

**Dream Car Leasing Pte. Ltd. (Co.Reg. 201420013Z)**

155 Kaki Bukit Shun Li Industrial Park S416012 | Tel: +65 6748 9747 Fax: +65 6748 3762

Email : dreamcarrentalsg@gmail.com | Web : www.dreamcarrental.com.sg

AGREEMENT FORM

I,

Name :	keel kun liang	Nric :	89431245J.
Mobile :	85245324	Email :	
Address :	405B Tampines Ave 9 # 03-126	S(521485)	

Hereby declare that I will take over this stated vehicle for the stated period and shall abide to the terms and conditions as listed behind.

Vehicle No. :	Model :	Color :	From	Time	Till	Time
SJK7122J	Nissol	Gray	16/11/2021	Hrs	24/11/2021	Hrs

- The above vehicle is insured for use on Singapore roads only. As such using of this vehicle outside Singapore territory is strictly prohibited. Whilst the vehicle is in your possession and is driven in or outside of Singapore if applicable, you will be held fully responsible for any, but not limited to, vehicular accident, damages, loss, fire or theft caused to this vehicle.
- The use of this vehicle during the period from the date of taking over until the termination date of this agreement will be under the full responsibility of the driver.
- ONLY the driver above named / authorized may use the vehicle.** In any circumstances another driver apart from the named / authorized driver found using the vehicle, the owner will have the right to repossess the vehicle above and arise while the driver will be held fully responsible for any, but not limited to, vehicular accident, damages, loss, fire or theft caused to this vehicle.
- Hirer shall be solely responsible for and hold Dream Car Leasing Pte. Ltd. fully indemnified against all claims, demands, liabilities, damages, costs of legal proceedings, expenses, fines, penalties imposed on Dream Car Leasing Pte. Ltd. relating to the vehicle, arising from non-compliance or contravention of any law(s) and/or regulation(s), and/or traffic offence(s) committed, during the period when the vehicle is rented out to the Hirer.
- In the event that the vehicle is damaged during the period of rental to the Hirer, the Hirer shall be liable to pay the full costs of repairs and/or rectifications carried out on the vehicle, and the costs for loss of use of the vehicle. In the event that the vehicle is damaged to the extent that it is deemed to be a total loss case by Dream Car Leasing Pte. Ltd., the Hirer shall pay to Dream Car Leasing Pte. Ltd. the total loss value of the vehicle, and the costs of obtaining a replacement vehicle. The Hirer shall be liable to pay all towing, storage, and administrative charges in relation to the abovementioned occurrences.
- In the event that there is an accident involving a Third Party vehicle(s) during the period of rental of the vehicle to the Hirer, which results in a Third Party claim(s) and/or the involvement of the motor insurers of the vehicle (regardless of whether there is a payout), the Hirer shall be liable to pay the following excess amounts:
 - \$8,000.00 if the Hirer is still under his/her probation period and/or has less than 2 years' of driving experience and/or not reached 22 years old; or
 - \$4,000.00 if the Hirer is above 22 years old, and has at least 2 years' of driving experience.
- In the event that there is any sums due and outstanding to Dream Car Leasing Pte. Ltd. which is not paid to Dream Car Leasing Pte. Ltd. by the due date, the Hirer shall be liable to pay to Dream Car Leasing Pte. Ltd. interests at a rate of 1.00% per month on all sums of monies due and outstanding, in addition to the outstanding sums of monies due and owing to Dream Car Leasing Pte. Ltd.
- At any point of time if the vehicle breakdown due to driver's negligence, flat battery, tire puncture, empty petrol tank, loss of keys, keys locked in car or any other breakdown not due to vehicle maintenance or wear and tear, a nominal fee of S\$50.00 (from weekdays 12PM to 8PM) and S\$100.00 (from 8PM to 12PM, Saturday and Sunday, PH 24Hours).
- The maintenance of the vehicle will be borne by the owner. **Driver must keep note of the vehicle engine temperature, any overheating due to driver's negligence, repair and any miscellaneous cost shall be borne by the driver.** If there is any problem due to wear and tear or vehicle breakdown, the driver is to report to the owner immediately and seek for advice/permission before proceeding to fix the issue.
- If the vehicle stated met with an accident, the driver is to inform the owner immediately. NO repairs are to be done without the owner's approval. If the driver is caught repairing the vehicle at any workshop unauthorized by the owner, the owner reserve the rights to repossess the vehicle with a S\$3,000.00 compensation.**
- Any damage which includes physical damage or any other general damages to the vehicle, payment of repair cost has to be made immediately unless any other alternative arrangements is made.

12. **DREAM CAR LEASING PTE. LTD.** will not be responsible for loss of or damage to personal belongings and the contents therein (including any valuables, even if we have been advised) during storage or during the disposal process caused and you hereby release **DREAM CAR LEASING PTE. LTD.** from any liability in respect thereof.
13. The driver needs to return vehicle's fuel at the same level when he or she collects at the level of ____% otherwise, a payment of S\$20.00 NETT will be charges to the drier for every 10% of fuel used.
14. Vehicle is handed over clean and it should be returned clean. If vehicle is returned dirty, a nominal charge of \$10.00 shall be collected.
15. No Smoking, Durians and Transportation of Pets are allowed. Hirer is responsible for a penalty of S\$500.00.
16. No Speeding, Reckless Driving, Racing or ANY illegal activities shall be carried out during the use of this vehicle. The owner reserves the rights to repossess the vehicle with an additional S\$1,500.00 compensation and any other cost incurred (if any).
17. Should there be any breached to any of the above clauses; the owner reserves the right to repossess the vehicle without any refund with a compensation of S\$2,000.00 imposed.

Agreed and Acknowledge the above stated by:

Name: _____ Signature: _____

NRIC: _____

I have read and fully understood the content of this agreement. I will not dispute to the claims made against me for any incident occurring during the stated period and thus this agreement.

EXISTING DEFECTS & FAULT / TIME & DATE OF HANDING OVER OF VEHICLE

TOP		REAR		RIGHT SIDE	
		FRONT		LEFT SIDE	

COLLECTION OF VEHICLE				RETURN OF VEHICLE			
IN DATE 16/11/25	TIME am/pm 1708	MILEAGE OUT in KM 251	FUEL LEVEL 	IN DATE / /	TIME am/pm	MILEAGE IN in KM	FUEL LEVEL
CHECK OUT BY: 				CHECK OUT BY:			

GPS	Model:	P-PLATE	CLEAN CAR:	Y	N	REFUNDABLE DEPOSIT:	\$	OTHERS:
Remarks:								
VEHICLE HANDED OVER CLEAN, SHALL BE RETURNED CLEAN OR A PENALTY OF SGD10 WILL BE IMPOSED.						AGREED & ACKNOWLEDGE AS LISTED ABOVE STATED :		
VEHICLE ARE STRICTLY FOR LOCAL (SINGAPORE) USE and/or MALAYSIA USE (*delete where applicable*)								
ONLY NAMED DRIVER ARE ALLOWED TO USE THE VEHICLE AT ALL TIMES.								

RETURNING OF VEHICLE

Upon Returning Remarks:

SIGNED UPON RETURNING OF VEHICLE: _____ DATE: _____