

Conditions Car Rental 8 - NoRisk Warranty

Car Rental 8

No Risk Warranty

IMPORTANT: NO RISK WARRANTY

The NoRisk Warranty is an insurance which has been effected for you by UniGarant. Not only you reduce your own risk, but you also insure the own risk: In case of damages you pay the amount for the damages/own risk to the local rental company. After the rental period you claim it back from Car Rental 8.

ATTENTION: The local rental company does not know about the NoRisk Warranty and will offer you yet the redemption own risk. You can reject the local redemption and agree with an own risk. If you have further questions, please contact our service number, which is available 24 hours a day:

PHONE US: 813-343-8138
PHONE UK: 0800-011-2278

NoRisk Warranty

Article 1. Definitions

- 1. Insurer;** Unigarant N.V.
- 2. Car Rental 8;** acting as an intermediary
- 3. Insurance taker;** Lead driver on which name the car rental agreement is issued.
- 4. Insured;** these people who are mentioned on the car rental agreement of Car Rental 8.
- 5. Insurance policy;** the issued proof of insurance, namely the voucher for car rental by Car Rental 8.
- 6. Premium;** the NoRisk Warranty premium amounts. All amounts are inclusive of insurance taxes.
- 7. Excess;** in the rental conditions on the car rental voucher defined amount which has to be paid to the rental company in case of damages to or loss of the rental car.
- 8. Damage event;** an event or a series of connected events through which damages occur on the rental car.

Article 2. What is insured

Insured is the maximum amount of the excess if damages on the vehicle have occurred by:

1. getting into the water or straying from the road, getting upset and/or collisions;
2. one-sided accidents in which no other party is involved;
3. fire and lightning strikes;
4. theft, burglary, joy-riding and embezzlement;
5. any suddenly occurring external calamity.
6. damage to mirror, windows, tires and underside

The excess is reimbursed only once per rental agreement

Article 3. What is not insured

The excess is not reimbursed in the following cases:

1. Loss and/or theft of the key of the rental car.
2. If the driver does not fulfill the general conditions of the rental agreement (minimum age, driver's licence, etc).
3. Driving under the influence of alcohol, drugs, medication or other narcotics.
4. Driving outside of the areas which are destined for the use of vehicles as mentioned by the rental agency or the hereto authorized instances.
5. Damages as a result of vandalism which can be accounted for towards the renter.
6. Damages as a result of molest (armed conflict, revolt, civil war, internal riots, rebellion and/or mutiny of members of any armed forces).
7. Damages as a result of inundation.
8. Damages as a result of nuclear reactions, no matter how these may have occurred.
9. Damages as a result of an earthquake or volcanic eruption.
10. Other use than own transportation, such as the transportation of persons against payment, driving lessons, transport of goods.
11. Transport of inflammable, explosive and/or corrosive goods.
12. Damages by own lack.
13. Damages as a result of wear and/or insufficient maintenance.
14. Taking part in races, test drives and/or driving exams.
15. Use of the rental car to push, pull or tow another vehicle.
16. Damages delivered to the rental car by not respecting the maximum allowed weight, width or height.
17. Damages to or theft of the rental car by approval, purpose or gross fault of the insured.
18. If the key(s) of the rental car are not handed over immediately to the rental agency.

Article 4. Terrorism risk

Acts of terrorism are not covered under this NoRisk Warranty.

Article 5. Obligations

The insured is obliged to – on penalty of fine -, in case of a damage occurrence:

1. to make a declaration of theft at the local police station. If this is not possible, he has to make a declaration at the rental agency;
2. at his return he has to procure all, by or on behalf of Car Rental 8, requested information, completely, accurate and truthfully;
3. to follow up all, by or on behalf of Car Rental 8, given instructions.

Article 6. Indemnification excess

Only after you have paid the excess to the rental agency, Car Rental 8 defines if this excess will be indemnified to the insurance taker. Insured has to produce a proof of deduction to Car Rental 8.

Article 7. Dutch law

The Dutch law is applicable on this agreement.

Article 8. Registration personal data

At the request of this agreement we ask you for your personal data. These data are used for the execution of the agreement, relation management and for the purpose of fraud prevention. We can also use these data to inform you about relevant products and services. If you do not want to be informed about other products or services, you can inform us in writing.

Article 9. Complaints and disputes

For complaints and/or disputes, related to the mediation, realization, contents or execution of this agreement, you can turn to the Management of Unigarant N.V., postbus 50.000, 7900 RP Hogeveen. If the answer of the management is not satisfactory, you can turn to Stichting Klachteninstituut Verzekeringen, (Institution Complaints Insurances) Postbus 93560, 2509 AN Den Haag.

Article 10. Submitting damages at Car Rental 8

In case of damages, the rental company will charge you on the spot for the amount of the damages up to the maximum of the excess. The rental company will use the guarantee you produced (via credit card or in cash). Upon your return home, you can contact the Car Rental 8 Customer Service Center, phone UK 0800-011-CAR2278, phone US 813-343-8138, e-mail: customerservice@CarRental8.com. To be eligible for a reimbursement, you have to abide by the above mentioned conditions and to provide Car Rental 8 one clear copy of the following documents:

- copy of the rental agreement of the local rental company, signed by you;
- copy of the damage/theft report of the local rental company;
- copy of the police report;
- copy of deduction of the damage amount.

The submitting of damages has to be done no later then 8 weeks after the ending of the rental agreement.