

CHISWICK SELF DRIVE Ltd
020 8994 4004 www.chiswickvanhire.co.uk
CARS VANS HI-TOPS LUTONS T/LIFTS
 3, BOLLO LANE, CHISWICK, LONDON W4 5LW
 VAT Reg No. 975 5347 77 Co. Reg. No. 5617467 (TRADER)

Short Term Rental Agreement/Invoice

Period of Agreement not to exceed 90 days

Vehicle not to be used outside England, Wales or Scotland without the prior written consent of the Lessor.

1. Hirer - Account Name (IN FULL BLOCK CAPITALS)		2. Account No.	3. Authorisation No.	21. Vehicle Reg No.	Group						
4. Hirers Name (in full)				Make	Model						
7. Permanent Address				Spare	Infotainment						
5. Date of Birth		6. Occupation		Other	Diesel Petrol						
10. D.L. No.				22. Damage Out - Refer to check out sheet							
Expiry Date		Date of Test	Issued By	Damage In							
8. Drivers Name & Address				23. Vehicle to be returned to BOLLO LANE DEPOT 08.00 a.m.							
11. HGV Licence No.		Class		Deposit Paid							
12. Identification				£							
13. Credit Card Type		Expiry Date		24. Vehicle							
Number		Auth. Code		Extension & return dates	Due back date						
9. Company Name & Address				14. Special Remarks Customer Liabilities							
15. Additional Driver's Name				Insurance excess as shown in box 19.							
D.L. No.		Date of Birth		All damage (Full cost of repair) incurred as a result of damage above windscreen or due to width restriction, over and above excess.							
Expiry Date		Issued By		£36.00 Administration fee on penalty charge notices. 20 pence per mile: over 250 miles per day: or, over 2000 miles per calendar month..							
16. Source				Signature							
17. Insurance Proposal Complete only if using Trader's insurance		18. Excess Waiver - Damage and Theft		25. Miles In							
Have you ever had a proposal declined, a policy cancelled or renewal refused or been required to pay an increased premium or had special conditions imposed by ANY motor insurance? IF YES COMPLETE SEPARATE FORM		By his initials Hirer agrees to pay the additional costs as quoted in Lessor's Current Tariff (as defined overleaf) in consideration for the agreement on the part of the lessor to waive the damage/theft liability of £		Time In							
Have you had any physical or mental condition or infirmity or suffered from diabetes, fits or any heart condition? IF YES COMPLETE SEPARATE FORM		Accepted <input type="checkbox"/> Refused <input type="checkbox"/>		Date In/Tax Point							
Have you been convicted of any motoring offence during the last five years, or had your licence suspended during the last ten years, or is any prosecution pending? IF YES COMPLETE PANEL		19. Non Waivable Excess		Miles Out							
<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <th>Offence Code</th> <th>Date of Conviction</th> <th>Date of Offence</th> <th>Fine</th> </tr> <tr> <td> </td> <td> </td> <td> </td> <td> </td> </tr> </table>				Offence Code	Date of Conviction	Date of Offence	Fine				
Offence Code	Date of Conviction	Date of Offence	Fine								
Have you had any accidents and/or claims in the past 36 calendar months? IF YES COMPLETE PANEL		<div style="border: 1px solid black; padding: 5px; text-align: center;"> <p>£2000.00 Theft / Write off</p> </div>		Date Out							
<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <th>Number</th> <th>Amount Own Damage</th> <th>Third Party</th> <th>Outstanding Claim</th> </tr> <tr> <td> </td> <td> </td> <td> </td> <td> </td> </tr> </table>				Number	Amount Own Damage	Third Party	Outstanding Claim				
Number	Amount Own Damage	Third Party	Outstanding Claim								
Insurance Cover from: _____ to: _____		20. Hirer's Own Insurance Complete only if using Hirer's own insurance		Excess Miles							
I declare that the information given in this proposal is to the best of my knowledge and belief correct and complete in every detail and that no information has been withheld which might influence the acceptance of this proposal which with this declaration shall form the basis of the contract of insurance.		Insurance Company: _____		@							
Signature of Hirer / Driver		Policy/C.N. No. _____		26. Charges							
Signature of Hirer		Letter of Indemnity Rec'd <input type="checkbox"/>		Amount							
Signature of Hirer		I confirm that the hire will be covered by Hirer's own insurance		Code							
Signature of Hirer		Signature of Hirer		£							
Signature of Hirer		Signature of Hirer		Days @							
Signature of Hirer		Signature of Hirer		Weeks @							
Signature of Hirer		Signature of Hirer		DVLA							
Signature of Hirer		Signature of Hirer		Trolley							
Signature of Hirer		Signature of Hirer		Sat / Nav							
Signature of Hirer		Signature of Hirer		Sub Total:							
Signature of Hirer		Signature of Hirer		Less/Plus							
Signature of Hirer		Signature of Hirer		Rental Charges							
Signature of Hirer		Signature of Hirer		CDW @ per day							
Signature of Hirer		Signature of Hirer		CDW @ per week							
Signature of Hirer		Signature of Hirer		Sundry Charges							
Signature of Hirer		Signature of Hirer		Sub Total:							
Signature of Hirer		Signature of Hirer		VAT @							
Signature of Hirer		Signature of Hirer		Sub Total:							
Signature of Hirer		Signature of Hirer		Refuelling Charge							
Signature of Hirer		Signature of Hirer		Excess miles							
Signature of Hirer		Signature of Hirer		VAT @							
Signature of Hirer		Signature of Hirer		Sub Total:							
Signature of Hirer		Signature of Hirer		CSD Insurance							
Signature of Hirer		Signature of Hirer		Excess (CSD)							
Signature of Hirer		Signature of Hirer		Total Charge							
Signature of Hirer		Signature of Hirer		Refund							
Signature of Hirer		Signature of Hirer		VAT@							
Signature of Hirer		Signature of Hirer		CSD Insurance							
Signature of Hirer		Signature of Hirer		Total:							
Signature of Hirer		Signature of Hirer		Amount Due/Refund							
Signature of Hirer		Signature of Hirer		27. Signature of Trader							
Signature of Hirer		Signature of Hirer		28. Signature of Hirer							

TERMS & CONDITIONS

Accessories: the spare wheel, tools and other items that the Vehicle is supplied with and any replacements;

Current Tariff: the Trader's tariff of charges at the commencement of the Rental Period;

Driver: the Hirer and/or other person named as such overleaf or any other person specifically approved by the Trader to drive the Vehicle during the Rental Period;

Excess Amount: the fees specified overleaf as the excess amount;

Excess Waiver Fee: the fee, which shall be calculated in accordance with the Current Tariff, which limits the Hirer's liability to pay the Excess Amount to the amount of the Non-Waivable Excess (as specified overleaf);

Hirer: the person named as such overleaf;

Insurance Policy: the Trader's policy of insurance on the Vehicle, a copy of which is available for inspection at the rental location;

Trader: the business named as such overleaf;

Personal Accident, Personal Effects & Goods in Transit Insurance Fees: the fees payable by the Hirer, as set out in the Current Tariff, which entitle the Hirer to the benefits of the Personal Accident, Personal Effects & Goods in Transit cover set out in the Insurance Policy;

Refuelling Charge: the surcharge which is added by the Trader to the cost of any 'top-up' fuel needed when the Vehicle is returned to the Trader, which shall be calculated in accordance with the Current Tariff;

Rental Charges: the Vehicle hire charges for the Rental Period, which shall be calculated in accordance with the Current Tariff;

Rental Period: the period commencing at the start of the Vehicle hire, as stated overleaf, and finishing on the redelivery of the Vehicle into the physical custody of the Trader;

Vehicle: the vehicle described overleaf and any replacement vehicle.

- In these Conditions, the following terms shall have the meanings which have been assigned them below:
- The Trader acknowledges that:
 - it has the right to transfer possession of the Vehicle for the Rental Period;
 - the Vehicle shall substantially conform to its specification (as made available by the Trader), be of satisfactory quality and fit for any purpose held out by the Trader.
- The Hirer acknowledges that:
 - the Vehicle shall at all times remain the property of the Trader and he shall have no right, title or interest in or to the Vehicle (save the right to possession and use of the Vehicle subject to the terms and conditions of this Agreement);
 - it shall return the Vehicle and its Accessories to the place and on or before the date due back, as specified overleaf;
 - it has inspected the Vehicle, which is supplied in accordance with the manufacturer's specification, subject to any qualification or representation contained in any documentation supplied by the Trader, and is satisfied that the Vehicle is in satisfactory condition and is free from apparent defects or damage (except as indicated overleaf);
 - subject to clause 16 and except where the injury, loss or damage is caused by the Trader, the Trader shall not be responsible for any injury, loss or damage arising from the Driver's use of the Vehicle, nor shall the Trader be liable for any indirect loss or damage, or, in the case of consumers, damage which was not foreseeable by you and us; and
 - the Trader shall not be responsible for injury, loss or damage arising from any defect or mechanical failure which is not attributable to any breach of the manufacturer's warranty or any warranty implied by law to take reasonable care or exercise reasonable skill.
 - the Vehicle on hire may be tracked using satellite tracking that may be fitted and that the Trader reserves the right to immobilize and recover the Vehicle should the Hirer or Driver not comply to the agreement set out.
- During the Rental Period, the Driver shall keep the Vehicle and its Accessories in its possession and shall not allow a third party to take possession of the Vehicle or its Accessories and, when not in use, the Driver shall keep the Vehicle and its Accessories adequately protected and secured.
- The Hirer shall, and shall procure that any Driver shall, ensure that the Vehicle will not be used:
 - for hire or reward;
 - for racing, pacemaking, rallying, speed testing, driving tuition or similar purposes or for propelling or towing any vehicle, trailer or other object;
 - in any manner which might render void the Insurance Policy, or other contract of insurance;
 - for any illegal purpose or in contravention of any legislation affecting the Vehicle, its use or construction;
 - To carry goods that are dangerous, radioactive or explosive;
 - by any person who:
 - is not licensed to drive the Vehicle;
 - is under 21 years of age or over 75;
 - is under the influence of drink or drugs;
 - has supplied the Trader with a fictitious name, or address;
 - has not been approved by the Trader as a Driver; or
 - has been convicted of a motoring offence, the details of which have not been disclosed in writing to the Trader at the commencement of the Rental Period; and
 - outside England, Wales or Scotland without prior written consent of the Trader.
- The Hirer shall pay on demand:
 - the Rental Charges;
 - any applicable Excess Waiver Fee, the Personal Accident, Personal Effects or Goods in Transit Insurance Fees and any Refuelling Charge;
 - The Excess Amount in respect of each incident resulting in damage to or loss of the Vehicle, its Accessories or any property left stored or transported in or upon the Vehicle, save to the extent that such damage or loss arises from the actions of the Trader;
 - all fines, charges, penalties, costs and expenses (including all charges and penalty charges incurred under a charging scheme) incurred in relation to the Vehicle by the Hirer during the Rental Period, except where caused through the fault of the Trader; and
 - all reasonable fees for disposal of goods or refuse left in Vehicle from the Hirer and fees for valeting returned Vehicles resulting from; soiled interiors, (EG: animal hairs, smoking, mud, sand.)
 - loss of Excess for liquid spills (EG: Petroleum, paint, milk, cooking oils) in any part of the Vehicle
 - Any correspondence entered into by the Trader in an effort to recover monies owed by the Hirer under this agreement will incur a standard administration fee of £36.00 per item of written correspondence and £5.00 per attempted or connected phone call. This clause does not limit the Trader from recovering any actual costs incurred to recover monies owing under this agreement.
 - Hirer will be liable for any and all costs incurred by the Trader to recover monies owed by the Hirer under this agreement. Such costs may include, but are not limited to legal, court costs and debt collection costs.
 - The Hirer will be charged the full one-day-rate per day (or part thereof), until the Vehicle is returned into the physical custody of the Trader, for any non-authorized extension of the rental period. The Trader may also charge any costs suffered due to loss of hire as a result of Vehicle not being returned as stated on signed hire agreement.
 - Any Vehicle hired under this agreement may only be driven by authorized Driver(s) who have been approved by the Trader. Hirer understands that, should they breach these terms and conditions, additional rental charges will be levied for the extra Driver(s), the Hirer and Driver(s) will not be covered by insurance under this agreement, and the Hirer and Driver(s) will remain responsible for any losses incurred by the Trader or any third party.
 - any Value Added Tax, local or other taxes payable in respect of any of the above.
- The Hirer shall be responsible for all losses that the Trader suffers as a result of any damage, fire or theft to or of the Vehicle or its Accessories during the Rental Period (unless caused as a result of the Trader's negligence or the Trader's breach of these Conditions), and this shall include any loss of rental income incurred by the Trader as a result.
- The Hirer and any Driver shall:
 - ensure compliance with the terms, conditions and limitations of the Insurance Policy, which shall be deemed to be included in these Conditions as if the same were fully set out herein;
 - inform the Trader of any loss of or damage to or fault developing in the Vehicle as soon as the Hirer or Driver becomes aware of the loss, damage or fault;
 - at the request and cost of the Trader permit to be done in its own name all acts and things as may be reasonably required by the Trader for the purposes of repairing the Vehicle or enforcing any rights or remedies or of obtaining relief from other parties in respect of any loss or damage to or in connection with the Vehicle or its Accessories;
 - be responsible for any losses, expenses or other costs incurred by the Trader by reason of a breach of these Conditions by any Driver;
 - ensure that maximum payload and individual axle plated weights are not exceeded;
 - be responsible for the loading and unloading of the Vehicle; and
 - obtain or maintain any necessary operator's licence.
- The Hirer and any Driver shall not:
 - without the prior consent of the Trader, incur any liability for repairs to the Vehicle or its Accessories in excess of £25; or
 - make any claim for loss of or damage to any property left stored or transported in or upon the Vehicle unless due to the Trader's negligence. The Hirer may purchase insurance to cover such loss or damage by indicating in the relevant box overleaf.
- The Hirer's liability will be limited to the amount of the Non-Waivable Excess (as specified overleaf) if the Hirer pays the Excess Waiver Fee in accordance with the Current Tariff or is part of an inclusive tariff rate offered by the Trader. Even if an Excess Waiver Fee is paid, the Hirer shall be responsible for payment of any Excess Amount where the loss of or damage to the Vehicle or its Accessories arises from the negligent or wilful action of the Hirer or any Driver.
- The Rental Period shall not be extended without the Trader's express authorisation in writing and in any event shall not exceed 90 days.
- In addition to a current and valid ordinary driving licence, the Hirer and any Driver is required to possess a valid HGV driving licence for all Vehicles over 7.5 tonnes gross weight.
- If the Hirer is a consumer and considers that the Vehicle does not conform with the terms implied by the Consumer Rights Act 2015 (i.e. the Vehicle must be of satisfactory quality, fit for purpose, match its description, match a sample and match a model seen or examined by the consumer), the consumer must notify the Trader within 30 days of the commencement of the Rental Period and promptly return the Vehicle to the Trader at the consumer's cost, at which point the consumer may either:
 - reject the Vehicle (the consumer's "short-term right to reject"); or
 - give the Trader the opportunity to repair or replace the Vehicle at the Trader's cost; and
 - if the Trader is unable to satisfactorily replace or repair the Vehicle within a reasonable time, or such replacement or repaired Vehicle is faulty, the consumer has the right to either a refund of the Rental Charges paid for any part of the hire that was not supplied or may reject the Vehicle (the consumer's "final right to reject").
- If the Hirer does not comply these conditions, it shall return the Vehicle to the Trader immediately and pay to the Trader on demand such loss as is recoverable at law where that loss is caused by the Hirer's non-compliance. Where the Hirer fails to return the Vehicle, or fails to pay any monies owed for the hire of the Vehicle or any associated costs, the Trader may immobilize Vehicle and/or retake possession of the Vehicle and all reasonable costs and expenses incidental to the Trader's recovery of the Vehicle shall be paid by the Hirer to the Trader on demand.
- If any addition to or alteration to these Conditions is required they should be confirmed in writing by the parties.
- Nothing in these Conditions shall be deemed to exclude or restrict the Trader's liability for death or personal injury resulting from negligence or any other liability of the Trader which cannot be excluded as a matter of law.

THESE TERMS AND CONDITIONS ARE PART OF THE RENTAL AGREEMENT