

TITANIUM LIMOUSINES PTE LTD CAR RENTAL AGREEMENT

HIRER PARTICULARS

Name	Ng Zhao Qun, Calvin
Contact	9009 7653
NRIC / FIN	S87060783
Class 3/3A License	Class 3
Registration Date	03-03-1987
Date of Birth	03-03-1987
Address	52 WOODLANDS Drive 16 #07-06 Singapore 737900

VEHICLE PARTICULARS

Car Make / Model	Toyota Alphard
Colour	Black
Vehicle Registration	SJR 1113M
Petrol / Diesel / Hybrid	Petrol

COLLECTION / RETURN DETAILS

Collection Date	28 Apr 2022
Collection Time	3:15 pm
Mileage Check Out	141720 km
Fuel Level Check Out	1/2
Return Date	04/05/2022
Return Time	7:10 pm
Mileage Check In	142874 km
Fuel Level Check In	1/2
Rental Period	

PAYMENT DETAILS

Deposit	
Fixed Weekly Rate	
CDW (Collision Damage Waiver) Weekly Rate	
Payment Due Date	
Payment Account Number	
Excess Section 1	3500
Excess Section 2	3500
Malaysia Excess Section 1	7000
Malaysia Excess Section 2	7000

HIRER SIGNATURE

HIRER NAME:

DATE / TIME:

AMT DEPOSIT REFUNDED:

HIRER TO SIGN HERE WHEN VEHICLE RETURNED

AUTHORISED PERSONNEL

NAME:

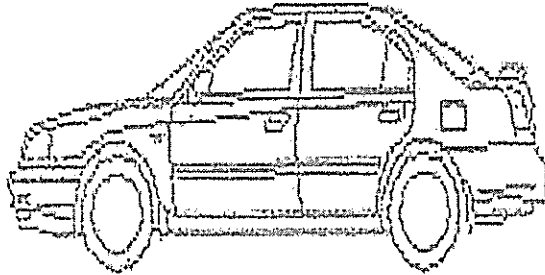
DATE / TIME:


CO. REG. NO. 201213066R

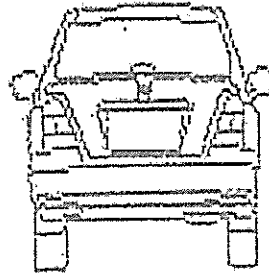
Titanium

LIMOUSINES

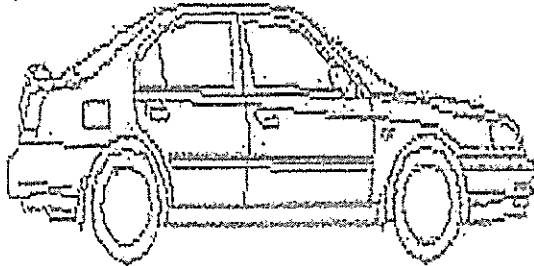
Left Side



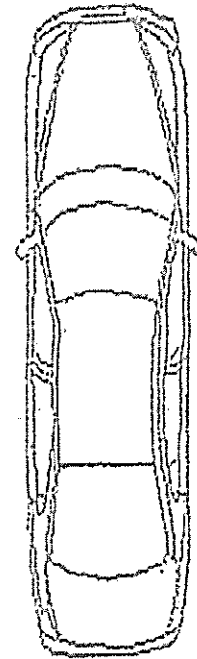
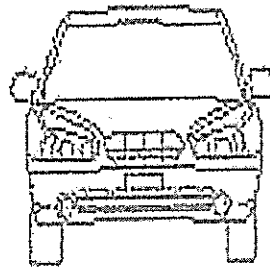
Back



Right Side



Front



Top

Vehicle stated has been checked in the presence of the Company's authorised personnel. In acknowledgment and agreement to the above terms & conditions of the rental agreement contract. All terms & conditions shall be governed by construed in accordance to the laws of Republic of Singapore

NOTES:



TITANIUM LIMOUSINES PTE LTD UNDERTAKING FORM

THE HIRER

1. ONLY the above-named Hirer's hired driver may use the vehicle. In any circumstances another driver apart from the named hirer's hired driver is found using the vehicle, the Company will have the right to repossess the vehicle stated above. The Hirer will be held fully responsible for any, but not limited to, vehicular accident, damages, loss, fire, or theft caused to this vehicle.
2. The Hirer or driver must be at least 21 years with a valid Singapore Class 3 or foreign license or international driving license for at least 2 years and to provide original identity cards and driving license for local, or passport together with their foreign identity card.
3. For hirers who are business entities (sole proprietor, private limited, LLP, etc) all drivers' particulars must be furnished to the Company prior to permitted operation of the vehicle, with the fulfillment of the following criteria;
 - a. Drivers of hirer must be legal employees of the hirer
 - b. No subletting is allowed
 - c. Failure to comply with the above, the hirer shall undertake full responsibility to all liabilities of the leased vehicle and compensation if any, suffered by the Company

USAGE & MAINTENANCE

4. The vehicle will not be used for speeding or any unlawful activity, whilst the vehicle is in your possession, you will be held fully responsible for any, but not limited to, vehicular accident damages, loss, fire, or theft caused to this vehicle.
5. Pay for all fuel & lubricants for the proper running of the vehicle
6. Not take or allow the vehicle to be taken out of Singapore without receiving the prior written consent of the Owner
7. Not sell, assign, mortgage, let on hire or otherwise dispose or part with possession of the vehicle or part thereof
8. Not use or permit the Vehicle to be used while he or the authorized driver is under the influence of alcohol intoxicants, drugs, narcotics, prescription medication impairing his ability to operate the Vehicle or while either or any of them is in a physical or mental condition which impairs his ability to properly and safely drive the Vehicle or if the speedometer of the Vehicle has been hampered with or disconnected.
9. At his own cost maintain the Vehicle in its condition except for some minor wear & tear (eg. dimples & hairline scratches) as at the time of commencement of hire including but not limited to regularly checking and adjusting as necessary the radiator, battery, and engine liquid levels and regularly cleaning the exterior, interior and upholstery of the Vehicle
10. Hirers and drivers shall ensure the care of the vehicle
 - a. Vehicle must not be overloaded, carry passengers in excess of the limit for which the vehicle is licensed.
 - b. Vehicle locked and secure at all times when not in use



- c. No alterations, interferences to any part of the vehicle
 - d. Should warning light illuminates or the hirer believes the vehicle requires mechanical attention, the hirer will stop driving, conduct necessary precautions, and contact the Company.
11. Hirers and drivers shall be responsible for bringing the vehicle to the Company's workshop for scheduled servicing. Should the hirer require our assistance to bring the vehicle for servicing, a service charge of \$80.00 will apply.
12. Should there be suspected fault with the vehicle, hirers and drivers must take necessary precautions to check the vehicle and inform the Company.
13. Hirers will be liable for tyre puncture, damaged tyres, wheel rims, and windscreens.
14. All repairs, maintenance, and servicing must be carried out at our authorized workshop, and to be arranged with the Company prior to any appointment. There is strictly no negotiations for the repairs.
15. Hirers shall be responsible for ensuring that car cameras are in working condition and must notify the company in case issues arise. In the event of an accident or damage to vehicle, loss / inability to retrieve footage due to hirers' negligence, the hirer will be liable for all costs incurred.
16. Hirers must download the car camera application and learn how to properly navigate the software (such as downloading footage). The company will be providing assistance as necessary. In cases of accidents or damages to vehicle, the hirer must be able to retrieve necessary footage from vehicle camera, failure to do so could result in the hirer being held liable for all cost of damages to vehicle.

ACCIDENTS & ACCIDENT EXCESS

17. In the event of an accident, regardless of extent, the Hirer must inform the company immediately. The hirer shall be liable for Accident Excess, and Damage Repairs. Loss of Rental Income will be assessed and charged separately.

Accident excess will as follow:

Singapore Excess with CDW (Collision Damage Waiver) Section 1: \$500.00

Singapore Excess with CDW (Collision Damage Waiver) Section 2: \$500.00

Malaysia Excess Section 1: \$3,000.00

Malaysia Excess Section 2: \$3,000.00

OR

Singapore Excess without CDW (Collision Damage Waiver) Section 1: \$2,500.00

Singapore Excess without CDW (Collision Damage Waiver) Section 2: \$2,500.00

Malaysia Excess Section 1: \$5,000.00

Malaysia Excess Section 2: \$5,000.00

Note: Prevailing CDW (Collision Damage Waiver) charges of \$5.00/day covers one incident for the current policy year. In cases that another incident occurs during the same policy year, additional charges of \$5.00 / day shall apply on top of the prevailing CDW charges.



18. All accidents shall be reported to the police if injuries are involved and to the accident reporting centre to be advised by the Company. All unreported accidents regardless of extent, the Hirer shall be responsible for full liability of claims and a compensation of \$3,000.00. If the hirer is not at fault, the compensation of \$3,000.00 will be refunded back.
19. If it is a minor accident, the Company may pursue a private settlement in which case the customer is liable to pay for all repair-related costs as determined by the Company otherwise the customer will be liable up to the stated insurance excess amount. There is strictly no negotiation of repair costs.
20. In the event that an accident occurred at the hirers' fault, replacement will be provided with prevailing charges. Otherwise, replacement will be given free of charge.
21. In the event that an accident occurred with no clear view of whom at fault (such as side swipe due to changing / merging lanes and any similar incident), accident excess will be collected upfront and shall only be refunded upon settlement of case by judgement or relevant parties; granted the case is won. If the verdict is 50 / 50 (shared liability), or the case is lost, accident excess will not be refunded.

BREAKDOWN

22. Should the vehicle breakdown due to mechanical faults, the Company may in the meantime replace a rental vehicle, the Company shall not be held responsible for any form of loss i.e. income, fuel, etc. If the Company is unable to provide a replacement vehicle, then the rental shall be pro-rated for the downtime. Hirer acknowledges that any repair job less than half a day (10hours and less) does not entitle to rental being pro-rated.
23. For breakdowns, flat battery, tyre puncture, empty petrol tank, loss of keys (chargeable for replacement), or any other issues due to Hirer's negligence which requires assistance from the Company, a nominal fee of \$50.00 or more shall be charged.

PENALTIES & FINES

24. Pay such charges as may be imposed by any authority relating to or arising from the use of the Vehicle and pay such fines penalties and summons arising from any non-compliance or contravention of any transport, traffic or other law or regulation during the period of hire
25. It is hereby agreed that the loss of use shall be computed based on the Owner's prevailing hire charges
26. Should there be any rental breaches or to any of the above clauses, the Owner reserves the right to repossess the vehicle without any refund with compensation of SGD1000.00 imposed
27. Smoking and transportation of pets are NOT allowed in the hired vehicle. The hirer is responsible for a penalty of SGD 500.00
28. Hirer needs to return the vehicle with the same fuel level when collected. Otherwise, payment of SGD15.00 will be charged for every 10% of fuel used
29. All hired vehicles have to refuel with fuel as indicated in page 1. The vehicle is handed over clean and it should be returned clean. If the vehicle is returned dirty, a nominal car wash fee of SGD20.00 shall be collected.



CONTRACT BREACH & TERMINATION

30. The Hirer and /or the authorized driver shall be solely responsible for and hold the Owner fully indemnified against all claims, demands, liabilities, losses, damages proceedings costs and expenses suffered or incurred by the Owner as a result of any failure to comply or breach of any provision in this Agreement
31. The deposit will be forfeited should Hirer decide to terminate earlier than the stated contract as agreed on the date of signing.
32. Any late payment for the rental will be considered as a breach of the contract and will result in forfeiture of the deposit, towing charges (\$300.00), and remaining rental fee.
33. The Company reserves the right to charge the hirer a late interest fee of either a late payment charge of \$30 or 12% of the weekly / monthly rental for every weekly/monthly payment that is overdue, whichever is higher.
34. In breach of any of the clauses or accident claims, the Company reserves the right to repossess the vehicle without any refund with compensation or excess imposed. In addition, Hirer shall be liable for any loss on rental, opportunity costs, and repairs suffered by the Company.
35. The Company reserves its full right and remedies to the contract with the Hirers.
36. The hirer agrees to indemnify the Company against any responsibility but is not limited to loss of items, injuries, loss of income, or any damage claims. The hirer or driver shall be held responsible.


HIRER SIGNATURE

HIRER NAME: Ng Zhao Qun, Calvin
DATE / TIME: _____


AUTHORISED PERSONNEL

NAME: _____
DATE / TIME: _____


CO. REG. NO. 201213058R