

RIGHT CARS

Rental Agreement#R4LFLL - 146895

RC2338096BA

2901 SE 6th Ave. Fort Lauderdale, FL 33316 Phone: (269) 304-5377 Airports Toll Free: (269) 304-5377

RIGHT CARS					
Rental Information			Renter Information		
Date Out	12/08/2025	10:00 AM	FRANK TIMPONE -		
Date Due	12/15/2025	10:00 AM	12/16/1959 chazhd@aol.com 6313569854		
Pickup Location: Fort Lauderdale Airport - 2901 SE 6th Ave. Fort Lauderdale, Fort Lauderdale, Florida, 33316, United States Return Location: Fort Lauderdale Airport - 2901 SE 6th Ave. Fort Lauderdale, Fort Lauderdale, Florida, 33316, United States BUSINESS HOURS: EVERY DAY 7:00AM - 9:00 PM			ADDITIONAL DRIVERS No additional drivers authorized to drive this vehicle.		
Vehicle Information			Charge Information		
Unit #: 25-339587 FJUX59 Active VI Brand Model: Toyota Corolla Transponder:	N: 5YFB4MDE4SP339587		Time Charges Toll Services Toll (Service only)	\$9.99 Day	\$0.00 \$69.93
Fuel Out: 0 / 8 Fuel In: / 8 THE VALID AND COLLECTIBLE LIABILITY INSURANCE AND PERSONAL INJURY PROTECTION INSURANCE OF ANY AUTHORIZED RENTAL OR LEASING DRIVER IS PRIMARY FOR THE LIMITS OF LIABILITY AND PERSONAL INJURY PROTECTION COVERAGE REQUIRED BY SECTIONS 324.021(7) AI 627.730, FLORIDA STATUTES. FAILURE TO RETURN RENTED PROPERTY EQUIPMENT UPON EXPIRATION OF THE RENTAL PERIOD AND FAILURE TO	-	Insurance Verification RC Personal Insurance Verification	\$49.99	\$49.99	
	EQUIRED BY SECTIONS 324.021(7) AND RE TO RETURN RENTED PROPERTY OR	Extras Vehicle Upgrade	\$9.99 Day	\$69.93	

By signing this you agree that all claims will proceed on the counter, and not through any third parties.

PAY ALL AMOUNTS DUE (INCLUDING COSTS FOR DAMAGE TO THE PROPERTY OR EQUIPMENT) ARE PRIMA FACIE EVIDENCE OF INTENT TO DEFRAUD, PUNISHABLE IN ACCORDANCE WITH SECTION 812.155, FLORIDA



I FRANK TIMPONE AGREED WITH THE CHARGES AND THE INFORMATION PROVIDED AT THE PICK UP OF THE VEHICLE. I DO UNDERSTAND THE CHARGES ARE NOT REFUNDABLE AND NOT DISPUTABLE

STATUTES YOUR INITIALS.

Once you left the office one of our agents will contact your insurance company in order to make sure the information provided is correct, and that your policy covers rental vehicles or property damage. If the policy does not cover any of the mentioned before, we will charge an INVALID INSURANCE INFORMATION which has a price of \$40.00 per day.



Charge Information				
Time Charges				
		\$0.00		
Toll Services Toll (Service only)	\$9.99 Day	\$69.93		
Insurance Verification RC Personal Insurance Verification	\$49.99	\$49.99		
Extras Vehicle Upgrade	\$9.99 Day	\$69.93		
Mandatory Fee Surcharge	\$0.00 Day	\$0.00		
Miscellaneous				
Total Charges		\$189.85		
0003987 Visa 9416 12/08/2025 Security Deposit - 0003986 Visa	\$189.85 \$400.00			
Security Deposit:		\$400.00		
Amount Outstanding: THIS IS A FINAL SALE, ALL CHARGE	S ARE NON REFUNDABLE	\$0.00		

Terms and Conditions	Signature
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By signing below, you agree to all the terms and conditions of this Agreement, and you acknowledge that you have been given an opportunity to read it before being asked to sign. Your signature below allows us to process a separate credit/debit card voucher in your name for all amounts due us. You permit us to reserve against your card at the beginning of the rental a reasonable amount in addition to the estimated charges/damages on our car. You also authorize us to charge your credit/debit card after the rental concludes, you also agree to pay for any Toll charges due to driving in any Toll road, the car is equipped with a SunPass sensor and the renter accepts to pay tolls and an administrative fee at the end of rent or other fines or penalties assessed against you, us or the Vehicle during this rental and waive the right to dispute this transaction with a credit/debit card.

Date:

12/08/2025 4:36 PM

Renter's Signature:

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VEHICLE INSPECTION (REQUIRED FOR PICK UP AND DROP OFF)

Upon vehicle pick-up and return, the customer is responsible of making a thorough inspection of the vehicle by scanning the QR-CODE provided on the keychain and comparing the actual condition of the car with the pre-existing reported details before leaving the parking lot. The customer is required to take clear close-ups and detailed pictures of the vehicle's exterior and interior using the QR code-enabled inspection form if a new damage is found, IF NO PICTURE IS RECEIVED THE COMPANY WILL ASUME THE CUSTOMER INSPECTED THE VEHICLE AND DID NOT FIND ANY EXTRA DAMAGES BESIDES THE ONES ALREADY REPORTED IN THE QR-CODE. I FRANK TIMPONE agree to scan the QR-CODE to compare, take and upload photos to document the vehicle's condition and cleanliness before leaving the parking lot within the next 20 minutes after the pick up time documented in the rental agreement and upon return in the designated return area.



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VEHICLE DAMAGES

All damage cases will be handled by a third-party claims management company, Hawkeye Claims. The customer will be fully responsible for the damage charges as determined by Hawkeye after evaluating the vehicle's condition. It is the customer's responsibility to file a claim with their insurance provider to seek coverage and/or reimbursement for any damage-related charges. Additionally, if the customer fails to provide a police report, any protections purchased at the counter will be considered null and void. In the event of new damages, additional fees may apply, including but not limited to: Loss of Use Fee (Continued Rental Expense), Administrative Fee, Appraisal Fee, Diminished Value. These charges will be included alongside the vehicle's physical damage appraisal, and the customer remains responsible for them if their insurance provider denies coverage and no waiver is added at the counter. By proceeding with the rental, the customer acknowledges and accepts these terms.



OUT OF STATE RESTRICTION RULE

By initialing here the customer agrees and certify the vehicle can not be taken out of the state where it was rented without any previous notice and authorization. I FRANK TIMPONE understand that an Out Of State fee of \$2.500 will be included in my rental charges if I take the vehicle out of the state.



SECURITY DEPOSIT - AUTHORIZATION

I FRANK TIMPONE understand that, the security deposit serves as a guarantee against any potential liabilities arising during the rental period and any charge deducted is deemed valid, regardless of the date of the charge, provided that said charge is directly related to any issue encountered with the rented vehicle during the rental period. The nature of the charges that may be deducted include, but are not limited to, toll charges, administrative fees, penalties, parking fines, vehicle damages, appraisals, fuel, missing equipment, smoking fee, and comparable circumstances. If the vehicle is returned in the same conditions was picked up and no extra issues are report during the rental period, the security deposit will be automatically released within the next 5 to 30 business days upon return.



I FRANK TIMPONE decline any third party protection and understand im fully responsible for any damages incurred to



ROAD ASSISTANCE AND GENERAL RULES

[X] I decline the road assistance that covers: Towing, Jump Start, The change of car, Mechanical first aid, lockouts, and fuel delivery.



TOLL AGREEMENT

[X]By initialing here you accept additional charges regarding the usage of the toll you incurred during your rental period.



MISCELLANEOUS CHARGES

A) \$500 cleaning fee will be charged if you smoke in the car or is excessively dirty. B) \$150 cleaning fee, \$250 if the vehicle needs shampoo. C) \$2500.00 penalty fee applies if the car is taken outside the state of FLORIDA. D) Missing GPS: \$140. E) Missing booster seat: \$100. F) Missing Gas: Price of gas + refueling fee \$25. G) Missing or damage key \$450. &h; H) Missing baby seat: \$100. F) Missing Gas: Price of gas + refueling fee \$25. d) Traffic or parking violation \$50 administration fee. K) Floridar resident only have 50 miles per day, extra miles will be \$1.99. L) After 1 hour you are subject to an extra day. M) Flat or damaged tire \$280.00 N) The repossession fee of \$999 will apply after 24 hours of the drop off time if no payment is received for extension plus the cost of the towing service from the repossession place to our facility and the price of the extra key if the customer don't return the one received on the pick up time. O) In case of extension, the price would be 40% of the total amount paid on counter.

Returning the vehicle in other location that is not your return location by contract will be subject to a \$80 to \$200 fine.



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DEBIT OR CREDIT CARD AUTHORIZATION HOLD RELEASE WILL TAKE 10 TO 30 DAYS AFTER RETURN VEHICLE THE PENALTY FOR DECLINING THE SUNPASS SERVICE IS \$25 PER TOLL 1 THE PRICE OF THE TOLL ITSELF. EXTENDED CONTRACTS AFTER THE RESERVATION PERIOD ARE SUBJECT TO A NEW RATE PRICE ABSOLUTELY NO DRIVERS UNDER 21 YEARS OLD

NO REFUNDS ON EARLY RETURN

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Rental Agreement #R4LFLL - 146895

Rental Agreement Terms and Conditions

- 1. <u>Definitions.</u> "Agreement" means all terms and conditions found in this form, and on the document titled Face Page. "You" or "your" means the person identified as the renter in this Agreement, each person signing this Agreement, each Authorized Driver and each person or organization to whom charges are billed by us at its or the renter's direction. All persons referred to as "you" or "your" are jointly and severally bound by this Agreement. "We", "our" or "us" means the business organization named in this Agreement that is renting the Vehicle to you. "Authorized Driver" means the renter and each additional driver listed by us on this Agreement, provided that each such person has a valid driver's license and is at least age 21. Only Authorized Drivers are permitted to operate the Vehicle. "Vehicle" means the automobile or truck 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, riot or civil disturbance, hail, flood or fire or other loss not caused by collision or upset. "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. Damages for Loss of Use are often difficult to determine with precision. Therefore, you and we agree that Loss of Use will be calculated 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. "Diminished Value" means the actu
- 2. Rental, Indemnity and Warranties. 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. We make no warranties, express, implied or apparent, regarding the Vehicle, no warranty of merchantability and no warranty that the Vehicle is fit for a particular purpose.
- 3. Condition and Return of Vehicle. You must return the Vehicle to our rental office or other location we specify, on the date and time specified in this Agreement, and in the same condition that you received it except for ordinary wear. If the Vehicle is returned after closing hours, you remain responsible for the loss of it and all damage to it until we inspect it upon our next opening for business. 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 and return the Vehicle with at least the same amount of fuel as when rented.
- 4. Responsibility for Damage or Loss: Reporting to Police: Responsibility for Tolls and Traffic Violations. You are responsible for all damage to, or loss 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 are also responsible for Loss of Use, Diminished Value, and our administrative expenses incurred processing the claim. You must report all accidents or incidents of theft and vandalism to us and the police as soon as you discover them. You are responsible for paying to the appropriate 3rd party all tolls, parking, traffic and toll violations, toll evasion fines, citations, other fees, penalties, forfeitures, court costs, towing, and storage charges occurring during this rental. If you fail to pay the charging entities and we pay all or part of the charges on your behalf, you will reimburse us for all such costs and, in addition, pay us an administrative fee of \$300 for each such charge. If the customer denies the payment of any damage caused to the vehicle, the company will proceed with sending the case to a court located in the same county as the main office is (Miami-Dade).
- 5. Collision Damage Waiver. If you purchase CDW, we waive your responsibility for a portion of Physical Damage to the Vehicle. 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, or by anyone whose driving license is suspended in any jurisdiction; (b) is caused by an Authorized Driver under the influence of a drug or alcohol; (c) is caused by anyone who obtained the Vehicle or extended the rental period by giving us false, fraudulent or misleading information; (d) occurs during the commission of a crime, other than a minor traffic violation; (e) occurs while carrying persons or property for hire, while pushing or towing anything, during a race, speed test or contest, or, while teaching anyone to drive; (f) results from carrying dangerous or hazardous items or illegal materiel; (g) occurs outside the geographic limitations indicated in this Agreement; (h) is caused by driving on unpaved roads; (i) occurs while transporting more persons than the Vehicle has seat belts, while carrying persons or property outside the passenger compartment, or while transporting children without approved child safety seats as required by law; (j) 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; (k) is caused by inadequately secured cargo; (l) is caused, where applicable, by anyone who lacks experience operating a manual transmission; (m) 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.
- 6. Injury to Others; Insurance. 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 permit us to reserve against your credit/debit card at the time of rental a reasonable amount in addition to the estimated charges. You will pay us at or before the conclusion of this rental or on demand all charges noted on the Face Page of this Agreement, plus: (a) a mileage charge based on our experience if the odometer is tampered with or disconnected; (b) fuel and a refueling charge, if you return the vehicle with less fuel than when rented; (c) all expenses we incur recovering the Vehicle if it is not returned as promised; (d) all costs, including pre-and post-judgment attorney fees, we incur collecting payment from you or otherwise enforcing or defending our rights under this Agreement; (e) a 2% per month late payment fee, or the maximum amount allowed by law, on all amounts paid after the rental concludes; (f) \$50 or the maximum amount permitted by law, whichever is greater, if you pay us with a check returned unpaid for any reason; and (g) a reasonable fee not to exceed \$350 to clean the Vehicle if returned substantially less clean than when rented. (h) Smoking fee \$500.00, (l) window tinting removal \$250.00 (j) personal belonging after repo starting at \$ 150.00, (k) I understand that the vehicle has a GPS, Global Positioning Satellite tracking device that ensures rental an accurate location of rental units. I understand that the rental units can only be driven within the limits of the state of Florida, crossing that limit will constitute a reason for additional charges of \$2500.00 plus additional mileage if applies at \$.049 per mile. (l) repo fee starting at \$799.00, (m) Towings charges will start at \$250.00 for any reason that may apply. All charges are subject to our final audit. If errors in the computation of the charges are discovered after the close of this transaction, you authorize us to correct the charges with your credit/debit card issuer.
- 8. Deposit. We may use your deposit to pay all amounts owed to us under this Agreement.
- 9. Your Property. You release us, our agents and employees from all claims for loss of and damage to your personal property or that of another person, that we received, handled or stored, or that was left or carried in or on the Vehicle or in a service vehicle or in our offices, whether or not the loss or damage was caused by our negligence or was otherwise our responsibility.
- 10. Breach of Agreement. The acts listed in paragraph 5, above, are prohibited uses of the Vehicle and breaches of this Agreement. You waive all recourse against us for criminal reports or prosecutions that we take against you that arise out of your breach of this Agreement.
- 11. Modifications. No term of this Agreement can be waived or modified except by a writing that we have signed. If you wish to extend the rental period, you must return the Vehicle to our rental office for inspection and written amendment by us of the Due In date. This Agreement constitutes the entire agreement between you and us. All prior representations and agreements between you and us regarding this rental are void.
- 12. Miscellaneous. A waiver by us of a breach of this Agreement is not a waiver of an additional breach or waiver of the performance of your obligations under this Agreement. Our acceptance of payment from you or our failure, refusal or neglect.
- 13. ACCIDENT. You must report (in writing) all accidents within 24 hs to the renter location and deliver to us a police report or accident statement relating to any accident or any incident involving the vehicle. You and / or any other driver agreed to cooperate fully with us and not to help or abet the assertion of any third party claim against us. There will be an administration fee between \$300-\$10,000 on accidents claims and vehicles damages. If the client did damage to the car, and the amount of it was collected through insurance (credit card insurance, website, personal insurance) and the client chargeback and did NOT win it, there will be a charge of \$699.99 for administrative expenses from the chargeback.

By signing this contract in the front page you agree to all terms and conditions stated here and at our website www.rentacar4lessmiami.com





Signed on December 8, 2025 at 4:31 PM

This photo serves as proof that the client signed at December 8, 2025 at 4:31 PM.



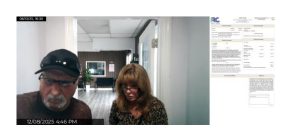
Signed on December 8, 2025 at 4:31 PM

This photo serves as proof that the client signed at December 8, 2025 at 4:31 PM.

12/08/2025 4:46 PM



12/08/2025 4:46 PM













. I FRANK TIMPONE understand the security deposit is a hold on my card authorized to cover any damages, tickets, late fees, due balances, missing gas and any other expenses incurred with the vehicle rented under my responsility. (47)



. I FRANK TIMPONE understand im responsible for scanning the QR CODE located in the keychain and inspect the vehicle to report any damages before and after the rental period. (47)



. I Understand SMOKING IS NOT ALLOWED IN THE VEHICLE (\$500.00 PENALTY). (4T)





. I understand THE VEHICLE IS NOT ALLOWED TO GO OUT OF THE STATE OF RENTAL AND A PENALTY OF \$2.500 WOULD APPLY IF NO PREVIOUS AUTHORIZATION IS GIVEN AT THE COUNTER (47)



 Please note: Vehicles must be returned in a reasonably clean condition. A cleaning fee of \$150 may apply for excessive dirt. For stains on carpets or seats, a shampoo/detailing fee of \$250 may be charged. (47)