The general rental conditions are available online on our website: drive-tahiti.com

Requirements for renting a vehicle

For vehicles requiring a driving license: All drivers must be at least 23 years old and have held a valid driving license corresponding to the category of vehicle desired, for at least 2 years.

Security deposit

For any rental, the customer must make a security deposit to DRIVE TAHITI up to 10,000 FCFP. This security deposit can be made in the form of:

- A credit card imprint
- A direct debit authorization in the event of damage/theft specifying the numbers of a bank card.
- A check in the name of DRIVE TAHITI
- A cash deposit.

By signing this document, the customer agrees to pay the amount of the rental made and any costs that may add

- Possible rental costs if the return time provided for in the contract is exceeded.
- Possible damage up to the cover taken out or the maximum deductible.
- Petrol according to the price list if the level of petrol does not correspond.
- Tickets.

The security deposit is returned at the end of the rental under the conditions provided for in the "Return of the vehicle" section.

At the start of the rental

Before signing your Rental Agreement

Take the time to read the Rental Agreement, the rental conditions, the applicable rates, the content of the guarantees and insurance included or not in the rental rate and the optional insurance and additional protection offered.

Do not hesitate to ask DRIVE TAHITI staff about current promotions, especially in terms of prices or options.

The name of the renter indicated on the Rental Agreement is that of the main driver, who must be present when signing the Rental Agreement and to whom the costs related to the rental are invoiced.

Except for legitimate and unforeseeable reasons, only the driver(s) indicated on the Rental Agreement is/are authorized to drive the Vehicle.

You can add additional drivers, subject to the payment of a supplement per additional driver. In the event of damage caused to the vehicle while driving by a driver not indicated on the Rental Agreement, any additional insurance and additional protection that may have been taken out are inapplicable, and you must compensate DRIVE TAHITI for all damages that are attributable to you (in particular those suffered by the vehicle within the limit of the market value of the vehicle, plus the costs and costs related to its immobilization).

The driver must present to the departure DRIVE TAHITI agent an identity document, the original of his driving license, a bank card or credit or debit card as guarantee. Any additional driver must present to the departure DRIVE TAHITI agent an identity document, and the original of his driving license.

A scorecard accompanies the rental contract. This indicates any visible damage to the vehicle, and the level of fuel provided at the start of the rental.

Check that the apparent condition of the vehicle corresponds to that described in the time card. Compare the fuel level on the dashboard with the entries on the time card. You agree to have the scorecard corrected by DRIVE TAHITI staff in the event of an anomaly.

Delivery

DRIVE TAHITI delivers your vehicle free of charge upon prior reservation and according to the availability of our teams.

We ensure our deliveries free of charge on the sector extending from PUNAAUIA to MAHINA. Delivery of the vehicle is free for a minimum rental of 3 rental days and is possible on all our ranges of vehicles, on working days, from 07:00 to 18:00.

Deliveries outside this sector can be made according to a prior estimate.

During rental

You have legal custody of the vehicle from its delivery; you are therefore responsible for it.

You agree to take care of it and to use it normally and prudently.

In particular, the following are considered abnormal uses of the vehicle:

The use of the vehicle not in accordance with its intended purpose (fuel error, breakage of the clutch following misuse, poor appreciation of the size of the vehicle, circulation despite the alerts appearing on the dashboard of the vehicle, modification made to the vehicle, etc.).

- Traffic outside the vehicle lanes.
- The use of the vehicle to provide, for a fee, a transport service for people (e.g., taxi) or goods (e.g., removals or paid deliveries).
- The transport of flammable, explosive, corrosive or oxidizing materials.
- The use of the vehicle for learning to drive,
- The use of the vehicle in the context of motor sports events, races or competitions (or their trials) or reconnaissance of rally routes.
- Driving the vehicle under the influence of spirits or narcotics, or non-prescribed drugs or narcotics.
- The subletting of the vehicle to a third party
- Voluntary damage to the vehicle.

These uses imply the sole responsibility of the driver and result in the loss of the benefit of the insurance taken out

You must respect any signal emitted by the warning lights appearing on the dashboard of the vehicle and take the necessary precautionary measures if necessary (emergency stop in particular).

When parking, you agree to lock the vehicle and place your personal belongings in the trunk or under the seats. Under the Highway Code, as the lessee of the vehicle, you are financially responsible for non-compliance with the Highway Code, and must pay yourself, within the required time, the fines imposed in this respect within the framework of the rental.

Failing this, DRIVE TAHITI communicates your contact details to the police, who send you the notice of increased fine

In all cases, DRIVE TAHITI invoices you, for each violation, a fixed compensation of 3500 XPF for the cost of administrative processing borne by DRIVE TAHITI to communicate your contact details and send the notice of increased fine or violation.

In the event of a vehicle breakdown or accident requiring immediate or urgent repairs: before having any repairs carried out (including tires), contact DRIVE TAHITI on +689 87 29 82 69.

In the event of an accident or damage suffered by the vehicle with an identified third party that does not require immediate repair: you must inform DRIVE TAHITI within s2 hours from the moment you become aware of it, and submit to the DRIVE TAHITI return agent, within 24 hours from the moment you are aware of it, an amicable report duly completed and signed by yourself and the third party concerned.

The submission of a completed and signed joint report in the event of an accident or damage with an identified third party, and whether you are responsible or not, is mandatory. Failing this, any additional insurance and additional protection you may have taken out are inapplicable, and DT will invoice you for all damages attributable to you (in particular those suffered by the vehicle within the limit of the market value of the vehicle plus the costs and costs related to its immobilization).

In all cases, in the event of damage caused to the vehicle, DRIVE TAHITI invoices you a fixed indemnity of 5000 XPF for the cost of administrative processing borne by DT, regardless of the type of additional protection subscribed.

In the event of the vehicle being stolen, you must, within 24 hours from the time you become aware of it, make a declaration of theft to the competent authorities and give the DT agent the report of the filing of the complaint, the papers and the keys to the vehicle.

In the event of theft of the keys and/or papers with the vehicle, be sure to report it to the competent authorities to indicate it on the complaint filed.

Return of vehicle

You must return the vehicle, its keys and papers, to DT personnel at the dates and times agreed in the Rental Agreement.

You must inform DT as soon as possible of any event preventing you from returning the vehicle at the agreed dates and times, under penalty of constituting misappropriation liable to legal proceedings/

If you wish to extend the duration of the rental, you must pay the rental at the closing of the Rental Agreement, and sign a new rental agreement.

In all cases, you are liable for the amount of the rental and any costs related to damage to the vehicle until it is returned to DRIVE TAHITI.

DRIVE TAHITI can in no way be held responsible for goods that you forget in the vehicle at the end of the rental contract.

Upon return and after having checked the vehicle by completing the "return" section of the time card. If no new damage is identified and the box "No damage found" is checked, the security deposit is returned to the customer.

The customer remains responsible for any non-visible damage and fines received during the rental period.

If new damage is observed, the "damage observed" box must be ticked and, in this case, DT retains the security deposit.

A fixed scale is present on the score sheet. If the damage is not present in the scale, DT will have a garage draw up an estimate to estimate the repairs due by the customer. Depending on the damage the customer may be financially responsible above the value of the security deposit. He will then have to make a payment corresponding to the difference between the sums due and the security deposit.

In particular, the vehicle must be emptied of all waste (ashtray, glove box, empty pocket, trunk, etc.).

Furthermore, failure to return one or more keys will result in additional billing of 45,000 FCFP or \in 375. The Tenant expressly authorizes the Lessor to use his means of payment, in particular bank card, to be paid the corresponding sum.

Responsible driving

The road is limited to 60~km / h on the majority of the island and many inhabitants, including children, circulate on the roadway. Adopt a responsible driving style.

Enjoy the road with DRIVE TAHITI!

