

General Terms of Van Usage

1. TERMS OF USE

There is no charge for the use of the vehicle. The client is the driver and the person providing the required documentation

A premium will be charged if the vehicle is in accident or collusion or the cost of a repair when the vehicle has been damaged

2. DRIVERS

Drivers must be aged 25 and over, and must have a clear insurance record (Certain endorsed licences may or may not be accepted at the discretion of the Management). You should bring your valid driving licence (original copies only) and two further forms of identification, one of which must include proof of address. This can be two bills or one bill and another form of photographic identification, preferably a passport. Acceptable documents include utility bills and bank or credit card statements issued within the last three months.

3. FUEL

All our vehicles run on diesel fuel. All vehicles will be supplied with a full tank of fuel. It is the client's responsibility to refill the vehicle at the end of the period. If the fuel has not been replaced, the fuel is then charged at a per mileage rate of £0.48pence.

4. DEPOSITS AND OTHER CHARGES

We do not take a deposit. All clients must provide a valid UK credit, switch or debit card in the name of the client prior to collection of the vehicle, in case of an incident wherein you give authorisation that any other charges become due can be deducted from the card you have provided.

Cost of repair:

- A collision, accident a premium of £150.00
- Tyres, including punctures
- Windscreen, mirrors and the interior of the vehicle
- The loss of or damage to keys or locks

In the unlikely event of the following:-

In the event of a collision or accident it is the driver's responsibility to comply with the provisions of the Road Traffic legislation. Collisions / Accidents must be reported to the Police and a signed Police report obtained. Full details of third parties must be obtained.

WE ADVISE THAT IN THE UNFORTUNATE EVENT OF A COLLISION YOU SHOULD TAKE PHOTO IMAGES OF ALL OF THE OCCUPANTS OF THE THIRD PARTY VEHICLE AND THE THIRD PARTY VEHICLE ITSELF SHOWING THE NUMBER PLATE.

Failure to obtain information of third parties, their vehicle and number of passengers or any delay on your part that causes delay in the administration of the collision/ accident may result in our insurance company disclaiming liability. In such an event all costs will become your responsibility.

The Client will assist Stashed Away and or their insurers in dealing with any claim related to the client and that the client will assist in every respect which could include attending court to give evidence. Failure to assist Stashed Away and or their insurers will result in the client being responsible for all costs and charges relating to the incident that the client was involved or allegedly involved.

5. COLLECTION OF THE VEHICLE

When you collect your vehicle you should inspect it for any defects that is not already listed on the Vehicle Condition Report which is provided, If there is additional defects, this should be reported immediately BEFORE YOU MOVE THE VEHICLE.

6. VEHICLE RETURNED

If the vehicle is not returned on the specified date, then Stashed Away have the right to charge a penalty per day and enter upon the premises where the vehicle is kept for the purpose collection.