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l'	separate charge.			STED BELOW OR ANY NTER. SEE PAGE 3 PA				
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SPARE / WINDSCREEN	PAGE 3 PARAGRAPH 6.b.	DAILY FEE SHOWN TO THE RIGHT. H REMAINS RESPONSIBLE FOR EITHEF OF €2500 OR THOSE INDICATED TO DW IS NOT INSURANCE. SEE OPTION	R AN EXCESS THE RIGHT.	Accepte DW		
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OPTIONAL PRODUCTS NOTICE	RENTER DECLINES EXCESS PROTECTION(EP)/PARTIAL WAIVER(PW). SEE PAGE 3 PARAGRAPHS 6.b AND 8.a.	RENTER ACCEPTS EXCESS PROTECTION WAIVER (PW) OF €700 AT DAILY FEE SHO REMAINS RESPONSIBLE FOR EITHER AN THOSE INDICATED TO THE RIGHT.EP/PW	WN TO THE RIGHT. RENTER EXCESS OF €2500 OR	Accepts EP	RAP E	xcess:
Our contract offers optional products	RENTER Declines EP/PW RENTER DECLINES ROADSIDE ASSISTANCE	OPTIONAL PRODUCTS NOTICE AND PAGE RENTER ACCEPTS ROADSIDE ASSIS	3 PARA 8.b. TANCE	Accepts PW RENTER		
including Damage Waiver, Excess	PROTECTION(RAP). SEE PAGE 3 PARAGRAPHS 6.B, 8.A AND 8.C.	PROTECTION (RAP) AT DAILY FEE SH RIGHT. RAP IS NOT INSURANCE. SEE PRODUCTS NOTICE AND PAGE 3 PAI	OPTIONAL			
Protection/Partial Waiver, Roadside Assistance Protection. Some of these	RENTER Declines RAP	THOUSE SOR ALL THIRD D		Accepts RAP		
products entail a separate charge.	RENTER AGREES TO INSURE THE VE UNDER THE INSURANCE POLICY LIS	TED BELOW OR ANY OTH	ER POLICY	RENTER		
Before deciding whether to accept any	OWNED OR AVAILABLE TO THE REN' RENTER INSURANCE INFORMATION	TER. SEE PAGE 3 PARAG	RAPH 6a.			
of these optional products, you may wish to determine whether your	INSURER:	POLICY #:				
personal insurance or credit card	IT IS IMPORTANT THAT 'ENTIRE AGREEMENT BEFO	YOU HAVE READ DRE SIGNING. ONI	AND UNDER Y SIGN THIS	RSTAND THE AGREEMENT		
provides you coverage during the Rental	BELOW IF YOU WISH TO B ON PAGES 1 TO 4.	E BOUND BY THE				
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TIME DATE O	INCURRED UNDER A TOLL SCHEME	. REFERENCES TO THE				
COLOUR REGISTRATION NO.	STATEMENT OF LIABILITY IS MADE ARE SET OUT IN PARAGRAPH 3 ON PAGE 2 OF THIS AGREEMENT. BY SIGNING BELOW I AGREE TO THE TERMS AND CONDITIONS ON PAGES 1 TO 4 AND AUTHORISE YOU TO OBTAIN PAYMENT OF ALL AMOUNTS DUE OR WHICH MAY BECOME DUE UNDER THIS					
MODEL UNIT NO.	RENTAL AGREEMENT BY DEBITING TH					
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DAMAGE EVALUATOR WILL BE SHOWN OTHER EQUIPMENT CHECKED DIT CHECKED IN	1		RENTER HAS BEEN INFORMED OF ACCIDENT REPORTING INSTRUC	TIONS		
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E IN E 1/8 1/4 3/8 1/2 5/8 3/4 7/8 F	Reg. Office and Data Controller: Head Office Motokov Complex Longmile Road, West Dublin, Dub	olin 12				

RENTAL AGREEMENT: TERMS AND CONDITIONS

1. Your Agreement with us:

When you sign Page 1 you accept the terms and conditions set out in this rental agreement (Agreement) which consists of Pages 1 to 4. Please read this Agreement carefully. If there is anything you do not understand, please ask any

Agreement carefully, if there is anything you do not understand, prease ask any member of staff.

We and you are the only parties to this Agreement and you are responsible for complying with all the terms and conditions of this Agreement even though another person (such as an insurance company) may have arranged the rental, negotiated certain terms or may pay all or some of the rental bill.

We assure you that our vehicle (Vehicle) is roadworthy and suitable for renting at the start of the rental period indicated on Page 1.

The Agreement is the entire Agreement between you and us concerning the rental and cannot be altered unless agreed to in writing and signed on behalf of

rental and cannot be altered unless agreed to in writing and signed on behalf of

2. Rental period:

We agree that you may have the Vehicle until the return date on Page 1. We may agree to extend this rental orally or in writing but the rental period may never be more than three months. We may require you to an additional deposit if we agree to extend the rental. You can choose to return the Vehicle during our standard office hours before the agreed return date on Page 1 and thereby terminate this Agreement early. If you have prepaid the rental charges to qualify for a "special offer" rate, you agree no refund will be due for early termination. Otherwise any change to the return date will affect the charges referred to in Paragraph 5, but except as expressly stated or required by implication, early termination shall not otherwise affect the parties' respective rights and obligations under this Agreement. Any administrative steps taken by us as a result of an agreed extension to the rental period (including without limitation changes to our records, billing processes, documents reference numbers or document dates) shall not affect your responsibilities to us under the terms and conditions of this Agreement.

3. Your responsibilities:

a. You must look after the Vehicle and the keys. You must always lock the Vehicle and secure all of its parts.

b. You must not let anyone work on the Vehicle without our permission. If we give you permission to allow someone to work on the Vehicle, we will only give you a refund if you have a receipt for the work.
c. You must inspect the Vehicle prior to taking possession of it and you must

return the Vehicle to us in the same condition received by you.

d. You must stop using the Vehicle and contact us as soon as you become aware

a. You must stop using the vehicle and contact us as soon as you become aware of a fault with the Vehicle.
e. You must bring the Vehicle back to us by the date and time shown on Page 1 unless otherwise agreed. One of our staff must see the Vehicle to check that it is in good condition. If we have agreed that you may return the Vehicle outside business hours or if you choose to leave the Vehicle with a third party you will remain responsible for the Vehicle and its condition until it is reinspected by a member of our staff.

f. You must check that you have not left any personal belongings in the Vehicle before you bring back the Vehicle. To the extent that any personal belongings are left in the Vehicle, we accept no responsibility in respect of any loss of or damage to such belongings and you agree to hold us harmless in any such event.

g. By signing the statement of liability on Page 1, you acknowledge that you will be liable as the owner, driver or operator of the Vehicle for:
Any fixed penalty offence committed with respect to the Vehicle and any charges incurred under the Road Traffic Act 1993;

- Any excess charge or penalty charge for parking which may be incurred in pursuance of any by-laws made pursuant to section 36 and section 36A of the
- Road Traffic Act, 1994;

 Any charges and penalty notices incurred under a tolls scheme established pursuant to the Road Act 1993; and
- Any other road traffic order in effect in any jurisdiction where the Vehicle is driven.

4. Use of the Vehicle:

The Vehicle must not be used:

- a. by anyone other than you or any other additional driver named on Page 1
- b. by anyone without a valid driving licence for the class or use of Vehicle rented;
- c. for hire or reward:
- d. for any illegal purpose;
- e. for racing, pacemaking, testing the Vehicle's reliability and speed or teaching someone to drive;

- f. while under the influence of alcohol or drugs; g. outside of the Republic of Ireland and Northern Ireland unless we have given you written permission;
- h. overloaded with more passengers than seat belts or to transport children without the legally required car seats; to propel or tow any other vehicle or trailer; other than on a paved public highway, private road or driveway; to transport dangerous or noxious substances;

I. in a reckless or negligent manner.
 II. in a reckless or negligent manner.
 III. in a reckless or negligent manner.
 III. in or on that part of any aerodrome, airfield, airport or military installation provided for the takeoff, landing, movement or parking of aircraft and aerial devices, including any associated service roads, refuelling areas, ground equipment parking areas, aprons, maintenance areas and hangars.

5. Charges:

- a. For all daily items designated as "/day" on Page 1:
 f Page 1 indicates "day=24 hour period", a day is each consecutive full or partial 24 hour period.
 f Page 1 indicates "day=calendar day", a day is each consecutive full or

If Page 1 indicates "day=calendar day", a day is each consecutive full of partial calendar day.
All charges are for a minimum of 1 day.
b. For all rental terms shown as "/week" or "/month" on Page 1:
If Page 1 indicates "/week" a week is 7 consecutive days beginning at the start time of the rental.

- If Page 1 indicates "/month" a month is 30 consecutive days beginning at the start time of the rental.
- c. You agree to pay to us the following charges as shown on Page 1:

The time charges for the rental period;

The kilometres charge for all kilometres exceeding the free kilometres on Page

1 permitted for the rental period; Charges for any optional services or products you chose to accept, including Damage Waiver, Excess Protection, Partial Waiver and/or Tyre, Glass, Roadside Assistance Protection;

A refuelling charge at the rate shown on Page 1. If based on consumption, for the difference in fuel level if the Vehicle is returned with less fuel than when rented. You will not receive a refund if the Vehicle is returned with more fuel than when you received it.

d. Additional Obligations - You shall pay to us on demand;

All fines and court costs for parking, bus lane, road tolls, traffic or other offences assessed against the Vehicle, you, another authorised driver or us until the Vehicle is returned, unless caused through our own fault;

A reasonable administration fee for processing any fines or offences against the Vehicle, you or us during the rental period, unless caused through our own

Our costs including reasonable legal fees where permitted by law, incurred

collecting payments due from you under this Agreement; A reasonable collection fee if the Vehicle is not returned to the original rental office indicated on Page 1;

A reasonable cleaning fee:

In the case of damage to, loss or theft of, the Vehicle or any part of accessory howsoever caused to the Vehicle unless caused through our own fault:

• A refuelling service charge which will be based on the rates set on page 1 of this agreement or at the rental branch you rented the vehicle from (or both) if you did not return the vehicle to us with the agreed amount of fuel unless an optional fuel product was purchased to waive this charge.

Fair market value of the repair or replacement of the Vehicle, part or accessory (as applicable) or a repair value calculated by reference to our standard list for minor repairs.

Reasonable administration fees,

• Loss of revenue at the daily rate shown on Page 1(or if no rate is provided on page 1, at the standard daily rate for the vehicle provided) based on our loss of income of the Vehicle, not to exceed 30 days, provided that this does not result in us being compensated twice for the same loss,

• A reasonable sum for diminishment of value,

Any towing, storage and impound fees reasonably incurred by us as a result

• Any towing, storage and impound fees reasonably incurred by us as a result of the damage to, loss or theft of the Vehicle. We shall have the sole right and responsibility to repair the Vehicle and shall, unless you have already settled our agreed repair costs, attempt to repair the Vehicle and process the insurance claim in a timely manner. Your liability for damage to, loss or theft of the Vehicle may be reduced by the purchase of Damage Waiver, Excess Protection, Partial Waiver and/or Tyre, Glass, Roadside Assistance Protection.
Any recovery fees applied where the damage to, or Vehicle fault, is the result of human error and is not covered by any manufacturer breakdown programme.

A refuelling service charge which will be based on the rates set on page 1 of this agreement or at the rental branch you rented the vehicle from (or both) if you did not return the vehicle to us with the agreed amount of fuel unless an optional fuel product was purchased to waive this charge.

e. You will pay Value Added Tax and all other taxes (if any) payable on any of the

charges listed above.

charges listed above.

f. You are responsible for all charges, even if you have asked someone else to be responsible for them. You agree that we will compute and debit final charges from your credit and/or debit card if that is the form of deposit or security being used, as shown on Page 1. All charges are subject to final audit. We will try to notify you before debiting from your credit and/or debit card charges which are finalised or come to light after the end of the Agreement.

g. You are responsible for all charges, even if you have asked someone else to be responsible for them. You agree that we will compute and debit final charges from your credit and/or debit card if that is the form of desposit of security being used as shown on Page 1. All charges are subject to final audit

security being used, as shown on Page 1. All charges are subject to final audit. We will try to notify you before debiting from your credit and/or debit card charges which are finalised or come to light after the end of this Agreement.

6. Your own insurance:

a. Responsibility to third parties: If you have elected to use your own insurance by signing the box on Page 1 you must keep the Vehicle insured against third party liabilities as required by the Road Traffic Acts 1961 to 2011 or any other legislation currently in force in any jurisdiction in which you operate the Vehicle. You are responsible for complying with the terms of your insurance policy. If the insurance you have arranged does not pay any third party the damages they are entitled to, we and/or our insurers may be required to pay them. If this happens you will have to repay this amount and any other costs incurred in handling the claim on demand. You agree to fully co-operate and assist us and our insurers in the investigation of any third party claim even if you have elected to use your own insurance.

b. Damage and theft responsibility: If you also decline Roadside Assistance Protection on Page 1 you must keep the Vehicle insured against damage to, loss or theft of the Vehicle up to the fair market value of the Vehicle. You are responsible for complying with the terms of your insurance policy. If the Vehicle is damaged, lost or stolen and Damage Waiver is declined or does not apply (see Paragraph 8.a) you must allow us to make a claim under any policy

apply (see Paragraph 8.a) you must allow us to make a claim under any policy in your name. If you also decline Roadside Assistance Protection on Page 1 or they do not apply (see Paragraphs 8.b and 8.c) you agree to pay us on demand the appropriate excess as stated in your insurance policy. If the insurance you have arranged does not pay us any charges outlined in Paragraph 5.d you are still responsible for paying us all outstanding charges and page of the paying the proposition of the paragraph. on demand. If you have paid us everything required under this Agreement and we later recover all of our losses from a third party we will refund you any

RENTAL AGREEMENT: TERMS AND CONDITIONS (continued)

7. Our third party liability insurance:

Unless you have elected to use your own insurance by signing the box on Page 1 you and any drivers authorised on Page 1 while using the Vehicle in Ireland and/or Northern Ireland will be entitled to cover as a co-insured (but not a policyholder) under our motor vehicle fleet insurance policy against claims from a third party alleging injury, death or damage to property as required by the Road Traffic Acts, 1961 to 2011, Road Traffic (Northern Ireland) Order 1981 (as supplemented and amended from time to time) or other legislation. You will be bound by the terms, conditions, limitations, exceptions and exclusions of this policy and may request a copy of this policy from our registered office specified on Page 1.

You agree to fully co-operate and assist us and our insurers in the investigation of any third party claim and agree that we or they will have the sole right to settle any claim as we or they may decide is necessary. You agree that any breach of Paragraph 4 will invalidate the cover supplied under the policy. If you provide false information in relation to any third party claim, or if we or our insurers suspect fraud, we may notify fraud prevention agencies and databases, and you may be prosecuted.

8. Our protection products:

a. Damage Waiver (DW): If you accept DW on Page 1, we will not hold you liable Damage waiver (Dw): If you accept Dw on Page 1, we will not noid you liable for damage to, loss or theft of, the Vehicle, except that you will still have to pay the excesses indicated on Page 1 every time the Vehicle is damaged or stolen or lost. If no excesses are indicated on Page 1 you will still be responsible for the first €2500 every time the Vehicle is damaged or stolen or lost. Your responsibility can be reduced with the acceptance of Excess Protection/Partial Waiver and Roadside Assistance Protection (RAP) (see 8.b. and 8.c. below). You agree DW does not exempt you from liability for damage caused by: the use of incorrect fuel, any breach of Paragraph 3 or Paragraph 4 or Paragraph 9; or if you failed to take all reasonable measures to look after and secure the Vehicle or the keys or any other device which unlocks the Vehicle and / or

b. Excess Protection (EP) / Partial Waiver (PW): If you accept EP on Page 1, we will waive your responsibility for €1500 of any loss caused by damage to or theft or loss of the Vehicle. If you accept PW on Page 1, we will waive your responsibility for €700 of any loss caused by damage to or theft or loss of the Vehicle. If you accept PW on Page 1, we will waive your responsibility for €700 of any loss caused by damage to or theft or loss of the Vehicle. If DW has been accepted you will remain responsible for the excesses indicated on Page 1 or, if no excess is indicated the first €2500 every time the Vehicle is damaged or stolen or lost. If you accept EP/PW and DW has not been accepted you remain responsible for all losses above €1500 if you have accepted EP or €700 if you have accepted PW up to the full market value of the Vehicle every time the Vehicle is damaged or stolen or lost. You agree EP/PW does not exempt you from liability for damage caused by: the use of incorrect fuel, any breach of Paragraph 3 or Paragraph 4 or Paragraph 9; or if you failed to take all reasonable measures to look after the Vehicle or the keys or any other device which unlocks the Vehicle and / or enables the Vehicle to be

c. Roadside Assistance Protection (RAP): If you accept RAP on page 1 we will waive all of your responsibility for the following (i) tyre repair or tyre replacement costs including rims except when part of a larger repair to the vehicle (ii) replacement key costs(iii) glass repair or glass replacement costs except when part of a larger repair to the vehicle (iv)all recovery and call out charges imposed by our chosen Roadside Assistance Providers as a result of any fault occurring to our vehicle which is due to driver or renter error. RAP does not exempt you from these charges for damage caused by the use of incorrect fuel: any breach of Paragraph 3 or Paragraph 4 or Paragraph 9; or running out of fuel multiple times.

9. What to do if the Vehicle is in an accident or stolen or lost:

a. You must report the accident or theft or loss to us in writing as soon as reasonably possible.

b. If you have elected to use your own insurance on Page 1 you must notify your nsurers and confirm to us that such notice has been given as soon as reasonably possible.

c. You or any driver must not admit responsibility to anyone in relation to the accident.

d. You and any driver should collect the names and addresses of everyone involved, including witnesses, and give them to us.

e. You and any driver must forward to us any notices or other documents relating to any legal proceedings arising out of the accident or theft or loss.

You agree to cooperate with us and our insurers including requests for full and true information and to provide assistance in any matters or legal proceedings including allowing proceedings to be brought by us in your name and defending any proceedings brought against you.

g. You will forthwith on demand fully and effectually indemnify us against all losses, liabilities, costs, actions, claims or demands which we may incur or have brought or made against us in relation to the Vehicle or its use and which are not recoverable under a policy of insurance whether the same is effected

h. You must return the original keys and report the theft to the police or An Garda Síochána as soon as reasonably possible if the Vehicle is stolen or lost.

10. Information:

a. By signing Page 1, you indicate your consent and agreement that we or any subsidiary, parent company or subsidiary of a parent company whether in the

EU or the USA or elsewhere may:

• store your personal data that relates to any incident arising from your dealings with us if we think that, as a result of such incident, you could be a risk for future rentals. We may refer to such data when you contact us to seek future rental services. For example, we will record data about your failure to pay, theft of or damage to a vehicle, abusive behaviour towards our staff, any relevant criminal offence committed or alleged or if you have driven under the influence of drugs or alcohol. Such data is stored separately from our general client database though the databases are linked. If we record any

such data against your name and you later seek to rent another vehicle in the UK or elsewhere, a decision will be made by our authorised employees as to whether the rental may proceed;

- process any data given by you or obtained for the purposes of keeping of accounts and records in connection with this Agreement and its performance and, unless you withdraw your agreement in the manner provided for in paragraph (d) below, marketing generally of other products and services offered by us:
- · verify personal, driving and credit information provided by you and any Additional Authorised Driver through credit agencies, local authorities or other sources:
- · process the data in the EU and the USA or elsewhere and make it available to us, any subsidiary, any parent company, or any subsidiary of a parent company and any third party, sub-contractor or agent for all such purposes as may be required in connection with the performance of this Agreement, including but not limited to the processing or payment of toll charges
- provide the data to third parties to carry out our customer satisfaction surveys
- provide the data to National Roads Authority or other government agencies who oversee road scheme programmes for the purpose of assisting in the enforcement of any traffic regulation during the rental period.
- · provide details of any accidents in which you or any Additional Driver of the vehicle are involved to relevant insurance databases.
- b. You agree if you break the Agreement we can give this information to the Motor Tax Office, debt collectors and any other relevant organisation
- c. You have a right to apply for a copy of the information held by us about you(for which a small charge, not exceeding €6.35, may apply) and you have a right to have any inaccuracies in your information corrected. Please send your request in writing (and any other queries concerning your pesonal data) to the data controller at the registered office on Page1.
- d. We shall use your personal data in accordance with the consent(s) that you have provided to us at the point of sale. If you do not agree to your personal information being used for marketing purposes contact the data controller at the registered office on Page 1.
- e. Information collected will be used for the purposes encompassed in the current Privacy Policy that can be accessed at www.enterprise.ie or by written request from the data controller at the registered office on Page 1.
- f. The Vehicle may be equipped with a tracking device and/or a telematics system. You acknowledge that such systems utilise mobile telephone, satellite and/or radio signals to transmit data and communication and therefore privacy cannot be guaranteed. You authorise us and our appointed providers to use and access location information and automatic crash notification concerning you for use in the operation of an automatic crash notification system and use of the Vehicle location system for legitimate reasons (such as to investigate a lost or stolen Vehicle or to co-operate with law enforcement authorities). You accept that a tracking device may alert us if the Vehicle enters any designated area (such as a port) so we are aware if the Vehicle may be transferred abroad, or for other security reasons. We are not obliged to use or ensure the proper operation of any tracking device or telematics system in the Vehicle.
- g. When you use any satellite navigation or infotainment system in this Vehicle, you are responsible for any information that is stored in the systems as a result of your use. We cannot guarantee the privacy or confidentiality of such information, and you must wipe it before you return the Vehicle to us. If you do not do this, the next users of the Vehicle will be able to access this information.

11. Ending the Agreement:

We may end this Agreement straight away if you breach any provision of Paragraph 4 or for any other serious breach of this Agreement. We retain any other rights and remedies provided by law. We can repossess the Vehicle and charge you if we do this and you will not have any right to compensation. If you continue to operate the Vehicle after the right to do so is terminated, you agree we have the right to notify An Garda Síochána or the police that the Vehicle has been stolen. You hereby release and discharge us from any liability arising from such notice.

12. Indemnity:

Upon demand from us, you agree to defend, indemnify, and hold us harmless from all losses, liabilities, damages, injuries, claims and demands (to include reasonable costs and expenses arising therefrom) incurred by us in any manner (save where caused by us) from this rental transaction or from the use, or operation of the Vehicle by any party, including claims of, or liabilities to third parties, and agree to present a claim to your insurance carrier for all such expenses. If you have no insurance to cover such events or losses, you agree to pay us for such losses.

13. Governing law:

This Agreement is governed by and constructed in accordance with the laws of Ireland. All disputes arising out of or in connection with the Agreement shall be subject to the exclusive jurisdiction of the Irish courts. For the purposes of this Agreement, Ireland or the Republic of Ireland means Ireland excluding Northern Ireland. A reference to a statute or statutory provision in this Agreement is a reference to it as amended, extended or re-enacted from time to time and shall include all subordinate legislation made from time to time under that statute or statutory provision.

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M50 Toll

garages and shops. Tag owners, please call your tag provider and transfer your tag to the rental car. Display tag as normal while passing the toll. Enterprise will Customer must pay M50 toll by 8 p.m. the following day. M50 toll can be paid by charge an admin fee and toll charge if Enterprise is required to process the eflow calling 1890 50 10 50, 00353 1 461 0011, www.eflow.ie or many participating petrol toll on behalf of the customer.

Road Service

In the unlikely event of a problem DURING NORMAL BUSINESS HOURS PLEASE CONTACT THE LOCATION WHERE YOU RENTED THE CAR.

made provision with auto manufacturers to utilise their Roadside Assistance Programmes. Where the vehicle fault is the result of driver error you may be responsible for some fees. The following number will route you through to the experience mechanical problems, flat tyres, fuel replacement, etc., we have If this is not possible or AFTER NORMAL BUSINESS HOURS where you may currently appropriate scheme:

If you are broken down in Northern Ireland - please call 0080088776655

Audi	1800 66 77 88	Mercedes	1800 203 203
BMW	1800 409 900	Mitsubishi	1800 228 822
Chevrolet	1800 535 005	Nissan	1800 535 005
Chrysler	1800 462 162	Opel	1800 66 77 88
Citroen	1800 66 77 88	Peugeot	1800 724 365
Fiat	1800 342 800	Renault	1800 66 77 88
Ford	1800 66 77 88	Saab	1800 66 77 88
Honda	1800 535 005	Seat	1800 66 77 88
Hyundai	1800 66 77 88	Skoda	1800 66 77 88
Jaguar	1800 66 77 88	Suzuki	1800 789 854
Kia	1800 54 22 27	Toyota	1800 741 700
Land Rover	1800 66 77 88	Volvo	1800 720 027
Lexus	1800 200 862	M	1800 66 77 88
Mazda	1800 535 700		

In the event Manufacturers not covering the vehicle - please call: your renting branch. IF AFTER NORMAL BUSINESS HOURS - please call: 1800227800 or 0035316179780.



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Enterprise is a proud member of the Drive AllianceSM network, with more than 8,200 locations at airports, train stations and in neighbourhoods throughout Europe, North America and beyond. Enterprise and the Drive Alliance network will help you get where you're going.

How To Report An Accident With Another Vehicle.

Call Enterprise immediately, 24/7 on

0818 555 600

Local call rates apply.

Failure to report the accident as soon as possible may jeopardise your coverage under available insurance.

Ensure you obtain:

• Time	
• Location	
Third Party Name	
• Third Party Tel.	
Third Party Mobile	
Third Party Reg.	
Third Party Vehicle	
No. of Passengers	
• Witness Details	

Exchange info and provide third party with above Tel. No. for Enterprise.









