



OPTIONAL	DW/CDW OPTIONAL	\$17.99/DAY	11/22 - 12/12	\$377.79
OPTIONAL	PAI/PEC	\$6.00/DAY		
OPTIONAL	SUPPLEMENTAL LIABILITY PROTECTION 2	\$13.00/DAY		
OPTIONAL	RAP	\$4.99/DAY		
	VEHICLE LICENSE FEE RECOVERY	\$0.35/DAY	11/22 - 12/12	\$7.35
	NEW MEXICO STATE RENTAL TAX	5%/RENTAL	11/22 - 12/12	\$65.18
	SALES TAX	7.75%/RENTAL	11/22 - 12/12	\$101.04
	PREPAID FUEL CHARGE	\$3.36/GALLON		
	FUEL CHARGE	\$5.11/GALLON		

ESTIMATED BALANCE DUE \$1,469.90

CHARGES SHOWN MAY BE SUBJECT TO CHANGE IF THE VEHICLE IS NOT RETURNED EITHER AT THE AGREED DATE AND TIME OR LOCATION, IF A REFUELING CHARGE IS INCURRED, OPTIONAL PRODUCTS ARE ADDED/REMOVED, THE CAR CLASS IS CHANGED AND/OR ANY OTHER ITEMS OF THE CONTRACT ARE MODIFIED AS AGREED BETWEEN THE RENTER AND RENTAL AGENT.

Visa xxxxxxxxxxxx AUTH \$1,769.90

BILL-TO - N	COMPANY PROGRESSIVE INS-ALBUQUERQUE	REFERENCE NUMBER
-------------	--	------------------

Local Addenda continued

By signing below, Renter agrees to Owner's collection of information about Renter's use of Vehicle and Texting & Calling terms. See paragraphs with the headings Text & Call and Owner's Collection and Use of Vehicle Data: Renter's Use of Vehicles Navigation and Infotainment Systems and Vehicle Manufacturer Apps in the Terms and Conditions.

RENTER ACKNOWLEDGEMENT OF LOCAL ADDENDA _____

ADDITIONAL AUTHORIZED DRIVER(S):

I REQUEST OWNER'S PERMISSION TO ALLOW THE FOLLOWING DRIVER(S) WHO IS UNDER MY CONTROL AND DIRECTION TO DRIVE THE RENTED VEHICLE FOR ME AND ON MY BEHALF. I AM RESPONSIBLE FOR THEIR ACTS WHILE THEY ARE DRIVING AND FOR FULFILLING THE ADDITIONAL TERMS AND CONDITIONS OF THE CONTRACT.

X _____

NO OTHER DRIVERS PERMITTED

I, THE "RENTER" BY SIGNING BELOW, HAVE READ AND AGREE TO THE TERMS AND CONDITIONS IN THE ADDITIONAL TERMS AND CONDITIONS, WHICH ARE INCORPORATED BY REFERENCE AS IF FULLY SET FORTH HEREIN, AND THE RENTAL AGREEMENT SUMMARY (COLLECTIVELY, THE ADDITIONAL TERMS AND CONDITIONS AND THE RENTAL AGREEMENT SUMMARY ARE THE "CONTRACT"). BY SIGNING BELOW, I AM AUTHORIZING OWNER TO CHARGE TO THE CREDIT CARD(S) AND/OR DEBIT CARD(S) THAT I HAVE PROVIDED TO OWNER ALL AMOUNTS OWED BY ME UNDER THIS CONTRACT FOR ADVANCE DEPOSITS, INCREMENTAL AUTHORIZATIONS/DEPOSITS, AND OR ANY OTHER AMOUNTS OWED BY ME, AS WELL AS PAYMENTS REFUSED BY A THIRD PARTY TO WHOM BILLING WAS DIRECTED. I ALSO AUTHORIZE OWNER TO RE-INITIATE ANY CHARGE TO MY CARD(S) THAT IS DISHONORED FOR ANY REASON. I CERTIFY THAT THE DRIVER'S LICENSE(S) PRESENTED IS CURRENTLY VALID AND IS NOT SUSPENDED, EXPIRED, REVOKED, CANCELLED OR SURRENDERED. I FURTHER ACKNOWLEDGE AND CONSENT TO THE TERMS AND CONDITIONS SET FORTH IN THE PARAGRAPH WITH THE HEADING "DISPUTE RESOLUTION PROVISION- MANDATORY ARBITRATION AGREEMENT" IN THE ADDITIONAL TERMS AND CONDITIONS. BY SIGNING BELOW RENTER AGREES TO OWNER'S COLLECTION OF INFORMATION ABOUT RENTER'S USE OF VEHICLE AND TEXTING & CALLING TERMS. SEE PARAGRAPHS WITH THE HEADINGS TEXT & CALL AND OWNER'S COLLECTION AND USE OF VEHICLE DATA: RENTER'S USE OF VEHICLES NAVIGATION AND INFOTAINMENT SYSTEMS AND VEHICLE MANUFACTURER APPS IN THE ADDITIONAL TERMS AND CONDITIONS.

RENTER: _____ DATE: _____ OWNER REP: _____ EMP # E997XF

OWNER IS AFFILIATE OF ENTERPRISE HOLDINGS INC., WHICH OWNS RIGHTS TO ENTERPRISE NAMES AND MARKS.