



(V12)

AXA Insurance Pte Ltd
8 Shenton Way
#27-01
Singapore 068811
Attention: Motor Claims

"Without Prejudice"

Your Ref :
Our Ref :
Date :
Subject :

20 September 2018

ACCIDENT INVOLVING VEHICLES SDX637P & SKQ2463P ON 18.07.2018

Dear Sirs

We refer to the above matter.

The accident was caused solely by the negligence on the part of your insured. As a result of the said accident, our client has suffered losses which are set out hereunder as follows:-

Cost of repair	:	S\$	8507.01
Car rental fee	:	S\$	1344.00
Total	:	S\$	9851.01

A copy of each of the following supporting documents is enclosed:

1. Copy of Accident Report
2. Copy of Final Repair bill
3. Copy of Car Rental Invoice & Car Rental Agreement & Certificate of Insurance
4. Copy of Identification Card & Driving License
5. Copy of Letter of Authorisation

Performance Motors
Limited
1800-Call-BMW
(1800-2255-269)
www.pml.com.sg

303 Alexandra Road
Sime Darby
Performance Centre
Singapore 159941
Tel Sales 6319 0100
Tel Aftersales:
6319 0111
Fax 6474 7770

315 Alexandra Road
#01-01
Sime Darby
Business Centre
Singapore 159944
Tel Sales 6319 0511
Tel Aftersales:
6319 0527
Fax 6479 6624

280
Kampong Arang Rd
East Coast Centre
Singapore 438180
Tel Aftersales:
6319 0888
Fax 6344 1332

Registered office
305 Alexandra Road
#02-01
Ventage
Automotive Centre
Singapore 159942

Co. Reg. No:
197401559W

Please note that you or your insured should send us an acknowledgement of receipt of this letter within fourteen (14) days from the date of this letter, failing which our client will have no alternative but to commence legal proceedings against you without any further notice to you or your insured.

Should you have a counterclaim against our client arising out of the accident, you are also required to send a letter giving full particulars of the counterclaim together with all relevant supporting documents within eight (8) weeks of your receipt of this letter.

For any correspondence, please contact Ms Caroline Tan at 6319-0174 / Fax. 6479-4601 or email to pml-pbsp@sime-darby.com.sg.

Yours sincerely

Teng Wai Khan
Customer Service Manager, Body & Paint



Auto
Consultants
Pte Ltd

51 UBI AVE 1, #01-25 PAYA UBI INDUSTRIAL PARK, SINGAPORE 408933 TEL : (065) 62563561 FAX : (065) 62564315

30 July 2018

TAN CHOR KIANG

224 TELOK KURAU ROAD,
#03-03 UNI BUILDING,
Singapore 423836

Dear Sir/ Mdm

OUR REF : CC4/ASM18013154/wb3
YOUR REF : SKQ 2463P

ACCIDENT INVOLVING SKQ 2463P & SDX 637P ALONG EUNOS LINK TWDS PIE ON 18/07/2018

We refer to the above subject matter. We write to inform you that we are the loss adjuster appointed by your motor insurer, AXA Insurance Pte Ltd to deal with the third party claim against your policy.

We have received a claim from **Performance Motors Limited** acting on behalf of the owner of SDX 637P against your motor insurance policy.

Based on the accident report and accident scenario, liability is down against us. We will therefore proceed to negotiate for an amicable settlement with the Third Party.

Please be informed that your No Claim Discount (NCD) may be affected as a result of the claim against your policy.

We shall proceed to deal with the claim(s) subject to the merits of the case and according to the rights afforded under the policy. Should you not be seeking the protection of your policy and seek to take conduct of third party claim(s) arising from this incident, at your own cost and defence, please reply to us within 7 days from the date of this letter. Your intent must be formally expressed to us and acknowledged by us.

Your full co-operation in the handling of the claim is required and kindly submit the following to Vivianlau@lkkauto.com within 7 days **if not provided at our reporting centre**. The list below is not all inclusive and further document may be required:

- Police report, Police Investigation result, appeal against the Traffic Police offence and status (if any)
- Driver's driving license or foreign driving license (if any)
- Coloured photographs of accident scene (if any)
- Coloured photographs of damage to all vehicles involved (If any)
- Video footage of accident (if any)
- Statement and/or police report from independent witness(es) (if any)
- If you or your passenger(s) are filing a claim against any of the involved Third Party(s), you are to keep us informed of your legal representative(s) and the status of the claim



Auto
Consultants
Pte Ltd

51 UBI AVE 1, #01-25 PAYA UBI INDUSTRIAL PARK, SINGAPORE 408933 TEL : (065) 62563561 FAX : (065) 62564315

To protect your interest(s) in the handling of this claim, please do not discuss liability with any of the Third Party(s) and/or their legal representatives, or make any compromise or settlement without our prior knowledge and consent.

This letter should **not** be regarded as a waiver by AXA of their rights to repudiate any claim because of any breach of policy terms and conditions you and/or your authorised driver may have committed.

In the event of receiving and handling of any third party injury claim(s), AXA shall keep you informed of the final indemnity upon conclusion of the matter(s).

If you need any clarification, please do not hesitate to contact us 6841 8625 or email us at Vivianlau@lkkauto.com

Please quote the claim reference when you contact us that we can assist you more effectively.

Yours sincerely,

Vivian Lau
Case Handler
DID: 6841 8625
FAX: 6741 4108
EMAIL: Vivianlau@lkkauto.com

c.c. AXA Insurance Pte Ltd
(Motor Claims Dept)

Performance Motors Limited

A member of the Sime Darby Group



LETTER OF AUTHORISATION

ACCIDENT INVOLVING SDX 637P & SEQ 2463P ON 18/7/2018

I, Tan Lin Tammy owner of Vehicle Registration No. SDX 637P
hereby authorise **Performance Motors Limited** to submit, correspond, negotiate and
settle my claim for cost of repair and/or uninsured losses arising from the above accident.

I further authorise **Performance Motors Limited** to execute, sign, seal and deliver all
documents whatsoever in relation to this matter and to accept and receive any payment
due to me in respect of my claim above.

I hereby declare that all acts and documents done by virtue of this Letter of Authorisation
on my behalf shall be good valid and effectual to all intents and purposes whatsoever as if
the same had been done or executed by me in person.

I further confirm that the acceptance by **Performance Motors Limited** of the settlement
amount in respect of such claim shall constitute the full discharge of my claim in respect of
such loss and damage.

Signed by:

Name : _____ (Date)

NRIC No.:

In the presence of:



Name : _____ (Date)

NRIC No.:

18/7/2018
@ 1600 hrs



redefining / insurance

CLAIM REF : S8M00P03
INSURED : Tan Chor Kiang

DISCHARGE VOUCHER

We/I Tan I-lin Tammy, NRIC NO. S7140239H hereby agree to accept the sum of dollars Nine Thousand Eight Hundred Fifty one and cents one only (\$9851.01) paid to us/me by AXA INSURANCE PTE LTD as full and final settlement of all claims of whatever kind including damages for personal injuries and damages to property that we/I may have against the said AXA INSURANCE PTE LTD or their Insured or the driver of motor vehicle no. SK2463P as a result of an accident along Eunos link slip road to PIE on 15.07.2018 of which we/I were/was the driver/ owner/ hirer/ passenger/rider/pillion/ insurer of motor vehicle no. SDX637P.

We/I hereby declare that the said insurer or owner and/or driver of insured vehicle shall not be liable for any further claim(s) whatsoever and whosoever present or future that we/I may have against the said Insurer, owner and/or driver of vehicle no. SK2463P in connection directly or indirectly with the said accident and give our/my full and final discharge.

We/I hereby declare that we/I are/am the person(s) entitled to receive the above settlement and hereby undertake to indemnify AXA INSURANCE PTE LTD against any claim made or to be made in respect of this settlement.

It is understood and agreed that payment herein is made without admission of liability whatsoever on the part of the said insurer, owner and/or driver of vehicle no. SK2463P.

Dated this 15 day of July 2018

Claimant's Signature

[Signature]

NRIC no./ Company Stamp

S7140239H

Occupation/ Business

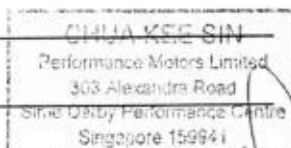
Address

Telephone No.

Witness's Name

Witness's Signature

Witness's NRIC No.



Performance Motors Limited

A member of the Sime Darby Group
Co. Reg. No. 197401559N GST Reg. No M2-0020081-X



303, Alexandra Road
Sime Darby Performance Centre
Singapore 159941
Tel. 63190100 (Sales & Admin)
63190111 (AfterSales)
Fax: 64747770

280, Kampong Arang Road
East Coast Centre
Singapore 438180
Tel. 63190888 (AfterSales)
Fax: 63449773

315, Alexandra Road
Sime Darby Business Centre
Singapore 159944
Tel. 63190528 (AfterSales)
63190533/530 (Motorrad)
Fax: 64795601 (AfterSales)
64795624 (Motorrad)

SERVICE TAX INVOICE

Repair Order No. : B1 1286411

Date IN : 25/07/2018

Cust. Svc. Advisor: Chua Kee Sin

Page No. : 1 of 2

Invoice Number : 2005976 / WSB

Invoice Date : 07/09/2018

Payment Terms : 30 Days From Invoice

Invoice By : Sharon Heng

- CUSTOMER INFORMATION -

Mdm Tan I-Lin Tammy (Chen Ailing Tammy)
205 Bradell Road
ComfortDelGro East Wing 7 Floor

Singapore 579701

- INVOICE TO - 238

AXA Insurance Pte Ltd
8 Shenton Way
#24-01 AXA Tower
Singapore 068811

REGN. NO.	CHASSIS NO.	REGN. DATE	MODEL	MILEAGE
SDX637P	D829232	02/03/2016	520IA	45174

- - - - LABOUR 1 - - - -

To replace rear boot lid, rear bumper and attachments etc
including to remove and install body parts in order
to carry out painting job.

To respray rear boot lid and rear bumper.

To check electrical wiring systems and lightings at the
rear section for proper function.

To remove and install boot compartment carpet and garnish
to facilitate repairs.

To carry out body cavity preservation.

To tow accident vehicle to PML workshop.

Sundries.

INS CLAIMS : ACCIDENT REPAIR. DIRECT SETTLEMENT.

DATE OF ACCIDENT : 18.7.2018. 3RD PARTY CAR : SKQ2463P.

YOUR REF NO : NIL.

VEHICLE WAS SURVEYED BY MR TAUFIKH FROM LKK AUTO
CONSULTANTS PTE LTD ON 19.7.2018. AUTHORISED REPAIR
BY MS THIN THIN HLAING FROM LKK ON 25.7.2018 VIA E-MAIL.
PROPOSE CAR RENTAL = \$1344.00. THE AMOUNT IS SUBJECTED
TO INSURANCE COMPANY CONFIRMATION.

Retail

Price

DISC%

NETT

1,700.00

10.00

1,530.00

1,764.00

10.00

1,587.60

150.00

10.00

135.00

230.00

10.00

207.00

100.00

10.00

90.00

195.00

0.00

195.00

80.00

0.00

80.00

0.00

0.00

0.00

Total Labour 1: 3,824.60

- - - - PARTS - - - -

Retail

Price

DISC%

NETT

Qty

BOOTLID

1

1,602.40

3.00

1,554.33

REAR BUMPER PRIMED (PDC)

1

1,467.20

3.00

1,423.18

REAR BUMPER TOWING EYE COVER PRIMED

1

46.45

3.00

45.06

BMW EMBLEM

1

69.50

3.00

67.41

MODEL LETTERING 520I

1

62.55

3.00

60.67

RR BUMPER CARRIER

1

714.25

3.00

692.82

ADAPTOR

1

68.45

3.00

66.40

REAR RIGHT COVERING

1

84.20

3.00

81.67

RR BUMPER BOTTOM CENTRE GUIDE

1

58.95

3.00

57.18

REAR BUMPER CENTRE GUIDE

1

60.05

3.00

58.25

PLUG

10

1.05

3.00

10.18

Performance Motors Limited

A member of the Sime Darby Group

Co. Reg. No. 197401559W GST Reg. No M2-0020081-X



303, Alexandra Road
Sime Darby Performance Centre
Singapore 159941
Tel. 63190100 (Sales & Admin)
63190111 (AfterSales)
Fax. 64747770

280, Kampong Arang Road
East Coast Centre
Singapore 438180
Tel. 63190888 (AfterSales)
Fax. 63449773

315, Alexandra Road
Sime Darby Business Centre
Singapore 159944
Tel. 63190528 (AfterSales)
63190533/530 (Motorrad)
Fax. 64796601 (AfterSales)
64796624 (Motorrad)

SERVICE TAX INVOICERepair Order No. : **B1 1286411**Date IN : **25/07/2018**Cust. Svc. Advisor: **Chua Kee Sin**Page No. : **2 of 2**Invoice Number : **2005976 / WSB**Invoice Date : **07/09/2018**Payment Terms : **30 Days From Invoice**Invoice By : **Sharon Heng**

PLUG BLACK D=5MM

10 0.90 3.00 8.73

Total Parts : **4,125.88**Labour Charges : **3,744.60**Parts Charges : **4,125.88**Lubricant/Misc : **80.00**Total Labour & Parts Charges : **S\$ 7,950.48**Less Insurance Excess : **S\$ 0.00**Invoice Total Amount Exclude GST : **S\$ 7,950.48**GST @ 7% : **S\$ 556.53**Invoice Total Amount Include GST : **S\$ 8,507.01**

Computer generated invoice. No signature is required.

Amount Payable Include GST : **S\$ 8,507.01**

All amounts are in Singapore Dollars.

Work was carried out subject to the Company's Terms and Conditions of Service.

No complaints will be entertained unless reported within seven (7) days of the date of this invoice.

For credit purchases, interest @1% per month will be debited on overdue amounts.



COMFORTDELGRO RENT-A-CAR

ComfortDelGro Rent-A-Car Pte Ltd
205 Braddell Road Singapore 579701
Mainline +65 6862 0888
Facsimile +65 6665 1818

www.cdgrentacar.com.sg

Company Registration No.: 198105775H

GST REG No.: M2-0044678-0

TAX INVOICE

Invoice No.: R0213462OD

Account No. : CR9T003259
Hirer's Name : Ms Tan I-Lin Tammy
Name 2 (SAP) :
Address : 55A Greenfield Drive
Country : Singapore
Attention :

Postal : 457985

RA Ref No. : CR-18-141030

Invoice Date : 02-August-2018

Driver Name : Ms Tan I-Lin Tammy

Name 2 (SAP) :

Veh Regn No. : SKM9651M
VA No. : 111 3705
Model Type : BMW X1
Start Date :
End Date :
Duration :
Mileage In : 48318
Mileage Out : 71942
Repl Mileage : 47690

Payment : Credit Card

Description

Car Rental

Amount (SGD)

\$1,256.07

Sub Total : \$1,256.07

Add GST 7.00% : \$87.93

Total Invoice Amount : \$1,344.00

Remarks

Rental From 25 Jul to 02 Aug. \$168.00 x 8 Days = \$1344.00

IMPORTANT

- Please quote the Invoice No. when making payment.
- Payment should be made payable to ComfortDelGro Rent-A-Car Pte Ltd.

Bank Code : 7214
Branch Code : 001
Bank Account No. : 0818385005
Bank Name : Citibank N.A. Singapore

- Payment advice to : accounts@cdgrentacar.com.sg

This is computer generated invoice, no signature is required.

Sales Person : Operations

Prepared by : Dominic Pung Chi Hui



02-Aug-2018

A member of

COMFORTDELGRO

COMFORTDELGRO RENT-A-CAR

ComfortDelGro Rent-A-Car Pte Ltd
205 Braddell Road Singapore 579701

Mainline +65 6882 0888

Facsimile +65 6665 1818

www.cdgrentacar.com.sg

Company Registration No: 198105775H

OFFICIAL RECEIPT

GST No. : M2-0044678-0

Receipt No. : ORTE013543

Date : 03-Aug-2018

Customer Account No. : CR9T003259
Customer Name : Tan I-Lin Tammy
Name 2 (SAP) :
Total Amount : \$1,344.00
Payment method : Credit Card
Location : HQ Braddell Transient

Name on Credit Card
Tammy Tan Aloysius

Card No.
**** * 7008

Card Type
Amex

Invoice No.
R02134620D

Item Amount
\$1,344.00

RA Ref No.
CR-18-141030

Car No.
SKM9651M

Payment Description : Rental from 25 Jul t

Prepared by : Juliyana Binte Rahim
03-Aug-2018

A member of

COMFORTDELGRO

STRICTLY FOR CREDIT / DEBIT CARD TRANSACTIONS ONLY

 **OCBC Bank**
COMFORTDELGRO
RENT-A-CAR PTE LTD
205 BRADELL RD
BLK H-SERVICE CNT
SINGAPORE 679701

SALE

TID: 74800446
INVOICE: 213462 BATCH: 6000008
DATE: 03/08/18 TIME: 09:00:50
3762 01** * 7008 M
APPR: 70

AMT: SGD 1344.00

 **OCBC Bank**
I AGREE TO PAY TO THE ORDER OF THE BANK
ACCORDING TO CARD ISSUER AGREEMENT

App Ver: 01.13

***** CUSTOMER COPY *****

TERMS & CONDITIONS FOR CAR RENTAL

COMFORTDELGRO RENT-A-CAR PTE LTD (hereinafter called "the Owner", which expression shall where the context so admits include the owner's successors-in-title) hereby agrees to let and the hirer named herein (hereinafter called "the Hirer") agrees to take on hire the motor vehicle described herein (hereinafter called "the said vehicle") subject to the following terms and conditions:-

1. The said vehicle (and all tools and accessories therein) is the property of the owner and the Hirer shall be a mere bailee thereof and no interest in it shall pass to the Hirer.
2. a) The hiring shall commence on the date and at the time specified and shall continue for the period and end on the date and at the time stated unless extended or as expressly requested by the Hirer, subject to clause 2 (b).
b) If the Hirer returns the said vehicle after the expiration of the period of hire, then without prejudice to the other rights of the Owner, the Hirer shall pay to the Owner for every hour after the expiration of the period of hire, additional rental at one-fifth of the daily rate stipulated overleaf, subject to a maximum of 1 day's rent. Provided that if the day of the hire period is Saturday or the eve of a public holiday, the said vehicle shall be returned not later than 12.30 pm or the initial check out time whichever is earlier, and if the said vehicle is returned after 12.30 pm, the Hirer shall be deemed to have returned the said vehicle on the first working day following the Saturday or eve of public holiday at 8.30 am, and the Hirer shall be liable to pay the Owner additional rental at the stipulated daily rate for the number of days elapsing between Saturday or eve of public holiday and the first working day thereafter and all such rental under this sub-clause shall become due for immediate payment on the day the vehicle is returned to the Owner.
3. The Hirer shall pay in cash or credit card/charge card prior to the commencement of the hiring a hire charge specified herein. No part of such hire charge shall in any circumstances be refundable.
4. The Hirer shall be liable for late payment interest at the rate of 1.5% per month calculated on a daily basis for late payment of any sum due and owing by the Hirer to the Owner in accordance with the provisions of this Agreement. Such interest shall accrue from the agreed date of the return of the said vehicle by the Hirer to the Owner regardless of whether the Hirer in fact returns the said vehicle.
5. The said vehicle may only be driven by the Hirer or person or persons who have been expressly designated and authorized herein (hereinafter called "the authorized driver"). The Hirer and authorized driver must be in possession of a valid driving license and shall at all times drive the said vehicle in a careful and skilful manner, observing the traffic regulations and laws and in the event of any breach thereof, the Hirer shall pay all fines, cost of repairs damages and penalties which may be incurred and shall also answer all Police and Traffic Court Summonses, Notices and Inquiries in connection therewith. Particular attention is to be accorded to the following :-
(i) the Hirer shall not carry load or passengers in excess of the Motor Vehicle's Licensed carrying capacity (i.e. one driver and four passengers);
(ii) the Hirer shall not drive the said vehicle whilst under the influence of intoxicating liquor or drugs;
(iii) it is expressly forbidden to hire the said vehicle out to third persons or to let unauthorized persons or learners to use the said vehicle or to permit the said vehicle to be used for illegal purposes of test or racing. Failure to comply may entail serious consequences as the Hirer assumes full responsibility and in the event of the said vehicle being damaged, seized, confiscated or forfeited as a result thereof, the Hirer shall indemnify the Owner for all losses incurred including the full replacement value of the said vehicle;
(iv) the Hirer and the authorized driver must be above 23 years and below 65 years old and be holding valid driving licenses and have a minimum of 2 years regular and qualified driving experience.
6. (A) In the event of an accident, the Hirer or authorized driver:
(i) shall report all accidents involving the said vehicle to the Owner immediately;
(ii) shall take immediate steps to complete and sign Form MAR 1 (Motor Accident Report Form) and do all other acts required in compliance with the "NON-INJURY MOTOR ACCIDENT REPORT SCHEME" (the form will be made available when the accident is reported to the Owner);
(iii) shall report to the police within 24 hours from the occurrence, the following types of accidents:-
(a) injury case;
(b) non-injury case involving a government vehicle or damage to government property;
(c) non-injury case involving a foreign vehicle; and
(d) non-injury case involving a pedestrian or cyclist.
(B) The Hirer or authorized driver shall not admit or compound any claim either partially or in full. The Hirer is to secure the names and addresses of all witnesses as well as the registration number of all vehicles involved in the accident. All communications or letters received from the police or third parties are to be referred to the Owner immediately. The Hirer shall not abandon the said vehicle without adequate provisions for safeguarding and securing the same. Failure to comply with clauses 6 and 7 will render the Hirer liable for all cost and third party claims irrespective of the CDR fee being paid.
7. The Owner shall not under any circumstance be liable to make payment to the Hirer in respect of or to indemnify the Hirer against any loss, injury or damage sustained by the Hirer, any passenger or by any third party as a result of the use of the said vehicle or as a result of any defect therein and in taking delivery of the said vehicle the Hirer shall be deemed to have satisfied himself that it is in all respects roadworthy and in a proper and safe condition.
8. The Owner shall not be liable to any person for any loss of or damage to any property left, stored or transported by any person in or upon the vehicle before or during the hire period or on or after the day the vehicle is returned to the Owner and the Hirer releases the Owner from any such liability and agrees to hold the Owner harmless from and to defend and indemnify the Owner against all claims and cost (on a solicitor and client as well as a part and party basis) based upon or arising out of such loss or damage.
9. If for any reason the said vehicle described in the schedule or any other vehicle ordered by the Hirer prior to the commencement of the period of hire is not available at the time of such commencement, the Owner shall have the right to replace the said vehicle with an alternative vehicle of similar seating capacity and performance and if no such alternative vehicle is available or if the Owner shall decline to provide an alternative vehicle then the Hirer shall be shall be repaid any hire charge and deposit (if any) paid by him after offsetting costs incurred but shall have no other claim of any kind whatsoever against the Owner.

10. The Hirer shall pay for the cost of petrol during the period of hire PROVIDED ALWAYS that the Hirer having taken delivery of the said vehicle with a full tank of petrol shall return it likewise failing which the Owner shall be entitled to refill the tank and the cost thereof shall be recoverable from the Hirer.
11. The Hirer may be provided with the Personal Accident Policy by paying the required current minimum charge.

The Personal Accident policy covers against Loss of Life, and Permanent Dismemberment caused solely by violent accidental external and visible means, whilst the Hirer and/or passengers and/or authorized driver (who is authorized by Hirer) is driving in, boarding or alighting from the said vehicle.

The policy provides S\$50,000/- cover for Hirer and separate cover of S\$50,000/- in aggregate for the authorized driver and all passengers combined (excluding the Hirer). Maximum medical reimbursement cover of up to S\$5,000/- is also provided for any one vehicle.

For exact details of cover, please refer to the policy lodged with the Owner.
12. The said vehicle shall be covered under a Commercial Motor Vehicle Insurance policy which contains an excess clause of S\$1,500.00 (for Group A & B), S\$2,500.00 (for Group C), and S\$3,000.00 (for Group D, E & F) and the same may be waived by paying the current premium rate per day for Collision Damage Reduction. A non-waivable excess of S\$300 for Group A & B, S\$400 for Group C & S\$500 for Group D, E & F will still be payable, subject to prevailing GST.
13. For each & every damage (including vehicle accessories and windscreen or glass panels), act on vandalism or accident, the Hirer has to pay for the excess, non-waivable excess or repair cost as agreed or stated in the contract, regardless of whether the Hirer is at fault.
14. On or prior to the expiration of the period of hire, the Hirer shall return the said vehicle together with all tyres, tools, accessories and equipment to the Owner at any of the Owner's designated stations in as good order and condition as the said vehicle was when collected by the Hirer from the Owner.
15. No relaxation forbearance or indulgence by the Owner in enforcing any of the terms and conditions of this Agreement shall prejudice or affect the rights and powers of the Owner hereunder nor shall any waiver of any breach operate as a waiver of any subsequent or continuing breach.
16. The Hirer is responsible for obtaining an ERP Cash Card for entry into the Restricted Zone of the Central Business District /ERP gantries during operative hours.
17. Hirer is responsible to comply with the Seat Belts & Child Seats Regulation under the Road Traffic Act. It is compulsory for all children under 8 year old to be secured in an approved child restraint (booster or child seats) whether seated in the front or back of a vehicle.
18. Hirer shall bear the cost of removing any offensive or pungent or smoke odour in the Vehicle caused by whatsoever means, such cost to include loss of revenue of Owner in removing the odour from the Vehicle. Smoking/ Durian is strictly prohibited in the Vehicle.
19. The Hirer acknowledges that all personal belongings and valuables are removed from the Vehicle upon returning. Any items left in the car after returned is at the Hirer's own risk and the Owner shall not be responsible or liable for the loss of any personal belongings or valuables.
20. In the breach of the terms and conditions of this agreement the Owner reserves the right to resume possession of the said vehicle at anytime from the Hirer without prejudice to any other rights of the Owner. The Owner shall not be liable in any manner whatsoever to any person for any goods articles or things not belonging to the Owner which are in or alleged to be in the vehicle at the time of possession of the said vehicle. Until such time as the Hirer pays to the Owner all monies payable by the Hirer under the terms of this Agreement, the Owner shall be entitled to retain possession of any of the said goods articles or things and if the Hirer fails to pay all the said monies payable within 2 weeks from the date the Owner informs the Hirer of the amount, the Owner shall be entitled without incurring any liability whatsoever to sell any or all goods articles and things by private treaty or otherwise and utilize the proceeds from such sale towards payment of the said monies payable.
21. The vehicle may be equipped with a global positioning system/vehicle tracking system, as a security feature and for better operational management.
22. The Hirer shall not take the said vehicle outside mainland Singapore, without the written consent of the Owner. Failure to comply with this term may entail serious consequences including but not limited to the breach of the policy conditions of the Motor Insurance Policy and the Hirer shall assume personal responsibility and in the event of the said vehicle being damaged, seized, confiscated or forfeited in any territory outside mainland Singapore the Hirer shall indemnify the Owner for all losses incurred including the full replacement value of the said vehicle.
23. If the Owner authorizes the said vehicle for use in Malaysia, then without prejudice to the applicability of the Commercial Motor Vehicle Insurance policy at clause 12, the Owner reserves the right to amend, alter or vary the conditions relating to the Insurance coverage for use of the vehicle in Malaysia. Such amendment variation or alteration will be endorsed in the Hiring Agreement and will be brought to the attention of the Hirer.
24. The Hirer shall be deemed to have extended the period of hire by reason of the Hirer's failure to return the said vehicle or continued possession and /or continued use of the said vehicle upon the same terms and conditions contained herein. The Hirer shall also be bound by these terms and conditions in respect of any replacement vehicle hired in lieu of the said vehicle by means of the New Rental Agreement or Replacement Voucher.
25. With effect from 1st April 1994, the Hirer shall pay for all GST levied on hire rates, optional benefits & miscellaneous items in accordance with the GST bill.
26. The Hirer is not authorized and shall not cause the said vehicle to be sent to any workshop for repairs caused by damage to the said vehicle howsoever caused. Any repairs caused by damage howsoever caused must be reported to the Owner immediately who will then arrange for the said vehicle to be repaired by their authorized repairers and the Hirer shall be responsible for the costs of repairs subject to the provisions contained herein.
27. Hirer must inform the owner if the vehicle is rented for usage in Malaysia. Minimum vehicle for Malaysia usage is Group B and a surcharge may be imposed.
28. The owner manages the personal information of the Hirer in accordance to the Personal Data Protection Act of Singapore. For details, please visit www.edgrentacar.com.sg/personal-data-protection-policy.

Signature: _____