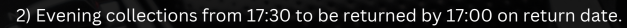
Days of Hire	Half Day	1 Day	2 Days	Weekend	3 Days	4 Days	5 Days	6 Days	7 Days	8 Days	Deposit
Car	£25	£50	£95	£110	£120	£150	£180	£200	£215	£240	£150
8/9 Seater MPV	£60	£105	£185	£200	£250	£310	£360	£400	£430	£485	£150
17 Seater Minibus	£70	£130	£225	£240	£300	£370	£440	£495	£530	£595	£150
SWB Van	£35	£55	£100	£115	£130	£170	£200	£215	£225	£255	£150
LWB Van	£40	£70	£135	£150	£180	£215	£260	£295	£310	£345	£150
ELWB Van	£45	£80	£155	£170	£210	£260	£300	£340	£375	£405	£150
Luton	£50	£100	£180	£195	£240	£310	£370	£420	£470	£500	£150
7.5T Lorry	£60	£120	£200	£215	£275	£340	£400	£460	£510	£550	£150
1) Morning collections from 08:30 to be returned by 08:00 on return date.											



3) Weekend hires to be collected from 17:30 on Friday and returned by 08:00 Monday.

The hirer understands and agrees that: -

- The terms, conditions and limitations of the insurance policy are deemed to be part of this contract, a copy of which is available for inspection at the main office of the Lessor.
- The hirer is responsible for compliance with this contract and that any additional authorised driver is the agent of the hirer.
- The lessor is not liable for loss or damage to property stored or transported on or in the vehicle. The hirer indemnifies the lessor against all such loss or damage unless the same shall be caused directly by the negligence of the lessor.

## The hirer agrees: -

4. To pay on demand current tariff charges in respect of:-

(a) rental (b) fuel

(c) the excess amount in respect of every collision damage incident resulting in loss or damage to the vehicle.
(d) all fines and court costs incurred whilst the vehicle is on rental except where caused through the fault of the lessor.

To pay where appropriate: -

- (e) excess charges incurred through contravention of clause 6.
- (f) charges relating to damage to, or loss of accessories, tyres, tools, and equipment.
- (g) additional insurance charges.
- (h) collision damage waiver charges.
- (i) value added tax at the applicable rates in force, at the com-mencement of rental.
- (a) To inform the lessor immediately of any loss or damage to, or fault developing in, or service due on, the rental vehicle.
  - (b) To permit the lessor to carry out all essential repairs and servicing.
  - (c) To be responsible for maintaining during the period of rental correct: -
    - (i) tyre pressures (ii) engine oil level
    - (iii) battery fluid level
    - (iv) screen wash levels
    - (v) coolant levels

6. To return the vehicle, its accessories, and tyres: -

- (a) on the date and at the time specified overleaf, or sooner if demanded by the Lessor (such demand not to be made by the Lessor without reasonable cause).
- (b) to the place specified overleaf.
- (c) in the condition prevailing at the commencement of rental fair wear and tear excepted.
- (d) in a clean and tidy condition, traffic grime excepted.
- (a) To keep the vehicle free from legal lien or process and to indemnify the lessor in default.
  - (b) To adequately protect and secure the vehicle when not in use.
  - (c) To indemnify the lessor for any loss incurred by reason of breach of the terms and conditions covering the contract.
- (d) That on breach of this contract and/or at the termination of the agreed period of hire the vehicle will be surrendered to the lessor; that until the vehicle is surrendered normal rental charges will accrue to the hirer as will all costs incurred by the lessor for recovery of the vehicle.

The hirer agrees that the vehicle will not be driven: -

- 8. (a) In a manner which would render void the policy or other contract of insurance
  - (b) By any person who has not been approved by the lessor as an authorised driver.
- (c) to propel or tow any other vehicle or trailer without prior permission to the Lessor.

N.B. A copy of the policy of insurance is available at the point of rental for examination by the hirer.

Outside England, Scotland, or Wales except with the lessors express written authority, and where such authority is given that all conditions are fully met.

- In the event of mechanical, electrical, or structural failure which may create further damage or be in contravention of Road Traffic Act construction and use regulations.
- 11. By any person: -

(a) under the influence of drugs or alcohol.(b) who is not licensed to drive the vehicle.

The hirer shall be liable as owner of the vehicle in respect of: -

- 12. (a) any of the following offences which may be committed with respect to that vehicle when it is stationary and when a fixed penalty notice is issued: being on a road during the hours of darkness without the lights or reflectors required by law; waiting, or being left or parked, or being loaded or unloaded, in a road, being used or kept on a public road within the meaning of the Vehicles (Excise) Act 1971 without a licence under that Act being exhibited on the vehicle in the manner prescribed under that Act; and the non-payment of the charge made at a street parking place; and
  - (b) any excess charge which may be incurred in pursuance of an order under section 35 and 36 of the Road Traffic Regulation Act 1967 (provision on the highways of parking places where charges are made).

The lessor warrants to: -

- 13. (1) Take every reasonable measure to provide the hirer with a well-maintained vehicle.
  - (2) To rectify, substitute or terminate the hire on any vehicle which has a major breakdown.
  - (3) To reimburse the hirer for all costs of mechanical repairs up to £25 on production by the hirer of a V.A.T. invoice and any parts replaced.
  - (4) To arrange and/or carry out any required mechanical repairs when duly advised.
  - (5) To provide full assistance and to minimise inconveniences to the hirer in the event of a vehicle breakdown.

The hirer accepts: -

- 14. (a) that he should not hold himself out to be the agent or servant of the lessor for any purpose.
  - (b) that repairs to the vehicle more than £25 must not be entered into without the prior consent of the lessor.
- 15. That by completing and signing the section on own insurance the hirer undertakes to insure the vehicle throughout the period of hire and any-extension thereof in. its full valueagainst loss or damage by accident fire theft and windscreen damage under a comprehensive policy of insurance with an insurance office of repute to be approved by the lessor. The hirer shall on request of the lessor supply full details thereof to the lessor and shall instruct the insurers that the lessor's name shall be endorsed on the policy. The hirer shall not during the hiring use or suffer the vehicle to be used in contravention of the terms and conditions of the policy, shall procure the payment of all monies payable by the insurers to the lessor, and shall reimburse the lessor any loss or damage suffered by the lessor to the extent that the same is not covered by the afore-said insurance.
- Notwithstanding the aforesaid warranties the lessor shall not be liable for any consequential or indirect loss whatsoever arising out of this contract.
- 17. These terms shall not operate to reduce the Hirers entitlement in respect of the warranties implied by law into the contract.
- 18. The period of rental covered by the contract shall not exceed three months, or shorter as required by statute.

Accidents: -

19. All accidents must be reported immediately to the Police and the lessor within 24 hours. An Accident Report Form must be completed on return or recovery of the vehicle or otherwise on request and full details of other parties, witnesses and Police must be provided. The driver shall not acknowledge liability and should advise immediately of any correspondence or contact concerning an accident. Renter and/or driver agrees to co-operate in any investigation or legal proceedings.

Please Note: DEPOSITS ARE NON-REFUNDABLE OR AT THE DISCRETION OF THE MANAGEMENT.