

Vehicle **Rental** Agreement

This agreement by and between _____
("Vehicle Owner"), and Baptist General Convention of Oklahoma, dba _____
3800 North May Ave., Oklahoma City, OK 73112 ("User"), will take effect on the ____ day of _____
_____ and will continue until ____ day of _____.

WHEREAS, Vehicle Owner owns certain personal property described as _____

_____ ("Vehicle"),

WHEREAS, Vehicle Owner has agreed to allow User to use the Vehicle provided that the following terms and conditions are met.

It is Therefore Agreed By and Between the Parties:

1. Vehicle Owner agrees to let User use the above described Vehicle only for the above described period of use. _____ is the contact person for the Vehicle Owner and Vehicle Owner and _____ is the contact person for User to coordinate the details of usage.
2. **Fee Agreement.** User agrees to pay Vehicle Owner \$ _____ for use of the Vehicle.
3. User agrees not to use the Vehicle for any unlawful purposes, and will obey all laws, rules, and regulations of all governmental authorities while using the Vehicle. User also agrees to use the Vehicle in a careful and proper manner.
4. User agrees not to use the Vehicle for any purpose that is contrary to the mission, purpose, or belief on the Vehicle Owner, which is a biblically-based religious institution.
5. User shall maintain the Vehicle in good repair and operating condition, allowing for reasonable wear and tear.
6. **Insurance Requirements.** User will maintain the insurance coverage's shown below.

Liability Insurance. User promises and warrants that it carries liability insurance with a minimum liability occurrence limit of \$1,000,000. The User will provide a certificate of insurance to the Vehicle Owner upon request.

Auto Physical Damage Insurance. User promises and warrants that User will keep the Vehicle insured against damage for actual cash value of the Vehicle.

7. Vehicle Owner, being neither the manufacturer, nor the supplier, nor the dealer in the Vehicle, makes no warranties express or implied, as to any matter whatsoever, including, without limitation, the condition of the equipment, its merchantability, its design, its capacity, its performance, its material, its workmanship, its fitness for any particular purpose, or that it will meet the requirements of any laws, rules, specifications, or contracts which provide for specific apparatus or special methods. User accepts the Vehicle "AS IS".

8. This agreement may be cancelled unilaterally by either party with 14 days written notice to the other party.
9. User agrees no to assign any of its rights under this agreement, and any such assignment will void this agreement at the sole option of the Vehicle Owner.
10. This document contains the entire agreement of the parties and supersedes all prior written or oral agreements relating to the subject matter.

Dated this _____ day of _____.

Vehicle Owner

Vehicle Owner Signature _____

Position with Vehicle Owner (title) _____

User

User Signature _____

Position with User (title) _____