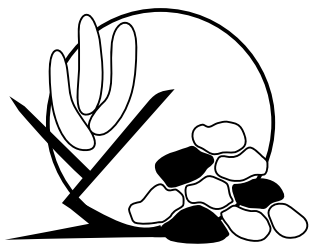


RENTAL AGREEMENT

Emergency Numbers
Hertie 081 277 6921
Emergency Number 081 128 5353



ALOE

4X4 CAR HIRE

VAT Reg. No. 425364701-5

Office
Tel: (061) 231 349 • Fax: 088 614 940
Mobile : 081 277 6921
Email: aloecarhire@iway.na
PO Box 4187 • Windhoek
169 Mose Tjitendero Street • Olympia
Windhoek • Namibia

DETAILS OF RENTER

Name _____
Date of Birth _____
Passport No _____
Licence No _____
Tel. No in Namibia _____
Home Address _____

NO DRIVING to Sandwhich harbour, along Kunene, from Epupa Falls east on 3700 to 3701, van Zyls Pass up, through steep and saltwater, sandstorms, along riverbeds, off-road, in twilight, after sunset, before sunrise, not registered roads. **DON'T** step on roof and bonnet, lean against metal parts, exceed 60km hrs, leave car unguarded, leave key in ignition, drive long distances with 4X4 and hubs engage. **NOTE:** engage 4X4 in time to prevent tyre and clutch damage, have brakes cleaned after stucked in mud.

CREDIT CARD DETAILS

Card Holder's Name _____
Credit Card No _____
CVV Nr _____ Expiry Date _____
Type Visa / Master / American Express / Diners Club

ADDITIONAL DRIVERS

Driver (1) _____
Licence No _____ Passport No _____
Driver (2) _____
Licence No _____ Passport No _____
Driver (3) _____
Licence No _____ Passport No _____

NOTE:

Border crossing authorization for Botswana, Zimbabwe, South Africa.

I, the undersigned [herin described as ("the RENTER") agree to rent from (the "LESSOR") the motor vehicle described in the form (hereinafter called ("the VEHICLE"))] in which expression shall include tyres, tools, accessories and all other items with which it is equipped for the period set out heron. **I have / will read the terms and conditions set out on the front and reverse side of this form and on the brochure and I agree** that the said terms, conditions and particulars set out on this form shall constitute a binding agreement between myself and the owner.

Renter _____
Licence _____

VEHICLE TYPE

Vehicle Type _____
 95 Unleaded 93 Leaded Diesel
Reg. No _____ Fuel Out 4/4 3/4 2/4 1/4

RENTAL INFORMATION

				TOTALS	
RENTAL	DAYS	@ N\$	/DAY		
FRIDGE/GPS	DAYS	@ N\$	/DAY		
INSURANCE	DAYS	@ N\$	/DAY		
DROP OFF/PICK-UP FEE					
SUB TOTAL					
LESS DEPOSIT TAKEN					
GRAND TOTAL					
DELIVERED		RETURNED			
TIME		TIME			
PLACE		PLACE			

INSURANCE EXCESS DEPOSIT

N\$ _____	Y	N	SIGNATURE _____
-----------	---	---	-----------------

By signature the RENTER agrees to pay insurance access deposit for CDLW on the described VEHICLE and deposit for CDLW on optional equipment, if not, the RENTER is liable for the total value of the described VEHICLE and optional equipment.

- Clutch and underbody damage not covered by insurance.
- Polishing fee of N\$ 660.00 will be charged if car is badly scratched.
- If involved in a vehicle accident and new vehicle is needed, the renter will have to rehire a vehicle and no refund will be given on the previous contract.
- All breaks will be handled within 24 hours.
- 48 hours notice must be given if a vehicle is returned before the due date or no refund will be given.

60km/h on gravel roads
4X4 speed limits : 20km/h low, 60km/h high
Disengage 4X4 immediately after use

REPORT EVERY INCIDENT tyre puncture, stuck in water or mud, driven through potholes and sandstorm damages, etc.

Chipped tyres, Sidewall inflates, deep cosmetic cuts, deep scratches are not accepted.

NOT REPORTED DAMAGES all costs arising plus N\$ 600.00 penalty.

Although renter has got insurance cover from **Aloe Car Hire** with certain amount of excess as pointed out above in the contract in paragraph 8 of standard terms and conditions, renter is still liable for full damage to the **Aloe** vehicle if caused by negligence or road conditions not suitable for the vehicle or driving in riverbeds an through water or driving on any terrain or roads which have no road numbers, overspeeding.

I, renter, agree that roof-tents, if mounted, are at my own sole risk. This also applies if an additional driver is driving.

1. INTERPRETATION

- In this agreement, except in a context indicating some other meaning is intended:
- The official rates brochures means: the official brochure or rental rates and other general information issued by Aloe 4X4 Car Hire from time to time and which is current at the commencement of the rental period.
- Aloe means: Hertie Schoeman trading as Aloe 4X4 Car Hire.
- The "rental period" means the period from the time the vehicle is delivered at the renter location until its return to Aloe by the renter.
- The "Renter" means: the person named as the renter in the real form.
- The "renting location" means" the location from which the renter rents the vehicle.
- The "territory" means: Namibia
- The "vehicle" means: the vehicle described on the rental form (including all tyres, tools, equipment, accessories and documents in and on the vehicle at the renting location)? And includes any replacements for the vehicle which has been officially authorized by Aloe .
- Reference to the rental form shall be the rental form forming the first page of this agreement and shall form part thereof.
- The singular shall include the plural and vice versa, the masculine gender shall include the feminine and vehicle versa and natural persons shall include legal and juristic persons and vice versa.
- The headings appear for reference only and shall not influence the proper interpretation of this agreement.

2. RENTING

Aloe rents to the renter who hires from Aloe the vehicle on the terms and conditions of this agreement.

3. TERMINATION

Notwithstanding anything to the contrary elsewhere in this agreement Aloe may terminate the agreement at any time by notice to the renter whereupon the renter shall forthwith return the vehicle to Aloe . The obligations of the renter and the rights of Aloe under this agreement shall continue in effect until the vehicle has been returned to Aloe and the renter has complied with all those obligations.

4. DELIVERY AND RETURN

- The renter shall take delivery of the vehicle at the renting location. The parties shall inspect the vehicle together and unless the renter has made any indication in writing on the rental form of any patent shortcoming, the vehicle shall be deemed to have been delivered in good order and repair and without any damage to the paintwork, upholstery and fittings unless the renter proves otherwise.
- The renter shall at his own cost return the vehicle to Aloe at the agreed return date/time specified on the rental form or if this agreement is terminated at any time (for any reasons) before then, then immediately after such termination.
- The vehicle shall be returned to Aloe in the same condition as received, fair wear and tear expected, and at the agreed return location specified, or if no such location is specified, at either the renting location or another Aloe location in the same city or town as the renting location.
- Without derogating from any other term contained herein, Aloe shall be entitled at the expiry and/ or termination of this agreement for whatever reason to retake possession of the vehicle it may be located and from whoever is in possession thereof.

5. RENTAL CHARGES

- The rental charge payable by the renter for the use of the vehicle shall be the rental calculated for the whole of the rental period at the rates and on the basis specified and agreed with the renter as well as all other charges for the services or benefits opted for or utilized by the renter, including but not limited to the charges for one way fee, delivery fee, collection fee, additional medical insurance and refueling where the vehicle is returned with less fuel than when rented, each of which shall be subject to 5.3 and all taxes levied on any amounts payable by the renter.
- In determining the rental charges the distance traveled by the vehicle (where required) shall be determined from the vehicle's odometer if this is not possible for any reason by Aloe on any other fair and reasonable basis and the renter shall be obliged to furnish all such information and assistance as Aloe may reasonable require for that purpose.
- If the renter received any services or benefit contemplated in its agreement but for which no basis for charging is specified, then the renter shall pay a charge determined on the basis (if any) specified in the official rates brochure of or no such basis is specified on Aloe as usual basis then applied to it.
- The renter shall also be liable for all fines, penalties and the like (including all legal costs incurred by Aloe) to its attorneys in accordance with their usual charges at the time for parking, traffic and other criminal offences arising out of or concerning the use of the vehicle during the rental period and the renter accordingly indemnifies Aloe against all such liability.
- All charges payable by the renter shall be payable in cash on presentation of an account.
- If Aloe has agreed to accept payment from the renter by credit card the renter's signature of this agreement shall constitute authority for the issuer of the card to debit him with the amount due.
- All rates include maintenance and oil, but do not include fuel and tyres.

6. USE OF THE VEHICLE

- The vehicle may not be used for the conveyance whether of passengers or goods for reward, to proper or tow any other vehicle including any caravan or trailer, to transport goods in violation of the customs laws or in any other illegal manner, in any motor sport, below the high tide watermark at the coast or in any pools or wet salt pans, through rivers or along riverbeds, in sandstorms, beyond the borders of Namibia (unless authorized in writing by Aloe) or any area in Namibia where there is or may be a risk of civil unrest, political disturbance or riot, or any activity associated with any of the foregoing, in twilight, after sunset or before sunrise, except with the express written consent of Aloe .
- The renter shall make adequate provision for the safety of the vehicle and in particular he shall keep the vehicle properly locked and secured and immobilized and the burglar alarm (if any) and gear lock activated / engaged when the vehicle is not in use.

7. THE DRIVER

- The vehicle may not be driven by anyone other than the renter himself or any other person indicated as a driver on the rental form.
- The renter warrants that in any event the vehicle will not be driven by any other person whose blood alcohol concentration exceeds the limit permitted by any applicable law or regulation or whilst under the influencing of intoxicating liquor or of a narcotic drug and that every driver of the vehicle during the rental period will have a valid license to drive the vehicle, will comply with all applicable laws and will comply in all respects with the provisions of this agreement.
- If the vehicle is driven by anyone other than the renter, then without derogation from any rights or remedies which Aloe may have, the renter shall remain liable for all his obligations in terms of this agreement and in particular he shall be liable to Aloe as if he had been the driver and where the vehicle is not driven by a person referred to in 7.1 the renter shall not be entitled to exercise any of the rights to which the driver may otherwise have been entitled to exercise in terms of this agreement.

8. ACCIDENT INSURANCE

- The vehicle shall be at the sole risk of the renter throughout the rental period.
- The renter shall be liable for any loss of, or damage to, the vehicle and any other expenses incurred in recovering the vehicle during the rental period howsoever the loss or damage is caused and whether or not it is attributed to his fault or negligence, provided that none of the situations or circumstances set out in 8.3 is applicable, the renters' liability in respect of each incident giving rise to such loss or damage as the case may be – shall be limited to the excess mentioned in the rental form.
- The renters' liability shall not be limited if:
 - the loss or damage of the event giving rise thereto was caused by the fault or negligence of the renter or the driver (whether authorized or not) if the vehicle: or
 - the loss or damage or the event giving rise thereto occurred in a situation where no other vehicle or animal or object was involved, unless the renter is able to prove that the loss or damage or the vent giving rise thereto was not caused by the fault or negligence of the renter or the driver (whether authorized or not) of the vehicle; or
 - at the time of the occurrence of the loss or damage or the event giving rise thereto
 - the vehicle was being driven on a road which was not tarred or generally whose condition was otherwise not suitable for the vehicle: or
 - the vehicle was being used for a purpose prohibited in terms of 6.1 or was being driven contrary to any other provision of 6.1 or
 - the vehicle was being driven by a person not authorized to do so in terms of 7.1 or 7.2; or
 - in the case of theft or loss of for from damage to the vehicle, the renter was in breach of 6.2: or
 - without derogating from any of the foregoing, the renter was in a breach, or was committing a material breach, of this agreement
- after the occurrence of the loss or damage for the event giving rise thereto, the renter breaches any of the provision of 9. 8.4 Accordingly where 8.3 is applicable the renter shall pay to Aloe the cost of the repairs to the vehicle or any part of it has been stolen or damaged beyond economic repair, the fair market value thereof before the damage occurred.

9. RESPONSIBILITY AFTER LOSS OF OR DAMAGE TO VEHICLE

- If during the rental period the vehicle is involved in any accident or collision or is lost or the vehicle or any part of it is stolen, the renter shall take every reasonable precaution to safeguard the interest of Aloe, including but without being limited to the following where appropriate:
 - he shall obtain the name and address of everyone involved and of possible witnesses;
 - he shall not admit any responsibility or liability nor release any party from any liability or potential liability nor
 - settle any claim or potential claim against or by any third party;
 - he shall notify the police and Aloe as soon as possible and in any event within twenty-four hours of the occurrence in question;
 - within forty-eight hours of any accident to or theft or loss of or from the vehicle he shall submit a copy of his driver's license to Aloe
 - he shall make adequate provision for the safety and security of the vehicle;
 - he shall co-operate with Aloe in the investigation, the making and/or defense of any claim action relating to the incident (including the making of an affidavit if he is requested to do so).
- If the renter is not the driver then without in any way derogating from the renters obligations in terms of this clause 9, the renter shall procure that the driver complies with the provision of 9.1 and the renter warrants that the driver will do so.
- The renter shall furnish to Aloe (and if the renter is not the driver the renter shall procure that the driver furnishes to Aloe any notice of any claim, demand, summons or the like which the renter or the driver may receive in connection with the vehicle).
- The renter warrants that the informaion compiled in Aloe's claim form as referred to in 9.1.5 will be complete, true and correct in every respect.

10. EXEMPTION

Aloe shall not be liable for any damage to, or any damage arising out of any defect in, or mechanical failure of the vehicle, nor for any loss of, or damage to, any property transported or left in the vehicle, nor for any indirect damages, consequential loss of profits or special damages of any kind for any breach of this agreement, or arising out of any cause whatsoever, irrespective whether or not the loss resulted from the negligence of Aloe , its agents or employees. Aloe accepts no responsibility and shall not be liable for delays occasioned by a breakdown or any other circumstance.

11. GENERAL

- This agreement shall be governed in all aspects by the laws of Namibia .
- No agreement in variance with the provisions of this agreement shall be binding unless recorded in writing and signed by or on behalf o the renter and by or on behalf of Aloe .
- The renter agrees that Aloe is entitled, but not obliged, in it's direction, to institute any action or proceedings for enforcing any of its rights under this agreement in the Magistrate's Court, notwithstanding the amount in dispute, and the renter hereby consents to the jurisdiction of the Magistrates Court .
- The renter shall not be entitled to cede any of his rights under this agreement to sublet or part with possession of the vehicle, its tools or equipment or an part of it.
- If Aloe institutes any legal proceedings against the renter to enforce any of its rights under this agreement he shall be entitled to recover from the renter all the legal costs it incurs to its own attorneys in accordance with their then usual charges and assessed as between attorney and own client.
- If the renter enters into this agreement on behalf of any principal, including any undisclosed principal, he shall be personally liable jointly and severally with his principal.
- The renter chooses the address specified in the rental form as his *domicilium citandi et executandi* and any notice posted to him there be deemed to be received three days after it is posted unless he proves the contrary.
- Aloe reserves the right to substitute vehicles reserved with a similar vehicle should the vehicles reserved not be available at the time of hire.

RERPORT EVERY INCIDENT

Tyre-puncture, stuck in water or mud, driven through potholes and sandstorm damages, etc.

Chipped tyres, sidewall inflates, deep cosmetic cuts, deep scratches are not accepted.

NOT REPORTED DAMAGES

All costs arising plus N\$ 600.00 penalty.

Although renter has got insurance cover from Aloe Car Hire with certain amount of excess as pointed out above in the contract in paragraph 8 of standard terms and conditions, renter is still liable for full damage to the Aloe vehicle if caused by negligence or road conditions not suitable for the vehicle or driving in riverbeds and through water or driving on nay terrain or roads which have no road numbers, overspeeding.