

Rental Summary Agreement

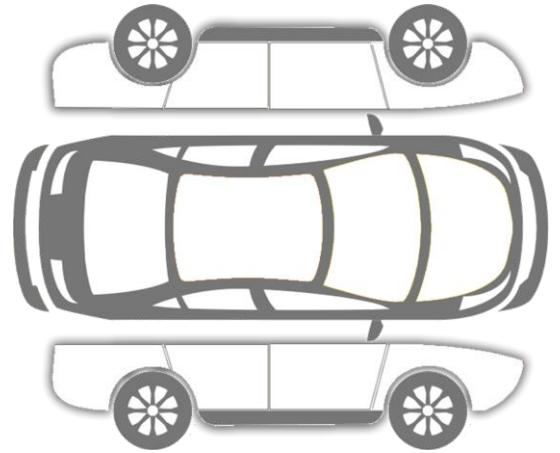
Renter Name RANDALE D. JOHNSON	Address 4800 ORTEGA FARMS BLVD #1207, JAX FL 32219	DOB 2/12/05	License J525-724-05-052-0		
Vehicle Identification Number (VIN) 3VW2K7AJ9EM221343	Year 2014	Make VW	Model JETTA	Body Type 4DR SEDAN	Color SILVER
Weekly Rate \$250/WK	Daily Rate \$35/DAY	Rental Period 5/24/24 – 12/12/25		Mileage Allotment 500/wk	

Rental Checklist

- Copy of Driver's License
- Background Check Emailed
- Completed Online Application

Verification Checklist

- Completed Budget
- Proof of Insurance
- CashApp Setup/Verified
- Weekly Mileage Verification (by text)
- Weekly Income Verification (by text)
- Vehicle Inspections (in person)



Renter (sign above the line)

Date (above the line)

RENTER HAS REVIEWED AND AGREES TO THE TERMS AND STATEMENTS IN THE RENTAL AGREEMENT. RENNER SHALL BE RESPONSIBLE AND LIABLE TO THE OWNER FOR THE VEHICLE FOR THE PERIOD OF THE RENTAL.

Rental Agreement

This agreement is made by and between the ("RENTER") and Auto Help Corporation ("AutoHelp") under the following terms and conditions WHICH constitute the entire agreement between the parties.

The RENTER shall make the rental payment with the amounts listed on the Rental Summary Agreement. The RENTER shall make the rental payments using the Cashapp method of payment.

The RENTER shall provide proof of insurance coverage on this Rental Vehicle. The RENTER shall provide proof of continued Insurance Coverage when requested by Auto Help Corporation.

The RENTER shall not Smoke or Vape in this Rental Vehicle. The RENTER shall not transport animals or pets in the vehicle. The RENTER shall not allow uninsured drivers to operate this vehicle. The RENTER shall not modify the vehicle.

The RENTER shall NOT use this Rental Vehicle for any illegal purposes; in any reckless manner; in a street race or speed contest; or allow the vehicle to be used to tow or push anything.

The RENTER shall operate the vehicle on a paved road avoiding unpaved roads. The RENTER shall pay any tolls, parking or any other violations that occur during the term, whether The RENTER is at fault or not.

The RENTER shall not carry passengers in excess of the number of seat belts in the Rental Vehicle.

The RENTER shall not attempt to assign this agreement to another person or entity and/or attempt to sublease this vehicle.

The RENTER shall NOT store or transport explosives, chemicals, corrosives or other hazardous materials or pollutants of any kind or nature.

The RENTER shall be responsible for the plate affixed to the vehicle; which belongs to AutoHelp. The RENTER shall pay the replacement costs should the plate be stolen or lost during the tenure of this Agreement.

The RENTER hereby grants and appoints Auto Help Corporation a Limited Power of Attorney: to present insurance claims of any type to an insurance carrier; for cases where the vehicle is damaged, lost or stolen, for any liability claims that may arise in connection with this transaction; where The RENTER fail to defend, indemnify and hold AutoHelp harmless from a claim; the RENTER hereby endorses their name to entitle AutoHelp to receive insurance payments directly for claims, damages, liabilities or payments.

The RENTER shall deliver to AutoHelp any pleading or notifications relating to any claims, suits or proceedings arising from an accident, theft or altercation with this vehicle. The RENTER shall cooperate with AutoHelp fully in the event of a claim or proceeding. The RENTER shall accept responsibility for damages to, loss, or theft of the vehicle, regardless of fault or negligence.

The RENTER understands that the continued operation or prolonged possession of the vehicle without payment or subjection to this agreement, will result in the vehicle being reported stolen. The RENTER shall return the rental vehicle upon expiration of the rental period or within 1 hour of the payment being due; and failure to pay all amounts due (including costs for damage to the vehicle) will be considered refusal to redeliver the vehicle, punishable in accordance with section 812.155, Florida Statutes.

The RENTER shall defend, indemnify and hold Auto Help Corporation from all losses, liabilities, damages, injuries, claims, demands, costs, attorney fees and other expenses incurred during the operation of the vehicle.

In the event that the RENTER default under this agreement, in addition to any other remedies available to AutoHelp at law or in equity, AutoHelp shall have the option to terminate this agreement and all rights hereunder.

It is understood by the parties; that the continued operation of the Rental Vehicle by the RENTER, extends the term of this Agreement and the Rental Summary Agreement.

The RENTER hereby affirms he/she has examined the statements in this agreement and the continued use of the Rental Vehicle subjugates the RENTER to the agreement(s) with all of its contents.