

Toll Free: Fax: E-Mail:

1-888-674-4044 305-421-0477 info@mphclub.com

Website: www.mphclub.com

Chauffeur Rental & Reservation Form		(Please check one)			rea By:
		Primary Driver	Additiona	I Driver	
Renter Information Full Name		Chauffeur Only Vehicle	y - Please do no Start Da	ot write on this line. te Start Time Er	nd Time
Street Address		Pick Up / Delivery			
City		Rental Charges - Cre	dit Card #	Expirati	ion Date
State		Name on Card		(CVV) Secur	rity Code
Zip		Card Type			
Home Phone		Deposit Verification -	Credit Card #	Expirati	ion Date
Cell Phone		Name on Card		(CVV) Securi	ity Code
Email		Card Type			
Drivers License#		Vehicle Condition	n:		
DOB		Miles Out	Miles In	WING DOOR DOOR	MING BU
State		Tank Out	Tankla		SPARE
Insurance Provider		TANK	Tank In  TANK  E 1/4 1/2 3/4 F	HEADLIGHTS DOOR DOOR	wing A
Policy #		Notes:		(WING ) LOOK   LOOK	
Number of Passengers Starting Address	Time	Ending Address		Time	
, relation to my driving history, personal o required to verify information supplied b	Hereby authorize <b>mph club</b> of <b>4200</b> characteristics, and/ or general reputation. This by me voluntarily.				
There is a minimum of \$500 fee for smo	MUST STAY WITHIN FLORIDA STATE oking in any Vehicle (s). This is a per vehicle chapanying passengers, interior or exterior, is the				
* NOTE: NO REFUNDS ON EARLY RE mph club will allow a one HOUR grace	TURNS * period from the return time specified in the cor	ntract. Thereafter, the agreed hourly i	rate will apply.	Lessee's Initial:	
Your signature below signifies your apsecurity deposit, and acceptance of o	pproval of the above stated and mph club ter	ms on back of this page to be auth	orized, for your credit (	card to be charged for the rental de	posit,
Signature X:			Date:		
	mph club only	- do not write inside this	hox		
Rental Charges	Damage Deposit	Service Fees	Paid	Balance	

- 1. DEFINITIONS OF TERMS: In this agreement, unless the context indicates otherwise: "Additional Driver" means such person who, in addition to the Driver, is duly authorized by mph club to drive the vehicle: | "Auto Dealers Guide" means the Kelley Blue Book's publication containing, inter alia, recommended selling prices of motor vehicles; | "Claims Administration Fee" means an administration fee charged in all instances where a claim is processed in respect of damage, loss or theft of the vehicle; | "Contract Fee" means a once-off charge per rental to cater for, inter alia, storage fees of Original Documents; | "Damages" (in relation to the vehicle) means the actual expenditure in towing. Transporting and storing the vehicle, repairing any damage (including tire and rim damage), replacing parts and/or accessories (without allowing for depreciation), remunerating an expert to inspect any incident and report thereon, and reimbursing such expert (an invoice), por any replacement to be given by mpl club to per prima facie proof of any such expenditure) or any other charges incurred relates on an incident of an at repairer of our choice. We reserve the right to require any work to be carried out at a repairer of our choice, or any replacement to be done by a supplier of our choice. | "Oay" means a period of 24 hours (or any part thereof), calculated from the time out as reflected overleaf; | "Driver" means such person who is duly authorized by mph club; prima and provided by mph club to drive the vehicle as reflected overleaf; | "Great and the general information issued from the time out as reflected overleaf; pay in respect of any incident and/or damages and/or thet and/or loss that may result in a claim. | "Official Rates Brochure" means any extension of the Rental Period authorized by mph club; prima the severally, whose names appear on the rental greement hereof, including any Additional Driver and/or the Driver; | "Rential Period" means the period between the date and time out and the termination date and time
- 2. RENTAL OF THE VEHICLE: mph club rents to the Renter/Member, who employs the vehicle subject to the terms and conditions applicable at the time of the rental. The Renter/Member will be bound by these terms and conditions, whether he/she was driving the vehicle or not
- 3. DELIVERY OF THE VEHICLE: Delivery and transfer of the risk in and to the vehicle shall occur at the time and place that the Renter/Member or his/her duly authorized representative, or the Driver or the Additional Driver takes possession of the keys and/or vehicle at the Renting Location. The vehicle shall be deemed to have been delivered to the Renter/Member or his/her duly authorized representative or the Driver or the Additional Driver in good order and repair and without any damage to, inter alia, the paintwork, upholstery, tires, rims and accessories unless such damage is recorded in writing and signed by mph duba and the party referred to above, accepting delivery of the vehicle. The vehicle leville be fully fueled for the convenience of the customer.
- 4. USE OF VEHICLE: The vehicle may be utilized by the Renter/Member, the Driver or the Additional Driver for the Rental Period or any extended period as agreed to by mph club. The Renter/Member agrees that any extension so noted on mph club's records would correctly reflect such extended period as agreed to by mph club. During the Rental Period, the vehicle may not be used, inter alia; for the conveyance of passengers and/or goods for reward; to propel or tow any other vehicle, (including any caravan or trailer) unless authorized by mph club in writing; to transport goods in violation of any customs laws or in any other illegal manner; in any motor sport or similar high risk activity; beyond the borders of Florida, unless authorized by mph club in writing; or in any area where there is or may be a risk of incidents of civil unrest, political disturbance or riot or any activity associated with any of the foregoing; The Renter/Member shall make adequate provision for the safety and security of the vehicle and, in particular, but without limiting the generality of the foregoing, he/she shall keep the vehicle must be properly locked and secured and immobilized and the burglar alarm (if any) must be activated and any anti-theft device in the vehicle must be properly secured and in place when the vehicle is not in use. Should damages and/or loss be sustained as a result of not removing the removable face (if any) of the radio, the Renter/Member shall be liable for such damages and/or loss. The Renter/Member or passengers cannot smoke in the vehicle during the Rental Period, otherwise the Renter/Member will be charged a \$500 cleaning fee.
- 5. RETURN OF THE VEHICLE: The Renter/Member shall return the vehicle, at the Renter/Member's expense to an authorized representative of mph club at such time and location agreed to by mph club. The Renter/Member acknowledges that failure to return the vehicle in terms hereof shall constitute illegal possession by him, and mph club may repossess the vehicle wherever same may be found and from whomsoever is in possession thereof. Any costs incurred by mph club to retrieve the vehicle will be charged to the account of the Renter/Member, including, but not limited to, any physical damage that occurs in the repossession of the vehicle. Should the vehicle not be returned as indicated above, any Waiver option and/or Personal Accident Insurance cover in terms hereof will become null and void. Should the vehicle not be returned as indicated above, the vehicle may be reported as stolen to the appropriate authorities. The vehicle shall be returned to mph club in the same condition as received, that being undamaged, in good order and in a roadworthy condition, fair wear and tear excepted. When the Renter/Member returns the vehicle any Renting Location, the Renter/Member shall: park the vehicle in mph club's reserved parking; and ensure that the vehicle is properly locked and secure; and hand the keys to an authorized representative of mph club or leave the keys in a drop safe provided at the offices of mph club, to be used when the offices are not open for business. In the event that the vehicle is not returned in accordance with clause O above, the sole risk of loss or damage to the vehicle will remain vested in the Renter/Member until such time as mph club has recorded the return of the vehicle. It is the responsibility of the Renter/Member to ensure that the vehicle is fully refused when returning the vehicle. Failure to do so will result in mph club frequeling and charge the Renter/Member for the fuel.
- 6. TERMINATION/CANCELLATION/EXTENSION OF RENTAL: Notwithstanding anything to the contrary contained herein, mph club shall be entitled in its sole and absolute discretion to terminate this agreement at any time by notice (verbal or in writing) to the Renter/Member, whereupon the Renter/Member shall immediately return the vehicle to mph club. In the event of such failure to return the vehicle to mph club. The contract process of the vehicle, wherever found and from whosoever has possession thereof. The obligations of the Renter/Member and the rights of mph club shall continue in full force and effect until it we vehicle has been returned to mph club. Any costs incurred by mph club to retrieve the vehicle to the account of the Renter/Member. The Renter/Member shall give mph club 24 hours' notice, prior to the termination of the agreement, of his/her intention to extend the Rental Period. The Rental Period shall be extended on acceptance by mph club of the extended Rental Period proposed by the Renter/Member.
- 7. THE RENTER/MEMBER/DRIVER: The vehicle may only be driven by the Renter/Member. (Definition of Renter/Member refer 1.1.13) The Renter/Member/Driver warrants that at all times the vehicle will not be driven by any person authorized in terms of this agreement to drive the vehicle whose blood alcohol concentration exceeds the limit permitted by any applicable law or regulation or while under the influence of intoxicating liquor or narcotic drugs or similar substances and that every person authorized in terms of this agreement to drive the vehicle, and that such person will comply win all respects with the provisions of this agreement. The Renter/Member/Driver warrants that he/she will inform mp drub of any physical impairment of a person who wishes to be authorized to drive the vehicle, if that physical impairment may prejudice mph club in any way if the vehicle has not been adapted to accommodate the physical impairment. Should the Renter/Member fail to notify mph club of such physical impairment, the Renter/Member will bear the full liability and responsibility for Damages in the event of an accident. If the vehicle is driven by anyone other than the Renter/Member, then, without derogating from any rights or remedies which mph club may have, the Renter/Member shall remain liable for all his/her obligations in terms of this agreement and in particular, he/she shall be liable to mph club as if he/she had been driving the vehicle; and The Renter/Member warrants that he/she is entitled and has the capacity to enter into this agreement; that all particulars given to mph club and/or recorded on rental agreement are true and correct.
- 8. RENTAL RATES AND CHARGES: The Renter/Member agrees to pay mph club the rental rates plus all other charges and fees opted for or utilized by the Renter/Member as contemplated overleaf and up until the vehicle is returned to mph club, including, but not limited to miscellaneous charges, airport surcharges, tourism levy, Claims Administration Fee, Contract Fee, Traffic Fine Administration Fee, one way fee, over border charges, delivery fee, collection fee, Collision Damage Waiver Fee (CDW/OW), Theft Loss Waiver Fee (TLW/LW), Personal Accident Insurance (PAI), tuel, additional driver(s) fee. Rental rates charges and fees will be calculated for the whole of the rental period (including any extended period as agreed by mph club) at the rates and on the basis set out in writing, and/or in the Official Rates Brochure, including all taxes levied on any amount payable by the Renter/Member. In determining the rental charges, the distance travelled by the vehicle shall be determined from the vehicle's odometer, or if this is not possible for any reason, by mph club in its so lose and absolute discretion, or any other fair and reasonable basis and the Renter/Member shall be obliged to furnish all such information and assistance as mph club may reasonably require for that purpose. If the odometer has been tampered with, then the miles travelled will be deemed to be 500 miles per day. The Renter/Member shall also be liable for all fines, penalties and like expenses including but not limited to parking, traffic and other offences, arising out of or concerning the use of the vehicle during the Rental Period and the Renter/Member accordingly indemnifies mph club against all such liability. The Renter/Member shall also be liable for all altorney and client costs incurred by mph club in instructing its attorneys to recover such outstanding expenses not paid by the Renter/Member.
- 9. PAYMENT: All payments are due on demand, but at latest on termination of the Rental Period (unless otherwise agreed in writing by mph club). All charges payable by the Renter/Member shall be payable by credit card or in cash of the Rental Period unless the Renter/Member has a valid account with mph club and/or mph club requires all or any of the charges to be prepaid in advance. In the event where a Renter/Member chooses to pay cash for a rental, the Renter/Member will not be entitled to set-off or withhold payment of any memounts due in terms of this agreement will constitute irrevocable authority for mph club to obtain authorization and/or payment. The signature will also constitute irrevocable authority for the issuer of the card to debit him with the total amount due to mph club including but not limited to any Damages and/or Loss suffered by mph club. In the event that the Renter/Member returns the vehicle to mph club prior to the termination of the Rental Period as specified on the reverse hereof, the Renter/Member will pay, at the discretion of mph club either the usual rates and charges applicable to the Rental Period and/or kilometers actually occurred. In the event of an incident and/or if the vehicle is stolen and/or lot, between the vehicle is stolen and/or lot, between the vehicle is stolen and/or lot, between the production of the Damages and/or the Total Loss as suffered by mph club is payable by the Renter/Member immediately on demand by mph club or its duly authorized representative. The Renter/Member shall be obliged to accept the quotation for repairs as proof of quantum for the Damages caused to the vehicle. Damages in excess of \$10,000.00 will be supported by an independent assessor's report. The Renter/Member by signing the rental agreement, accepts full responsibility for the damages incurred for which he/she is liable. The Renter/Member agrees that if payment is to be made by credit card, his/her signature on the rental agreement shall constitute authority to debit his/her credit card
- 10. RENTER/MEMBER'S RISKS AND LIABILITIES: If the Renter/Member does not provide full coverage insurance or requires the use of mph club automobile insurance, he/she is responsible for first \$10,000 security deposit deductible in event of a vehicle damage. The Renter/Member shall assume the sole risk of the vehicle from the time that the key and/or the vehicle is handed to the Renter/Member in terms of clause 3 until such time as the vehicle and key is returned in terms of clause 5. The Renter/Member is liable for all fines and/or penalties incurred during the Rental Period and hereby authorize mph club to disclose any information required by a relevant authority to process any such fines and/or least sole and/or least sole and or derived during the Rental Period. Should the vehicle be involved in an incident, damaged, stolen and/or lost in a situation where there was a breach of any of the terms and conditions as contained herein, the Renter/Member will be liable for the total loss and/or damage suffered by mph club notwithstanding the fact that waivers were optioned for. The First Amount Payable or Excess and the claims ad min fee is not covered by ANY of the waivers and will be for the Renter/Member's own account. Vehicles assigned to this contract are registered and insured to and by MCO Network, Inc., mph club any/and all Entities associated with/by mph club.
- 11. NO AGENCY: Neither Renter/Member nor any other driver of the vehicle shall be or is deemed to be agent, servant, or employee of mph club for any purpose during the term of this Agreement. Renter/Member shall completely assume full responsibility for the vehicle to the public and any regulatory body having jurisdiction.
- 12. ASSIGNMENT OF INSURANCE BENEFITS: Renter/Member hereby assigns any and all insurance rights, benefits, proceeds, and any causes of action under any applicable insurance policies to mph club, for services rendered, to be rendered or losses sustained by Company. In this regard, Renter/Member waives his/her privacy rights. Renter/Member makes this assignment in consideration of mph club's agreement to perform services and supply the rental vehicle and otherwise perform its obligations under this contract. Renter also hereby directs his/her insurance carrier(s) for services rendered or to be rendered or lose sustained to the rental vehicle. Renter/Member's insurance carrier(s) for services rendered or to be rendered or lose sustained to the rental vehicle. Renter/Member hereby grants mph club irrevocable power-of attorney and express permission to endorse Renter/Member's name on any and all checks received from an insurance company of Renter/Member's behalf for services provided by mph club or losses sustained by mph club. Renter/Member agrees that any position of services, deductibles, depreciation, loss of use, diminished value or additional losses requested by the Renter/Member, not covered by Insurance, must be paid by the Renter/Member. Renter/Member also hereby authorizes and unequivocally instructs direct payment of any benefits or proceeds to mph club.
- 13. PERSONAL ACCIDENT INSURANCE (PAI): If the Renter/Member accepts the purchase of personal accident insurance as indicated on the agreement, his/her acceptance shall constitute an acceptance by him/her of the benefit of the personal accident insurance policy and other accompanying arrangements. If any, procured by mph club for his/her benefit but subject to all the terms and conditions of that policy and the other accompanying arrangements, if any, and the Renter/Member acknowledges that mph club itself shall not under any circumstances have any liability to him/her under or for any of the benefits under that policy or the accompanying arrangements, if any, are available for inspection by the Renter/Member at mph club's website and the Renter/Member shall in any event be deemed to be aware of and accept all the terms and conditions of the policy and the other arrangements, if any.
- 14. PROCEDURE IN THE EVENT OF AN ACCIDENT INVOLVING THE VEHICLE: if at any time the vehicle is involved in an incident, damaged, Act of God, stolen and/or Tost the Renter/Member shall take every reasonable precaution to safeguard the interest of mph club including but without being limited to, the following where appropriate, as failure to adhere to the latter will result in the Renter/Member shall costs. The Renter/Member shall not thin quality or the provision of the occurrence and phile but a strandard claim form together with a copy of his/her Driver's License; The Renter/Member shall onto admit or claim responsibility or prelease any party from any liability or potential liability nor settle any claim or potential claim against or by any party nor accept any disclaimer of liability. The Renter/Member shall rent and addresses of the value or nature to the police within 24 hours after its occurrence and the Renter/Member shall flux will be on docket number; The Renter/Member shall rent safety and security of the vehicle and will not abandon the vehicle under any circumstances and will retain possession of the keys at all times; The Renter/Member shall and shall co-operate with mph club and its insurer in any investigation, the making or instituting of any claim or action and the defense of any prosecution, claim or action and the defense of any prosecution, claim or action relating to any action relating to any accident, theft or damage (including, inter alia, deposing to an affidavit or giving evidence in court if he is requested to do so). If the Renter/Member is not the Driver or Additional Driver shall do so. The Renter/Member shall be renter/Member shall aliable to receive in council to the Provision shows and the Renter/Member shall be completed in the Provision of the service of the renter furnish to mph club and its insurer in any investigation, the making or instituting of any daim or action and the defense of any prosecution, claim or action and the defense of any prosecution, claim or action and t
- 15. INDEMNITY OF mph club BY RENTER/MEMBER: Neither mph club nor any of its directors, officers, employees, servants or agents shall be liable for any loss or damage (including, without limitation, any loss or damage to property left or transported in the vehicle, any loss of life or any loss or damage arising from the installation or condition of a child seat or any other accessory in and/or on the vehicle, whether direct, indirect, consequential or otherwise arising from the rental by the Renter/Member of the vehicle, including, without limitation, any defect in and/or mechanical failure of the vehicle (howsoever arising and of whatever nature) or the failure of mph club to detect defects in or mechanical problems with the vehicle and whether such loss or damage results from breach of contract or delict, including negligence or gross negligence or otherwise which may be suffered by the Renter/Member and/or any third party and/or passenger. mph club, its directors, officers, employees, servants or agents are accordingly indemnified by the Renter/Member or his/her estate against any claim of any nature whatsoever and howsoever arising from any damages or loss which might be instituted against them arising from or connected with or pursuant to the renting of the vehicle contemplated in these terms and conditions.
- 16. LOSS OF USE/ DIMINISHED VALUE: Renter/Member agrees to reimburse mph club for loss revenues for the inability of mph club to rent the Vehicle due to the fault of the Renter/Member or any damage caused by Renter/Member. Loss revenue shall be calculated as the daily rental rate of the vehicle times the number of days the vehicle is out of use, due the fault of the Renter/Member. Diminished value of the vehicle due to the fault of the Renter/Member shall be calculated and added to the final settlement value. If Renter/Member's Insurance provider denies coverage of vehicle for any reason, the Renter/Member can be held liable for three times the amount of the vehicles market value.
- 17. GENERAL: If any provision of this agreement is found by a court of law to be invalid or void such provision will be severed from the agreement, without affecting the remainder of the provisions hereof. No extension, latitude or other indulgence that may be given or are allowed by any party in respect of performance or any obligation hereunder, and no delay or forbearance in the enforcement of an apparty arising from this agreement, and no single or partial exercise of any right of any party under this agreement will in any circumstances be construed as a simplied consent or election by such party or operate as a waiver or a novation of or or otherwise affect any Party's rights in terms of or arising from this Agreement or stop or preclude any such party from enforcing at any time and whitbout notice, strict and punctual compliance with each and every provision or term hereof. The Renter/Member authorizes mph club to insert any particulars in the agreement which are not known or are unavailable at the time of signature hereof in order to rectify any bona fide errors in any fact, figure or calculation. This agreement and all matters or disputes arising there from or incidental theretos shall be governed and construed in accordance with their consents to the jurisdiction of the Magistrates Court, should mph club, at its election, bring legal proceedings in a Magistrates Court, notwithstanding the fact that the amount involved exceeds the jurisdiction of the Magistrates Court. The Renter/Member agrees, however, that mph club in its sole and absolute discretion may institute any such accordance with their or sole and absolute discretion may institute any such accordance with their or sole and absolute discretion may institute any such accordance with their or sole and accordance with their usual charges and assessed as a dark and accordance with their usual charges and assessed as an assessed and accordance with their usual charges and assessed as an advanced in the agreement it shall be entitled to record any e

The Renter/Member acknowledges that certain vehicles may be fitted with a vehicle management system, which is used to inter alia, record speed and other information relating to the vehicle rented. mph club shall be entitled to use such information (Including in court proceedings) as it deems fit. If the Driver and/or Additional Driver (If applicable) is not the same as the Renter/Member, then the Driver and/or Additional Driver (Ball of the Object of the Senter) when the Driver and/or Additional Driver (If applicable) is not the Senter (Member in favor of mph club for the due fulfilment of all of the obligations of the Renter/Member to mph club in terms of this agreement.

18. ENTIRE AGREEMENT: This document contains the entire agreement between the parties regarding the matters contained herein and no party shall be bound by any undertakings, representations, warranties, promises or the like not recorded in writing by mph club, other than mph club agreeing to extend the agreed return date for the vehicle.