



CAR RENTAL Agreement

to be completed by the lessor

customer number: _____

Car Rental company information

(Stage) Auto Deal Curaçao, Klashorst Verhuurbedrijf
Chamber of Commerce: 137105
Telephone: +5999 698 3928 of +5999 698 3929

Vehicle information

The rental company mentioned above declares the following vehicle:

Brand: _____
Type: _____
License plate: _____
Color: _____
Fuel: Gasoline / Electricity
Optional: (S)ADC 24/7 Service Road Service

Rental period and conditions

Rental period from: (date) _____ , _____ hrs
to (date) _____ , _____ hrs

Extended to: _____ hrs
(excl. fuel, incl VAT) XCG _____ €

Payment method: Bank Cash

Deposit: (XCG 0) € 0 / (XCG 500) € 250 / (XCG 1000) € 500

Deductible per incident: (XCG 1500) €750,- / (XCG 1000) €500,-

The deductible is reduced to: XCG _____ €

For the following premium: XCG _____ € _____ per day / per month

The vehicle may be used on Curaçao.

Minimum driver age: 18 jaar / 21 jaar

Notes:

- Required documents have been provided (insurance certificate, inspection card, tax card)
- Dutch-language instructions have been provided

Renter/ Driver 1

Only the renter/driver(s) specifically named in the car rental contract may drive the vehicle.)

Name: _____ M F
Address: _____
Postal code + City: _____
Country: _____
Accommodation address in Curaçao: _____
Telephone: _____ Emergency phone number _____
Date of birth: _____ Place of birth: _____
Drivers license copy:

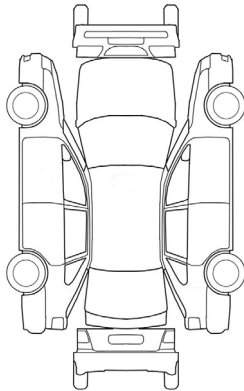
Renter / Driver 2

Only the renter/driver(s) specifically named in the car rental contract may drive the vehicle.)

Name: _____ M F
Address: _____
Postal code + City: _____
Country: _____
Accommodation address in Curaçao: _____
Telephone: _____ Emergency phone number _____
Date of birth: _____ Place of birth: _____
Drivers license copy:

CHECK-OUT

0 = chip / dent <2 cm
X = dent >2 cm
- = scratch



ACCESSOIRES

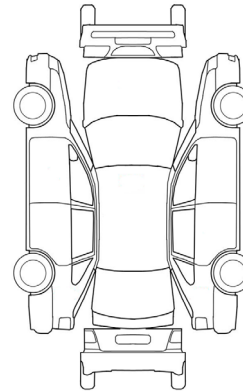
- clean
- vehicle documents
- radio/CD faceplate
- navigation CD/DVD
- parcel shelf
- antenna
- steering lock
- jack/tools
- hubcaps/rims
- spare tire
- summer/winter tires
- child seat
- number of seats _____
- other _____

DAMAGE YES NO

date & time : ____ / ____ / ____

CHECK-IN

0 = chip / dent <2 cm
X = dent >2 cm
- = scratch



The vehicle was issued without damage

The vehicle was issued without damage

The renter declares that he agrees to the general terms and conditions of (Stage) Auto Deal Curaçao. The renter further declares that he agrees to all conditions as stated in this agreement and confirms that he has received a copy of this agreement as well as the vehicle. The lessor declares that the vehicle is in proper condition at the commencement of the rental period. Both the renter and the drivers mentioned in the contract are jointly and severally liable for the fulfilment of all obligations arising from this agreement. The fuel level of the vehicle is determined at the time of delivery and must be the same upon return; in the event of a deviation, €25 / XCG 50 in administration costs will be charged, plus the costs of the missing fuel. If the renter has not signed this agreement but does take delivery of and/or uses the vehicle, he is deemed to fully agree with all terms and conditions of the rental agreement. Any remarks regarding the condition of the vehicle must be reported to the lessor immediately upon receipt; after the expiry of this period, the vehicle is deemed to have been received in good condition.

If the renter has not signed this agreement but does take delivery of and/or uses the vehicle, he is deemed to fully agree with all terms and conditions of the rental agreement. Any remarks regarding the condition of the vehicle must be reported to the lessor immediately upon receipt; after the expiry of this period, the vehicle is deemed to have been received in good condition.

CHECK-OUT

Date & time _____
Signature renter/driver _____
Signature lessor _____

CHECK-IN

Date & time _____
Signature renter/driver _____
Signature lessor _____

General Terms and Conditions of (Stage) Auto Deal Curaçao

Article 1

All rental agreements are subject to the General Terms and Conditions of Klashorst Verhuurbedrijf. The renter declares that they agree to the General Terms and Conditions of Klashorst Verhuurbedrijf. Only persons who are designated in the rental agreement as the renter and/or (co-)driver are permitted to operate the vehicle. Driving the vehicle is only permitted for persons aged 18 or older who hold a valid Category B driver's license without restrictions. At the conclusion of the rental agreement, identification by means of a driver's license and passport is mandatory. The renter is not permitted to make the vehicle available to any person who is not listed as a renter or driver in the rental agreement. The renter is liable towards the rental company, in the same manner as for their own conduct, for the conduct of persons who operate or use the vehicle with the renter's consent. If a minimum age of 21 years is stated on the front of this agreement, this replaces the minimum age of 18.

Article 2

The rental period established at the time of the final reservation is binding for both parties. The reservation becomes final once the rental company has received the down payment or the first rental installment. The rental agreement is entered into for the period and rate as agreed upon in the final reservation. The rental company reserves the right to refuse a renter without providing reasons. In case of cancellation of the rental agreement by the renter, the renter owes the full rental amount. The renter is obligated to pay the agreed rental amount even if the vehicle is collected later or returned earlier. When returning the vehicle at the airport, the rental company applies a latest return time of 17:30.

Article 3

The renter is deemed to have received the vehicle in good condition, and Klashorst Verhuurbedrijf is deemed to have delivered the vehicle in good condition. At the end of the rental period, the renter must return the vehicle in the same condition in which it was received. If the vehicle is not returned in proper condition on the day of return, including but not limited to the absence of one or more keys, documents, or other items belonging to the vehicle, Klashorst Verhuurbedrijf is entitled to continue charging rental fees until all missing items have been returned. The renter is also liable for all damage and costs resulting from the loss, damage, malfunction, or moisture-related deterioration of the key(s) of the rented vehicle. These circumstances are expressly excluded from deductible waiver and from liability or casco insurance coverage. All resulting costs, including replacement or repair of keys, (re)programming, lock replacement, or modifications to immobilizers or other security systems, are entirely for the renter's account. The renter hereby authorizes the rental company, or a person designated by it, to open and repossess the vehicle wherever it is located if circumstances require.

Article 4

The renter must pay the full rental amount before the start of the rental period. For short-term rentals and vacation rentals, no security deposit applies unless otherwise agreed in writing. For long-term rentals, the renter must pay both the first rental installment and the security deposit prior to the start of the rental. If the renter fails to pay the rental installments on time, the renter is in default, without further notice, and owes contractual interest of 10% per year plus administration costs of €25 / XCG 50 per missed payment or term.

Article 5

Renting a vehicle is at the renter's own risk. The renter is liable for any form of damage to the renter, third parties, and/or property occurring during the rental period. In the event of damage to the vehicle or accessories, an administrative fee of €25 / XCG 50 is charged in addition to repair or replacement costs. The renter indemnifies the rental company for any form of damage to the renter, third parties, and/or property occurring during the rental period. The renter indemnifies Klashorst Verhuurbedrijf for all fines, penalties, sanctions, and other measures imposed on the rental company in connection with criminal offenses committed by the driver and/or passengers during the rental period. All fines, penalties, sanctions, and related costs, including administrative fees of Klashorst Verhuurbedrijf and/or third parties, are entirely for the renter's account.

Article 6

The renter must treat the vehicle as a responsible renter. The renter must ensure that the vehicle is used in accordance with its intended purpose. All costs associated with the use of the vehicle, including fuel, cleaning, and parking, are for the renter's account. The renter is not permitted to sublet the vehicle. The renter is not permitted to use the vehicle for driving lessons. The renter is not permitted to make modifications or perform repairs without the rental company's written consent. The renter may not use the vehicle for competitions. The renter may not use the vehicle for commercial passenger transport. The renter may not use the vehicle to commit or facilitate criminal offenses. The renter may not transport flammable, toxic, hazardous, or otherwise prohibited substances. If the renter observes damage or defects, the renter may not continue to use the vehicle if doing so may worsen the damage or reduce traffic safety. The renter must report any noticeable defects, damage to or caused by the vehicle, or loss of the vehicle as soon as possible. The renter must maintain proper oil levels and tire pressure. The renter must always comply with applicable laws and road traffic regulations. The renter is required to drive only on paved roads. The use of alcohol, narcotics, or medication that may affect driving ability is prohibited during or prior to driving. If the driver is under the influence of alcohol, narcotics, or medication that may affect driving ability at the time of a damage-causing incident, the renter is liable for all such damage, and the full amount will be recovered from the renter.

Article 6a

The renter is liable for damage to the rented vehicle resulting from failure to comply with any obligation under the rental agreement. If damage results from conduct in violation of Article 6, irresponsible driving, intentional acts or omissions, gross negligence, or recklessness, including but not limited to driving under the influence of alcohol, narcotics, or medication that may affect driving ability, the full damage will be recovered from the renter. Driving off-road incurs a minimum charge of €125 / XCG 250 for engine cleaning. The rental company reserves the right to request an insurance investigation in case of suspected violations. Police statements, witness statements, CRS records, or other legally acceptable evidence indicating renter fault render the renter fully liable for damage to third parties as well as to the rented vehicle.

Article 6b

Smoking or vaping in the vehicle is prohibited. If smoke odor, vapor odor, smoke traces, or resulting contamination is detected, a minimum cleaning fee of €250 / XCG 500 will be charged. Any burn or interior damage caused by smoking or vaping will be fully charged to the renter, regardless of deductible waiver or insurance coverage.

Article 7

The renter must follow any request from the rental company to present the vehicle for regular maintenance. Such a request will be made in a timely manner so the renter can reasonably comply. For rental periods of one month or less, the renter is not required to present the vehicle for regular maintenance.

Article 8

The vehicles of Klashorst Verhuurbedrijf are insured with third-party liability and casco coverage, with a maximum liability coverage of XCG 150,000. The renter has been informed of this and agrees to these insurance conditions upon entering into the rental agreement. A deductible of EUR 750 / XCG 1500 applies per damage event. If a deductible of (EUR 500) XCG 1000, (EUR 250) XCG 500, or (EUR 0) XCG 0 is stated on the rental agreement, this replaces the standard deductible. Damage exceeding the XCG 150,000 liability coverage is entirely for the renter's account, and the renter indemnifies the rental company for all related costs. The renter acknowledges liability for all damage to the rented vehicle, regardless of whether the damage was caused by negligence, carelessness, recklessness, or intent. Glass damage, punctured tires, rim or hubcap damage, and interior damage are excluded from coverage and fully for the renter's account. Damage not covered by the insurer is fully recovered from the renter.

Article 9

The renter must always lock the vehicle when parked. The vehicle may never be left unattended or unsupervised if it is unlocked. The renter is liable for all damage resulting from failure to lock the vehicle.

Article 10

The renter is liable for all damage resulting from theft as well as all other damage caused to or involving the rented vehicle, regardless of whether the damage was caused by the renter or third parties. In case of damage, the renter must notify the rental company immediately and ensure that a damage report is completed by Curaçao Road Service / Forensys (9233). The vehicle may not be moved from the location of the accident until CRS/Forensys has completed the report. Failure to comply results in loss of all insurance rights, and the renter must pay the full damage amount. In case of theft or disappearance, the renter will be charged the deductible of €750 / XCG 1500. If a reduced deductible is stated on the rental agreement, this replaces the standard deductible. In case of theft, the renter must provide the vehicle key to the rental company. If the renter cannot provide the key, the full market value of the vehicle will be recovered from the renter. If the renter does not immediately pay the full amount owed, all recovery and collection costs are for the renter's account. If the damage is not covered by insurance, deductible waiver, or the rental agreement, the renter must immediately pay the full damage amount. Failure to comply results in all additional collection costs being charged to the renter.

Article 10a

For deductible waiver to apply, the renter must fully comply with Articles 8 and 10. The right to deductible waiver lapses if the renter does not provide a fully completed and correct CRS (9233) damage report. The maximum liability coverage of XCG 150,000 remains applicable even when the deductible has been waived. Damage exceeding this coverage is fully for the renter's account, and the renter indemnifies the rental company for all resulting costs.

Article 11

In the event of vehicle breakdown during the rental period not caused by renter fault, Klashorst Verhuurbedrijf will ensure that the vehicle is repaired within 7 working days. The repair period begins once the renter reports the issue via the emergency number. If repair is not possible, Klashorst Verhuurbedrijf will provide a replacement vehicle when available. The renter is not entitled to replacement transportation if the damage results from conduct in violation of Article 6, irresponsible driving, intentional acts or omissions, gross negligence, or driving under the influence. If none of these solutions are possible, Klashorst Verhuurbedrijf will refund the rental fee for each unused day.

Article 12

If the vehicle is returned early, the renter remains obligated to pay the full rental amount. No refund will be issued. If the rental period is exceeded without notifying Klashorst Verhuurbedrijf, the extra hours will be charged proportionally.

Article 13

Klashorst Verhuurbedrijf reserves the right to cancel the rental agreement under specific circumstances, including weather conditions, without cost to either party. This will be done when the renter's safety may be at risk and is at the sole discretion of the rental company.

Article 14

For long-term rentals, the renter must pay a security deposit of EUR 500 / XCG 1000 upon entering into the rental agreement, unless otherwise agreed in writing. No security deposit applies for short-term or vacation rentals. The deposit may be paid in cash or by bank transfer. The rental company may offset any damage compensation against the deposit. Klashorst Verhuurbedrijf determines the amount of damage owed by the renter for each damage event, regardless of whether the damage is offset against the deposit, falls within the deductible, or is fully the renter's responsibility. The standard deductible per damage event is EUR 750 / XCG 1500. If a reduced deductible is stated on the rental agreement, this replaces the standard deductible. Any remaining deposit is refunded via cash or bank transfer depending on the original payment method. If no damage is established, the full deposit will be refunded.

Article 15

The renter must care for the rented vehicle as a responsible custodian. The rental company may repossess the vehicle at any time in case of suspected misuse, without refund of the rental amount. The vehicle does not need to be fully cleaned upon return but must be in a condition consistent with normal use. Excessive contamination, including salt residue, upholstery stains, spills, sand, mud, vomit, or any contamination requiring more than regular cleaning, incurs a minimum charge of €75 / XCG 150 plus any additional costs for specialist cleaning. For long-term rentals, the renter must have the vehicle washed monthly and present a washing receipt during the monthly inspection. Failure to comply results in a €75 / XCG 150 charge.

Article 16

These general terms and conditions are published by Klashorst Verhuurbedrijf in Curaçao. Curaçao law applies to the relationship between the renter and the rental company. The competent court is the court of Curaçao. Disputes relating to this agreement or arising from it shall be submitted exclusively to the competent court of Curaçao. You are requested to read these terms carefully before making a reservation.