	349 Mason Street San Francisco, CA 94102 (415) 359-1331		Rental Agreement Rental Agreement Page 2	t #: 139432 RA out by:P Vi Today Date:8/31/202	
RENT-A-CAR	Office Hours: Monday to	Sunday 8:00 AM to 3:00	PM		
Renter Information	Vehicle In	Vehicle Information		Charges Summary	
Jens Walter untersbergstr. 84 munich, germany 81539 Germany +491717803957 js.walter@gmx.net Drivers License: m24000vth32 Expiration: DOB: 1/7/1983	Unit #: 117-14-M Make/Model: TOYOTA,Corolla Plate: 8XGY021 Owning City: San Francsico Pickup Loc: 349 Mason St Dueback Loc: 520 Mason St		Dis	.99 = \$159.98 .99 = \$0.00 9.5 = \$0.00 9.79 = \$0.00 00 \$0.00 \$0.00 Nileage \$159.98 scounts \$79.99	
Company			Sales Tax (8.63%) Sa	les lax 8.63%) \$6.90	
Company	Pontal Inf	Rental Information		covery \$1.98	
			Fee \$8.88 Total Taxes & Fees		
	Date Out: 8/31/ Exp Date In: 9/1/2 Date In:	2023 7:43:00 AM 023 11:00:00 PM	Gasoline (\$8.5	\$0.00 (0/gal.) \$0.00 (mages \$0.00	
				CDW. \$27.90	
Additional Drivers		Total Miles Included: Odom. Out: Odom. In: 43810		6/1/21 \$17.90 06/1/21	
Additional Driver # 1	Odom. m.		Total Ins.	\$95.80 / Cov.	
<u>Additional Driver #2</u>	Fuel Out 16/16 x Fuel In <u>Vehicle Exchange</u> Alternate Unit Date Out Date In Odom. Out Odom In		Total Misc. Ch Total Est. Ch Total Est. Ch	\$184.67	
		i			
		Legend	Payment Inforn	nation	
		DDented LLoose MMissing	Authorizations 8/31/2023 CHIP & PIN XXXX2961	0	
Customer initials x		PCPaint Chip SScratched STStained	Payments XXXX2961		
Tickets - Tickets - Renter is responsible for parking tickets, <u>\$15 processing fee will be added</u> to unpaid parking tickets. Rates do not include fuel, CDW, RLI, SLI or PAI. Accidents - Customer must report all accidents, notify local police and complete City Rent-A-Car's accident report, within 24 hours after any accident. Signature: I have read and agree to the Terms And Condition Of The Agreement. I authorize City Rent-A-Car to process a credit card voucher, if any for charges under the agreement, including repair of damage, loss of use, parking violations and processing fees.			No Smoking / No Pets (\$150 minimum fine) Initials: x		
			Renter is responsible for all tolls & parking tickets (<u>\$15 processing fee for</u> <u>unpaid tickets/tolls</u>)		
x		-	Initials: x		

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RENTAL AGREEMENT PAGE 1

1. DEFINITIONS

- (a) Agreement refers to all of the terms and conditions on both pages of this contract.
- (b) I, Me, Renter means the person signing this Agreement, any other person you permit to use the vehicle by written consent, and any other person who allows the charges of the Agreement to billed to it.
- (c) Vehicle refers to the motor vehicle described on Page 2 of this Agreement, and includes all tires, tools, accessories, equipment, keys and vehicle documents in or on the vehicle.
- (d) Person means any individual, corporation, firm or other entity.
- (c) You or Your refers to the vehicle rental firm shown on Page 2.
- Rental of Vehicle. I hereby agree to rent this vehicle and to all of the terms and conditions of this Agreement.
- 3. Condition of Vehicle. You make no express or implied warranty as to any matter whatsoever including without limitation the condition of the vehicle and equipment, its merchantability, or fitness for any particular purpose. I received the vehicle in good and safe, mechanical and physical condition and will return same to you in the same condition, ordinary wear and tear expected.
- Servicing of Vehicle. I agree to ask for your permission prior to servicing or replacing any part or accessory of the vehicle.
- 5. Return of Vehicle. I agree to return the vehicle to you within 24 hours of the date and time rented or on the return date if specified on Page 2, or sooner upon your demand. This agreement does not allow me to rent the vehicle for more than 30 days at one time, regardless of any return date shown on page 2.
- 6. Place to Return Vehicle. I agree to return the vehicle to the rental office from which I rented it, or to the location shown on Page 2, during your regular business hours. If I return the vehicle to another rental office without your permission, you may charge me an additional fee.
- 7. Charges. I agree to pay you for all
 - (a) Time and Mileage. I will pay you for the number of miles driven (as determined by the factory installed odometer) and the length of time the vehicle was rented by me, at the time and mileage rates shown on Page 2. The minimum charge is one day plus mileage.
 - (b) Gas. I will pay for gasoline used if I return the vehicle with less gasoline than when rented, as shown on Page 2.
 - (c) Taxes. I will pay you for any state and local sales and use taxes on the rental of the vehicle, or, as shown on Page 2, an amount to reimburse you for the sales and use taxes you paid when you purchased the vehicle.
 - (d) Unauthorized Return of Vehicle. If the vehicle is returned to a rental office other than the one shown on Page 2, I will pay an additional fee equal to \$1.00 per mile multiplied by the number of miles between the renting rental office and the rental office where returned. The minimum is \$100.00.
 - (e) **Odometer Tampering.** I will pay you \$8.00 for each hour the vehicle was rented if there is evidence that I disconnected or tampered with the mileage recording device or if the device was not working properly for any reason.
 - (f) Other Charges. I will pay you for all other charges, surcharges and taxes for miscellaneous services which you may apply to the rental of this vehicle.
 - (g) Value of Lost or Stolen Property. I will pay you the value of all tires, tools, accessories, keys, equipment and vehicle documents lost or stolen from the vehicle.
- 8. Error in Charges. 1 understand that all charges shown on Page 2 are subject to review. After any final review, if an error is found, I shall pay the corrected charges or receive a refund, as the case may be, or you may correct any charge slip signed by me.
- 9. Collection of Charges. I agree to pay all charges upon your request. I will pay all collection expenses you may incur, including reasonable attorney's fees, if I do not pay any charges that are due. If bills for charges are directed by me to another person who fails to pay the charges when due, I agree to pay you on request. You may collect the charges from me and the other person to whom the charges were directed at the same time or in any order.
- 10. Repossession of Vehicle. If I am in violation of the Agreement, you may repossess the vehicle at any time without first advising me. You may notify the police or other authorities that the vehicle is stolen or missing.
- 11. Unauthorized Use of Vehicle. I agree that I will operate the vehicle in a safe and prudent manner and that I will not allow the vehicle to be used:
 - (a) By anyone under the age of 21.
 - (b) By anyone who is not a qualified licensed driver.
 - (c) By anyone without first obtaining your written consent on Page 2 of this Agreement.
 - (d) By anyone under the influence of drugs or intoxicants.
- (e) By anyone who obtained the vehicle by fraud, or misrepresentation.

- (f) For any illegal purpose.
- (g) To carry persons of property for hire.
- (h) To race or test the speed of the vehicle.
- (i) To teach a person without a license how to operate the vehicle.
- (j) To propel or tow any object.
- (k) On other than a public highway or graded private road or driveway.
- (1) To intentionally cause damage to or loss to the vehicle.
- (m) In the commission of a felony.
- 12. **Illegal Uses of Vehicle.** I agree that it shall be a violation of this Agreement if the vehicle is used in violation of any laws or ordinances applicable to the operation, use, or return of the vehicle, or if vehicle is operated in a negligent manner.
- GPS Tracking Device. Vehicle may be equipped with a gps tracking device. GPS Tracking Device may be used for vehicle recovery.
 You Are Not Responsible for Property in Vehicle. You will not be
- 14. You Are Not Responsible for Property in Vehicle. You will not be responsible for the loss or damage to any property, whether mine or not, left at any time in or on the vehicle at your rental office, even if in your possession, no matter who is at fault. I will be responsible to you for all claims made by others for any loss or damages.
- 15. Responsibility for Damages. I am responsible and will pay you for all loss, and damage to the vehicle regardless of who is at fault.
 - (a) The amount shown in the area labeled "Collision Damage Waiver," if I initialed the box on Page 3 labeled "I do not accept" at the time of rental.
 - (b) I understand that Collison Damage Waiver is NOT insurance. If I violate any of the terms of this Agreement, I will be responsible for the full amount of damages, even if I initialed the box labeled Collision Damage Waiver. I understand that my Personal Insurance Policy may cover damage to your car and I understand that I shall consult my insurer to determine the scope of coverage.
 - (c) If the law of jurisdiction covering this rental requires conditions on physical damage responsibility that are different than the terms of this agreement, that law prevails.
- 16. Liability Insurance. You comply with the requirements of Financial Responsibility Laws applicable to vehicle owners by means of insurance, bond, certificate of self-insurance, or other means or a combination therof. I understand that this agreement does not afford me or any other operator any insurance or protection against liability. If, by operation of law, you are required to provide a driver with protection from liability, such protection shall be limited in amount and scope to the minimum required by law and shall be excess of any applicable liability insurance. You and I agree that, to the extent permitted by law, uninsured and underinsured motorist protection is waived and rejected, regardless of any other protection which may be inferred by operation of law.
- 17. When There is No Coverage. I understand that there is no insurance coverage if I violate any of the terms of this Agreement. I understand that all liability and physical damage coverage is void in Mexico and Canada. I will be responsible to you or your insurance company for all claims made by others for physical injury or property damage if I violate this Agreement.
- 18. Reporting Accidents. I agree to report immediately, within 24 hours, to the renting office and to the policy, any accident involving the vehicle. I will promptly deliver to the renting office, or to your insurer, every process, pleading or notice of any kind which I may receive concerning a lawsuit arising from the accident. I shall not in any manner aid or abet any claimant, but agree to cooperate fully with your insurer in all matters connected with the investigation and defense of any claim or suit.
- 19. I Will Pay for Fines and Penalties. I will pay all fines, court costs, penalties, forfeitures and other expenses for parking, traffic or other violations while the vehicle is rented to me. I will be responsible to you for all claims made by others for payment of any violation.
- Relation With You. I am not your agent nor employee, nor is my conduct subject to your control for any purpose.
- Assignment of Transfer. I will not transfer nor assign this Agreement of the vehicle to any other person.
- 22. Changes. Any change in this Agreement must be in writing and signed by one of your officers, and by me.
- 23. Complete Agreement. This Agreement is the whole agreement between you and me. No other agreements, promises or responsibilities exist between you and me.
- 24. True Information. All information that I gave you is true.
- 25. Failure to Return Keys. I violate the terms of this Agreement if I do not or cannot return the keys to the vehicle.
- 26. **Prohibited by Law.** If any provision of this Agreement is prohibited by law, it shall not affect the remaining provisions.