



**Rental Agreement Summary**

RA#: [REDACTED]  
 Renter: [REDACTED]  
 TRAVEL AGENT PLUS PROGRAM  
 Billing Cycle: 24-HOUR

**Dates & Times**      **Location**

**Pick up**

Friday, May 2, 2025 3:57 PM      5075 S US HIGHWAY 41  
 Start Charges:      TERRE HAUTE,  
 Friday, May 2, 2025 3:57 PM      IN 47802-4711  
 (812) 235-3142

**Anticipated Return**

Monday, May 5, 2025 12:00 PM      5075 S US HIGHWAY 41  
 TERRE HAUTE,  
 IN 47802-4711  
 (812) 235-3142

**Vehicle**

2025 TOYO CAMR LE4 SILVER      License: [REDACTED]  
 VIN: [REDACTED]      Vehicle: [REDACTED]  
 Pickup:      ODO:1496Fuel:2.5g  
 05/02/2025 @ 3:57 PM

**Vehicle Condition:**

Passenger Fender  
 Scratch: scratches  
 Passenger Quarter Panel  
 Scratch: scratch

**Summary of Charges**

**Estimated Renter Charges**

Charges	Price/Unit	Total
TIME & DISTANCE 5/2/25-5/5/25	\$48.00 / Day	\$144.00
NO CHARGE DISTANCE 5/2/25-5/5/25	\$0.00 / Mile	\$0.00
DAILY RATE:	\$48.00 / Day	
HOURLY RATE:	\$16.00 / Hour	
DISCOUNT(10%)	10%	(\$14.40)

**Optional Protections Accepted**

No optional protections accepted.

**Optional Protections Declined**

RAP	@ \$5.99 / Day	\$0.00
DW/CDW OPTIONAL	@ \$23.99 / Day	\$0.00
PERSONAL EFFECTS COVERAGE	@ \$7.50 / Day	\$0.00

SLP @ \$19.50 / Day \$0.00

**Renter Acknowledgement of Accepted and Declined Protections**

I acknowledge that I have accepted or declined protections as indicated above.

**Taxes and Fees**

RENTAL EXCISE TAX (4%)	4%	\$5.21
VEHICLE LICENSE FEE RECOVERY	\$0.23 / Day	\$0.69
SALES TAX (7%)	7%	\$9.12
<b>Total Estimated Charge:</b>		<b>\$144.62</b>

**Payments:**

AMERICAN EXPRESS [REDACTED] Auth (\$444.62)

**Renter Acknowledgement of Charges**

I acknowledge that I have reviewed and agree to all Estimated Renter Charges and fees listed on Summary of Charges and further agree to pay for final charges in accordance with the Additional Terms and Conditions of this Contract.

Owner: ENTERPRISE LEASING COMPANY OF INDIANAPOLIS, LLC

**Additional Drivers**

No Additional Drivers are authorized to drive the vehicle with the exception of the drivers listed below.  
 (Additional driver names listed here if applicable)

Please keep this Rental Agreement Summary with you in the vehicle during the rental.

**Local Addenda**

For rentals originating in the state of Indiana, the following will either replace or supplement the Additional Terms and Conditions:

**The following replaces the first paragraph of the "Your Responsibility to Us" section:**

Except as restricted, modified or limited by applicable law, you accept responsibility for damage to, loss, modification or theft of, the Vehicle and Optional Accessories occurring during the Rental Period, regardless of whether you or another person were at fault or negligent, or if there was an act of God (i.e., an event out of anyone's reasonable

control). If you return the Vehicle outside of the Return Location's business hours or to a location other than the Return Location, you acknowledge that this includes any damage to, loss, modification or theft that may occur before we check in the Vehicle. Subject to the limitations set out in Indiana Code Ann. §24-4-9-13, you must pay us the following amounts:

**The "Your Responsibility to Third Parties" section is replaced with the following:**

**c. Your Responsibility to Third Parties.** You agree to maintain and provide liability coverage for third party claims arising out of the use or operation of the Vehicle. No claim can be made against any coverage or financial responsibility available for the Vehicle by us or our affiliate until the limits of the motor vehicle insurance coverage provided by you for the Vehicle are exhausted. We or our affiliate comply with applicable motor vehicle financial responsibility laws as an insured, self-insurer, bondholder, or cash depositor. Except as required by applicable law, neither we nor our affiliate extend any of our motor vehicle financial responsibility or provide insurance coverage to you, AAD(s), passengers or third parties through the Contract. If liability insurance or self-insurance is available on any basis to you, AAD(s) or any other driver and such insurance or self-insurance satisfies the applicable motor vehicle financial responsibility law, then we or our affiliate extends none of its motor vehicle financial responsibility. If we or our affiliate are required by applicable law to extend our motor vehicle financial responsibility and you and AAD(s) are in compliance with the terms and conditions of the Contract, then our or our affiliate's obligation is limited to the applicable minimum financial responsibility amounts. Any such extension of our or our affiliate's motor vehicle financial responsibility shall not include a duty to defend you or any AAD unless required by law. Also, unless we or our affiliate are required by applicable law, our or our affiliate's financial responsibility does not provide coverage for nor extend to any of the following: (1) any claim made by a passenger in the Vehicle; (2) liability imposed or assumed by anyone under any worker's compensation act, plan or contract; (3)

punitive or exemplary damages (which include damages imposed to punish a wrongdoer or deter others from similar conduct) or costs, interest, or damages attributable to them; (4) fines; (5) penalties; (6) treble damages; or (7) multiplied or multiple damages imposed on any permissive operator. The punitive damage exclusion shall further apply to any claim for uninsured or underinsured motorist coverages. If you misrepresent information, provide us or our representatives with false or misleading information, or refuse to cooperate with us or our representatives during any claim, suit or proceeding, such claim may be denied.

**If your Vehicle was not rented under the Enterprise Truck Rental Brand, in the "Optional Damage Waiver" section, the following will replace the actions listed that shall invalidate Damage Waiver and cause you to be responsible for damage to, loss or theft of the Vehicle:**

**The following shall invalidate DW and you will be responsible for damage to, loss or theft of the Vehicle:**

- a. if the Vehicle is damaged when used or driven: (1) by any person other than you or AAD(s) without our prior written consent;(2) by you or AAD(s) while intoxicated or under the influence of an illegal drug. (3) by any person committing a felony or in connection with conduct that could properly be charged as a felony; (4) in a race or speed contest, road rally, test or driver training activity;(5) to carry persons or property for hire or to tow or push anything; (6) where the damage is caused by your or AAD(s) intentionally or through willful or wanton misconduct; (7) outside of the United States, unless the use is authorized by us; or
- b. if you or any AAD(s) provided us with fraudulent or false information and owner would not have rented Vehicle if Owner had received true information; or
- c. if damage arises out of vandalism or theft of the Vehicle caused by the negligence of you or AAD(s), except that the possession by you or AAD(s), at the time of the vandalism or theft, of the ignition key that we furnish you will be prima facie evidence that you or AAD(s) were not negligent.

If your Vehicle was not rented under the Enterprise Truck Rental brand, the following are added to the Additional Terms and Conditions:

**DAMAGE WAIVER (DW) DISCLOSURE:** (1) DW is optional; (2) DW entails an additional charge; (3) The additional charge per day for DW is listed the Rental Agreement Summary; (4) All benefits of, and actions that invalidate, DW are found in the Damage Waiver paragraph of the Additional Terms and Conditions; (5) You or any ADD(s) may already be sufficiently covered for damage to the Vehicle and should examine your automobile insurance policy to determine whether the policy provides coverage for damage, loss, or loss of use to a rented vehicle, and the amount of the deductible; (6) By entering into the rental agreement, you may be liable for damage, loss, or loss of use to the rental vehicle.

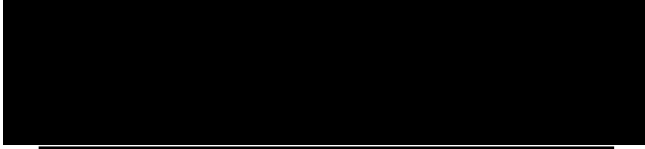
By signing below, you acknowledge that you have read and understand this disclosure.

If your Vehicle was rented under the Enterprise Truck Rental brand, the following are added to the Additional Terms and Conditions:

**OPTIONAL PRODUCTS NOTICE:** WE OFFER FOR AN ADDITIONAL CHARGE THE FOLLOWING OPTIONAL PRODUCTS: DAMAGE WAIVER; PERSONAL ACCIDENT INSURANCE; SUPPLEMENTAL LIABILITY PROTECTION, ROADSIDE SERVICE PROTECTION, AND ROADSIDE ASSISTANCE PROTECTION. BEFORE DECIDING TO PURCHASE ANY OF THESE PRODUCTS, YOU MAY WISH TO DETERMINE WHETHER YOUR PERSONAL INSURANCE, CREDIT CARD OR OTHER COVERAGE PROVIDES YOU PROTECTION DURING THE RENTAL PERIOD. DAMAGE WAIVER DOES NOT PROVIDE PROTECTION FOR IMPROPER FUELING OR OVERHEAD DAMAGE TO THE PASSENGER COMPARTMENT OR CONTAINER. FOR A FURTHER DESCRIPTION OF THE PRODUCTS, INCLUDING BENEFITS, RESTRICTIONS

AND EXCLUSIONS, PLEASE SEE THE ADDITIONAL TERMS AND CONDITIONS. THEIR PURCHASE IS NOT REQUIRED TO RENT THE VEHICLE.

RENTER ACKNOWLEDGEMENT OF LOCAL ADDENDA



**TERMS AND CONDITIONS**

[Click to view Additional Terms and Conditions](#)

FORM# UNIV.NA\_UC25

RENTER ACKNOWLEDGEMENT OF THE ENTIRE CONTRACT

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.



Additional Terms and Conditions of the Contract electronically accepted on 5/2/25 at 4:04 PM