees, DOLLAR RENT-A-CAR shall not be liable for the loss or damage to any property left stored or transported in any service or rental vehicles of DOLLAR/THRIFTY Rent-A-Car, either before or after the return thereof to DOLLAR RENT-A-CAR, or for the loss or damage to any property left or stored upon any premises of DOLLAR/THRIFTY Rent-A-Car. Renters assumed all risk of such loss or damage and waive all claims against DOLLAR/THRIFTY Rent-A-Car by reason thereof, and Renter agrees to defend and hold DOLLAR/THRIFTY Rent-A-Car harmless from all claims, suits or demands arising out of such loss or damage.
12. Renter or the driver of Vehicle shall in no event be deemed the agent or employee of DOLLAR/THRIFTY Rent-A-Car in any manner or for any purpose whatever.
13. No rights of DOLLAR/THRIFTY Rent-A-Car under this Rental Agreement may be waived unless in writing and signed or initialed by DOLLAR/THRIFTY Rent-A-Car.
14. Renter shall be fully liable for all damage to Vehicle if the damage results from use of the vehicle in off-road use (use on any road or other area that is not hard surfaced and regularly maintained).
15. ALL OF DOLLAR/THRIFTY Rent-A-Car's obligations under this Agreement, including all insurance provisions hereof, are void if Vehicle is used or operated in violation of this Agreement. However, Renter's obligations and DOLLAR/THRIFTY Rent-A-Car's rights are still in force.

L/CDW-Loss/Collision Damage Waiver - I DECLINE OPTIONAL COVERAGE
 I understand that by declining optional L/C.D.W., I am responsible for any and all loss or damage(s) to the rented vehicle regardless of fault other than PUBLIC INSURRECTION. **I DO NOT DESIRE THIS COVERAGE**

My responsibility will not exceed the full value of the rented vehicle at the time it is lost or damaged, plus actual towing, storage and impound fees, and a reasonable charge for loss of time. **I understand that I am also responsible for a US\$25 processing fee for each loss incident where I bear part or full responsibility.**

I understand that any agreement I have with any credit/charge card issuer or my insurance referent to the coverage for damage(s) to the rented vehicle is between me and AMEX, VISA, MASTERCARD, DISCOVER, CREDIT / CHARGE CARD ISSUER OR OTHER INSURING ENTITY.

I AUTHORIZE DOLLAR/THRIFTY Rent-A-Car, of the Cayman Islands to submit a credit card voucher for the amount of Damages to the rented vehicle should it become necessary. I AGREE TO SETTLE ALL CHARGES PRIOR TO DEPARTING THE CAYMAN ISLANDS.

Date: _____ Signature: _____

THIRD PARTY SUPPLEMENTAL LIABILITY INSURANCE (SLI) WAIVER - I DECLINE OPTIONAL COVERAGE

After due consideration of my liability for damages to third parties, I decline to accept the Third Party Liability Waiver which is available to me for a nominal charge.

I DO NOT DESIRE THIS COVERAGE

I understand that I will be required to pay, AT THE TIME THE VEHICLE IS RETURNED OR RECOVERED, ANY DAMAGES CAUSED TO A THIRD PARTY, SHOULD THE ACCIDENT BE DEEMED AS THE FAULT OF THE RENTER OR ANY AUTHORIZED DRIVERS.

CREDIT/CHARGE CARDS WILL NOT OFFER THIS TYPE OF PROTECTION.

I AUTHORIZE DOLLAR/THRIFTY Rent-A-Car, of the Cayman Islands to submit a credit card voucher for the amount of Damages to Third Parties. (Not to exceed USD\$650.00). I AGREE TO SETTLE ALL CHARGES PRIOR TO DEPARTING THE CAYMAN ISLANDS. Furthermore, I understand that I am responsible for a US\$25 processing fee for each loss incident where I bear part or full responsibility.

Date: _____ Signature: _____