SINGAPORE ACCIDENT STATEMENT

IMPORTANT NOTICE

- 1. Please report correctly the details of the accident to speed up the claims process.
- 2. This Form must be completed by the Policyholder and/or the Actual Driver
- 3. Information provided must be as truthful and accurate as possible. Any wilful misrepresentation or witholding of material facts may allow insurance companies to repudiate policy liability.

 4. The issue and acceptance of this Form by insurance companies is not an admission of policy liability on the part of the insurance companies.

- 4. The issue and acceptance of this is form by instrained companies.
 5. Any false reporting may be referred to the Police for investigation.
 6. This report will be forwarded by the insurers of the GIA Records Management Centre established by the General Insurance Association of Singapore (GIA) for archiving and that copies of this report will, for a fee, be made available upon application by interested parties.
- 7. By the lodgement of this report to the insurers, you hereby consent to the archiving of this report at the centre and to copies of the report being made available aforesaid.

ACCIDENT STATEMENT

Date of Submission 14/07/2022 17:16 (SGT) Reported by Date of Accident 13/07/2022 14:40 (SGT) Exact Location of Accident Singapore Additional Location Information CAIRNHILL CIRCLE Country/State of Loss Singapore

DETAILS OF OWN VEHICLE

Nissan

1198

Vehicle Registration Number SMY9031R

INSURED/POLICYHOLDER

Is company? Yes Name Of Registered Owner E-CUBE VEHICLE RENTAL PTE LTD Company Reg No 201607761H Email Address roland@ecubeauto.com Mobile Phone No (Phone) +65-62575757 Alternative Phone No

VEHICLE PARTICULARS

Manufacturer

Model KICKS PREMIUM 1.2L E-POWER Variant Exact purpose for which vehicle was being used at time of accident Are you claiming under your own insurance policy for repair to your vehicle? No - Claiming third party Vehicle Category Private hire Transmission Auto

INSURANCE COMPANY

Name of Insurance Company Income Insurance Limited Policy Number / Cover Note Number 5125061935

DRIVER

CC

Name of Driver CHING VUI LEONG Work Permit No G2486793K Date Of Birth 06/03/1983 Occupation Outdoor

Date Of Driving Pass Driving experience Gender Mobile Number Alt. Phone Number Email Address Address Address Address Address complement Postcode Is the driver the policyholder? If No, Relationship of the Driver with the Insured Does Driver Own Other Vehicles? Vehicle Registration Number of Other Vehicle Owned by Driver Insurance Company of Other Vehicle Owned by Driver	17/06/2016 6 YEARS AND 1 MONTH Male (Phone) +65-83172890 - roland@ecubeauto.com 1 SERAYA LANE #03-03 (S) 437274 No Hirer No
Type of Accident Weather Conditions Road Surface	Collided into Property Clear Dry
OTHER INFORMATION	
Was any foreign vehicle involved in the accident? Number of vehicles involved in the accident Was anybody injured in the Accident? Was any injured conveyed to hospital by ambulance? Was any other vehicle or property damaged? Number of Passengers (Including Driver) Has the driver been approached by unknown person(s) soliciting/offering accident claims assistance? Translator's name Translator's ID Translator's phone number Translator's email Original language used in the statement	
DETAILS OF POLICE ACTION	
Was the accident reported to the police? Police Station Name Police Station Phone No Alt. Police Station Phone No Police Station Address Was notice of intended Prosecution given? If yes, against whom?	Yes Traffic Police (Phone) +65-65470000 (Fax) +65-65474900 10 Ubi Avenue 3 Singapore 408865 No -
CINCUMSTANCES OF ACCIDENT	
REFER WITH ATTACH.	
ATTACHMENT(S)	
Are accident photos available for attachment? Was there any video captured by Car Camera?	Yes No
DETAILS OF OTHER	VEHICLE PROPERTY 1
Vehicle Registration Number Vehicle Manufacturer Vehicle Model	SHA4749Y - -

Vehicle Variant

Vehicle Colour	_
Vehicle Category	Taxi
Name of Driver	-
Contact Number	-
Address	-
Address complement	-
Postcode	-
Insurance Company Name	-
Nature Of Damage	-
Details of property damaged in accident	-
No. Of Passenger (Including Driver)	1

INJURED PERSONS DETAILS

INJURED 1

Name of injured person Gender	CHING VUI LEONG Male
Phone No	(Phone) +65-83172890
Address	1 SERAYA LANE #03-03 (S) 437274
Address Complement	-
Post Code	-
Approximate Age Years Old	-
Injuries Sustained	TAY CLINIC - 3 DAYS MC
Injured person in which vehicle?	SMY9031R
Were seat belts worn?	-
Was this injured conveyed to hospital by ambulance?	-

SKETCH PLAN

IMPORTANT NOTICE

- Please report <u>correctly</u> the details of the accident to speed up the claims process.
- This Formmust be completed by the Policyholder and/or the Authorised Driver.
- Information provided must be as truthful and accurate as possible. Any wilful misrepresentation or withholding of material facts may allow insurance companies to repudiate policy liability.
- 4. The issue and acceptance of this Form by insurance companies is not an admission of policy liability on the part of the insurance companies
- 5. Any false reporting may be referred to the Police for investigation.
- 6. The report will be forwarded by the insurers of the GIA Records Management Centre established by the General Insurance Association of Singapore (GIA) for archiving and that copies of this report will for a fee be made available upon application by interested parties.
- 7. By the lodgement of this report to the insurers, you hereby consent to the archiving of this report at the centre and to copies of the report being made available aforesaid
- 8. Consent under the Personal Data Protection Act (PDPA)

Lunderstand, acknowledge, agree and consent that

- (a) My insurer, my workshop and the General Insurance Association of Singapore ("GIA") may/are permitted to collect, use, disclose and/or process my personal data/personal information set out in this [form] and any other personal information provided by me or possessed by my insurer (collectively the "Personal Information") and disclose and transfer such Personal Information to all insurer(s) who have insured vehicle(s) involved in this accident (all insurer(s) who have insured vehicle(s) involved in this accident shall be collectively referred to as the "Insurers"), the Insurers law yers/law firms, the Monetary Authority of Singapore and any relevant government agency/authority (such as the police), for the purpose(s) of
- (i) processing, handling and/or dealing with my claims including the settlement of the claims and any necessary investigations relating to the claims:
- (ii) investigating the accident and/or my claims;
- (iii) carrying out and/or dealing with my instructions or responding to any enquiries by me;
- (iv) administering my claims (including the mailing of correspondence, statements, invoices, reports or notices to me, which could involve disclosure of certain personal data about me to bring about delivery of the same as well as on the external cover of envelopes/mail packages); and/or
- (v) complying with applicable law in administering, processing, handling and/or dealing with my claims.

(collectively the "Purposes")

- (b) all insurer(s) who have insured vehicle(s) involved in this accident and the Insurers' law yers/law firms, may/are permitted to collect, use, disclose and/or process my Personal Information for one or more of the above Purposes; and
- (c) my Personal Information may/can be disclosed by any of the Insurers and/or GA to their third party service providers or agents (including their law yers/law firms), which may be sited outside of Singapore, for one or more of the above Purposes.

14073000 Policyholder's Signature / Date &

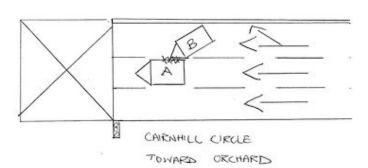
14-073022 12 PM Driver's Signature (if driver is not the policyholder) / Date

Witnessed by Reporting Centre

Time

& Time

Sketch Plan



A: SMY 9031 R B: SHA

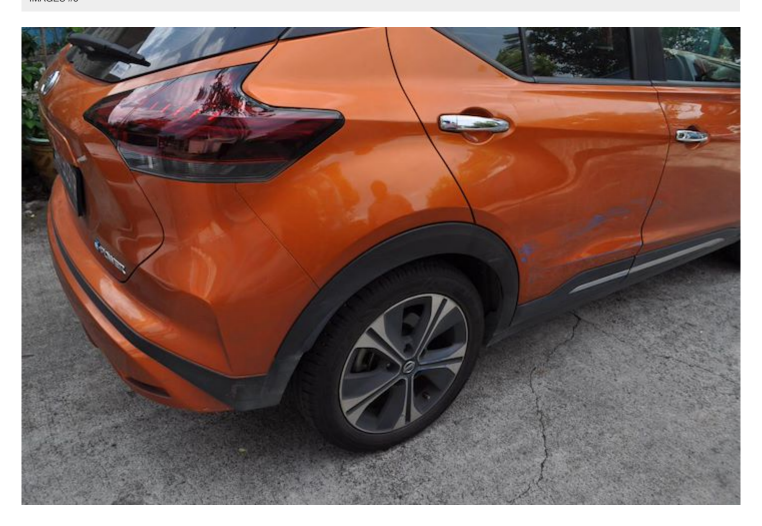


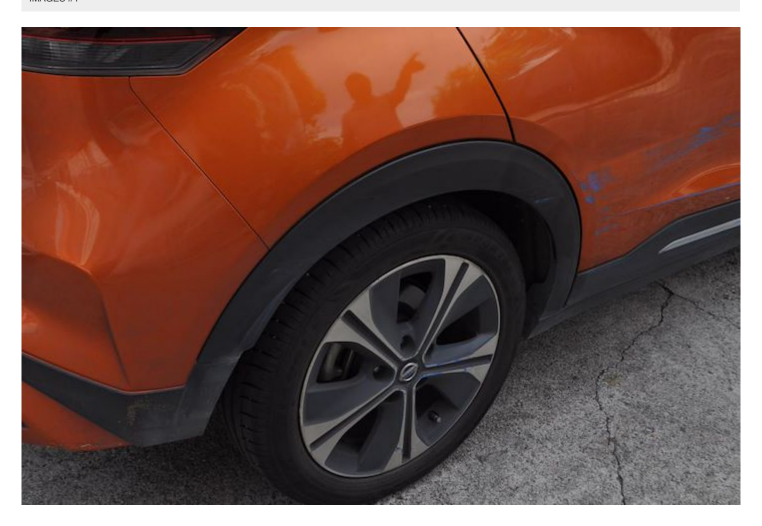
Describe Circumstances of the Accident

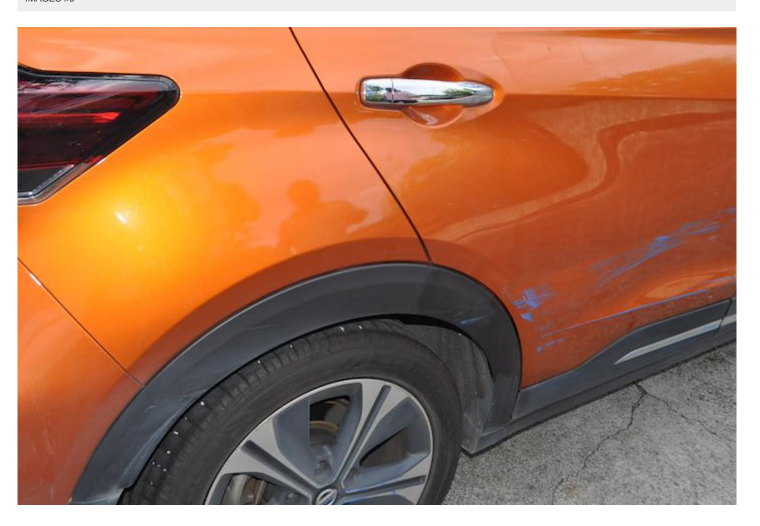
PLEASE	REFER T	O POLICE	REPORT.	
				en e
ote: Please no	te that your insu	rer may have 14	days time frame for you to submit an own d	amage claim under your own policy
ease check yo	our policy for mor	e information.		
claration				
ciarauon				
/e declare the	foregoing particul	ars are true in eve	ery respect.	
STATE CONTRACTOR			1.	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
E S	14092022/	2911	of 14072022/12PM	
licy notice of S	gnature / Date &	Driver's Signa & Time	ture (If driver is not the policyholder) / Date	Witnessed by Reporting Centre Personnel

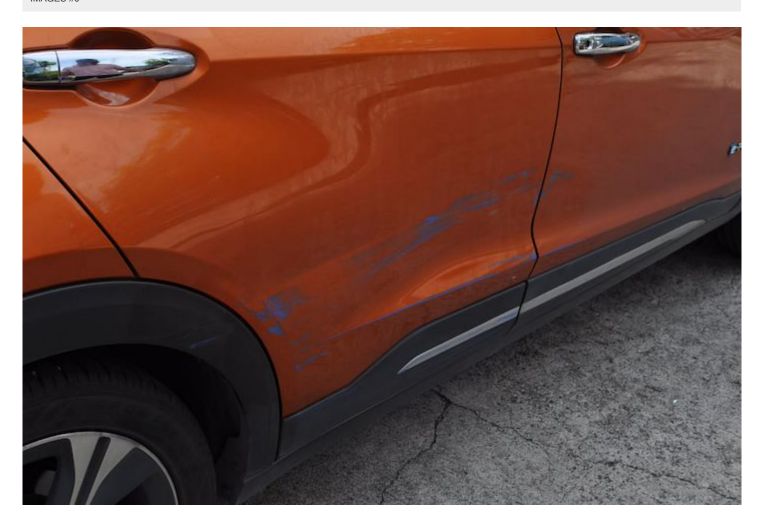






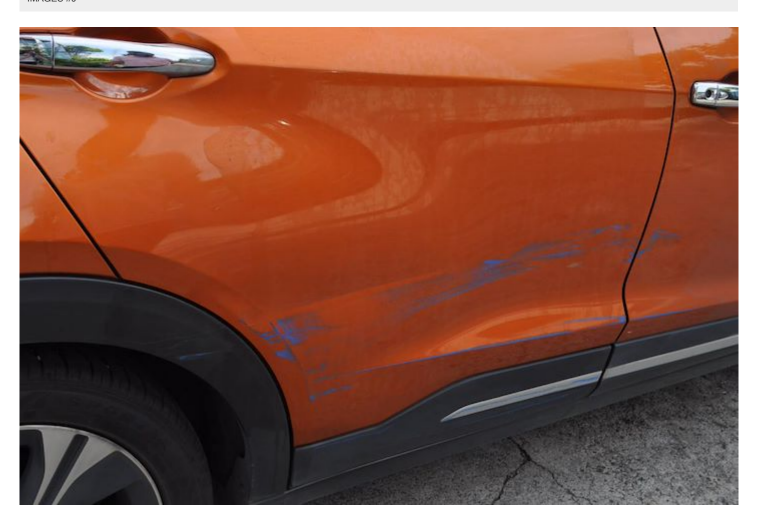


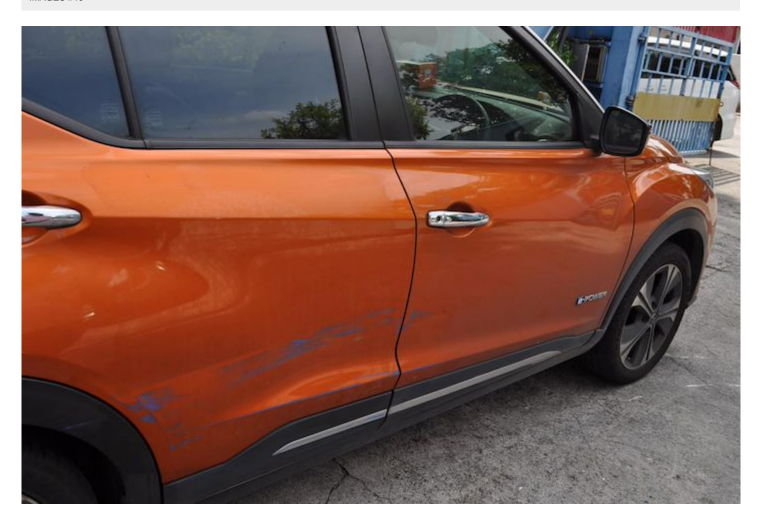




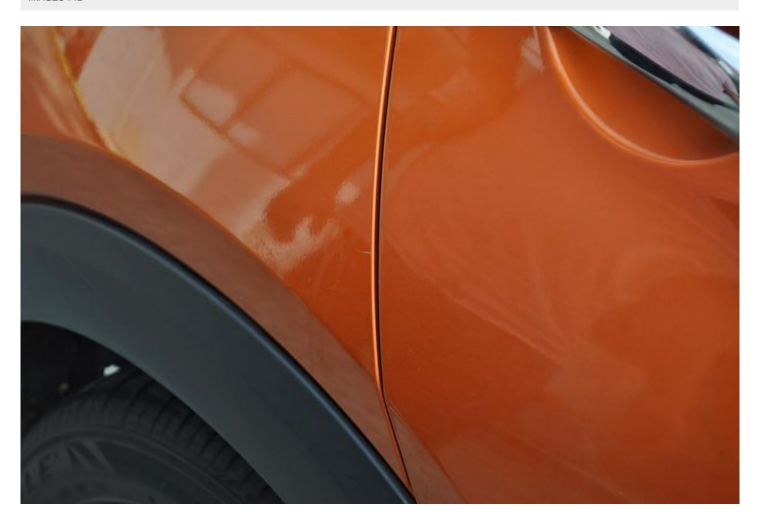




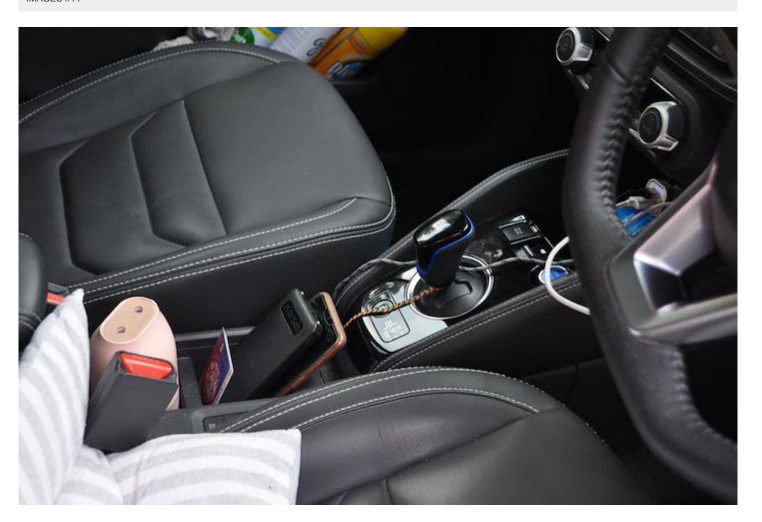






















Police Station Of Origin:

Traffic Police

10 Ubi Avenue 3 SINGAPORE 408865

Tel No: 65470000

1 of 3 Report No. T/20220714/7014

REPORT OF A TRAFFIC ACCIDENT

	ne Report N)22 12:29	Made:	Vide Report No.:	Station Diary No.:	
Informa	nt's Partic	ulars			
	Informant: VUI LEONO		Address:		
	/ ID No.: / G2486793	ВК	Contact No.: Home/Office: Mobile: 83172890		
Nationality: MALAYSIAN		Email: andychingvl@gmail.com	1		
Sex: Male	Age: 39	Date of Birth: 06/03/1983	Type of Informant: Driver		
Race: Chinese		Language: English	Institution / School Name:		
Occupation:		Driving Licence Informat Class: 3	tion: Date of Expiry:		

General Infor	mation of the Acci	dent		
Type of Accident:	Injury Others	Drink Drive: No	Date/Time of Accident: 13/07/2022 14:4	Type of Location Straight Road
Location:				
CAIRNHILL C	CIRCLE	Road Surface:		Road Speed Limit:
Clear		Dry		
Traffic Flow: Traffic Control: One Way Traffic Light - Working		rkina	Traffic Volume: Heavy	
0110 1101		Trainio Ligiti - 110	iking	пеачу

Details of Vehicle Involved						
Vehicle No.	Туре	Make	Model	Color	Conditio	No of
SHA4749Y	Taxi					0
SMY9031R	Car					0

Details of Person Involved	
Any Pedestrian Involved: No	
No. of Pedestrians Injured: NIL	Use of Pedestrian Crossing: NA



T/20220714/7014

Police Station Of Origin:

Report No. T/20220714/7014

2 of 3

Traffic Police 10 Ubi Avenue 3 SINGAPORE 408865 Tel No: 65470000

CONTINUATION OF REPORT

Driver					
Name	CHING VUI LEONG	3		ID No.	G2486793K
Related Vehicle	SMY9031R (Car)		Contact	No. 83172890	
Hospital/Clinic	TAY CLINIC			Class of Driving Licence Expiry	Class: 3 Date of Expiry: NIL
Date	13/07/2022	CARADOS -	Date	N	IL
No. of Days gran	ted Medical Leave	03	Degree of	f S	light

Brief Details.

I was driving out of CTE from Cairnhill Exit towards City at 1445hr on 13/07/2022. As i was approaching the junction of Cairnhill Rise, the right lane traffic was standstill due to straight/turning lane. Before i past the traffice light junction, a taxi suddenly turn out of the lane and hit on the right side of my vehicle. We moved our vehicle to the side of the road and exchange details.





Police Station Of Origin: Traffic Police 10 Ubi Avenue 3 SINGAPORE 408865 Tel No: 65470000

3 of 3 Report No. T/20220714/7014

CONTINUATION OF REPORT

Sketch Plan Informant is not able to provide sketch

Signature Of Officer Recording The Report: lot applicable	Signature Of Informant: The identity of the person making this report has been authenticated by Singpass. No signature is required.
signature Of Interpreter: lot applicable	Date/Time: 14/07/2022 12:29
Officer In Charge Of Case: P / TPIB / MOHAMAD ZULFAZDLI BIN ABDULLAH Contact No.: 65476204	Classification Of Case:







Certificate of Insurance

MOTOR VEHICLES (THIRD PARTY RISKS AND COMPENSATION) ACT (CHAPTER 189) MOTOR VEHICLES (THIRD PARTY RISKS AND COMPENSATION) RULES, 1960 ROAD TRANSPORT ACT, 1987 (MALAYSIA) ROAD TRANSPORT (AMENDMENT) ACT, 2019 (MALAYSIA)

MOTOR VEHICLES (THIRD PARTY RISKS) RULES, 1959 (MALAYSIA)

Certificate Number: 5125061935-000066

: SMY9031R

1. Index mark and Registration Number of Vehicle

: MNTFEAP1520000893

Chassis Number

: E-CUBE VEHICLE RENTAL PTE LTD

Cover : drivo CLASSIC

2. Name of Policyholder

E-CUBE VEHICLE RENTAL PTE

3. Effective Date of Insurance

: 01 Jan 2022

4. Expiry Date of insurance

: 31 Dec 2022

5. Persons or Classes of Persons entitled to drive#

(a) The Policyholder.

(a) The Policyholder.
 (b) Any other person who is driving on the Policyholder's order or with his/her permission.

Provided that the person driving is permitted in accordance with the licensing or other laws or regulations to drive the Motor Vehicle or has been so permitted and is not disqualified by order of a Court of Law or by reason of any enactment or regulation in that behalf from driving the Motor Vehicle.

6. Limitations as to Use#

(a) Use for social domestic and pleasure purposes and in connection with the Policyholder's or Hirer's business.

This Policy does not cover

- (a) Use for racing, pace-making, reliability trial or speed-testing.
- (b) Use for the carriage of goods (other than samples) in connection with any trade or business.
- (c) Use for any purpose in connection with the Motor Trade.

If Limitations rendered inoperative by Section 8 of the Motor Vehicle (Third Party Risks and Compensation)
Act (Chapter 189) and Section 95 of the Road Transport Act, 1987 (Malaysia), are not to be included under these headings.

This Policy, the Schedule, Endorsement and the Certificate of Insurance are to be read together as one document.

EXCESS (SECTION 1)	: S\$1,500
EXCESS (SECTION 2)	: S\$1,500
WINDSCREEN EXCESS	; S\$100
ADDITIONAL EXCESS	: N/A
REPAIR AT OWNER'S PREFERRED WORKSHOP	; NO
INSURE WITH COE	; YES
NCD PROTECTION	: NO
TRANSPORT ALLOWANCE	: NO
EXCESS WAIVER	: NO
PRIMARY DRIVER	: N/A
NAMED DRIVER (1)	: N/A
NAMED DRIVER (2)	: N/A
HIRE PURCHASE COMPANY	: DBS BANK LTD
SUM INSURED	; MARKET VALUE OF INSURED VEHICLE AT TIME OF LOSS

I/We hereby Certify that the Policy to which this Certificate relates is issued in accordance with the provisions of the Motor Vehicles (Third Party Risks and Compensation) Act (Chapter 189) and Part IV of the Road Transport Act, 1987 (Malaysia)

Agency Date of Issue : CAPSTONE INSURANCE AGENCY PTE. LTD. (00000662757)

Date of Issue : 17 Dec 2021 18:51 hrs

For NTUC INCOME INSURANCE CO-OPERATIVE LIMITED

Chief Executive



E-CUBE VEHICLE RENTAL PTE LTD ROC/GST Register No.:201607761H

11 LORONG 3 TOA PAYOH BLK B #01-11 (Jackson Square) SINGAPORE 319579 Tel 62575757 | Email: ecuberental@gmail.com

RENTAL AGREEMENT

No. RA2104001

Date: 01 Apr 2021

1. PARTIES INVOLVED

This Rental Agreement shall be between E-Cube Vehicle Rental Pte Ltd (hereinafter referred to as the "Owner") and the Hirer (details below).

	ar (account account)		
HIRER PARTICULA	RS		
Name	: XU JIAN	NRIC/FIN/Passport No	: 57866466E
Address (Res)	: BLOCK 15 WOODLANDS DRIVE 72 #03-42 Singapore 738096	Tel	: 88007731
DRIVER PARTICULA	ARS		
Name	: XU JIAN	Contact	: 88007731
Date of Birth	: 27/09/1978	Driving License No.	:
NRIC/FIN/Passport No	: 57866466E	Driving Passing Date	: 28/11/2015
Address (Res)	: BLOCK 15 WOODLANDS DRIVE 72 #03-42 Singapore 738096	Bank Account No	
ADDITIONAL DRIVE	ER PARTICULARS #1		
Name	: CHING VUI LEONG	Contact	: 83172890
Date of Birth	: 06/03/1983	Driving License No.	:
NRIC/FIN/Passport No	: G2486793K	Driving Passing Date	: 17/06/2016
Address (Res)	: 1 SERAYA LANE #03-03	Bank Account No	1

2. VEHICLE

The Owner shall rent to the Hirer the following vehicle SMY9031R (hereinafter referred to as "Vehicle")

3. RENTAL PERIOD

The Rental Period shall commence on <u>03 Apr 2021</u> for a minimum period of 104 (weeks) and shall expire at the end of this period.

Thereafter, a 1 weeks' notice period either way (From the Hirer to the Owner or from the Owner to the Hirer) will apply.

4. RENTAL RATE

The Vehicle in Section 2 shall be rented to the Hirer at a Rate of \$455.00/week with a deposit of \$1,000.00.

Rental payment to be made every/on _______.

5. PAYMENT RECORD

	AMOUNT	PAID ON	CHEQ NO	
DEPOSIT				
WEEK 1				
WEEK 2				
WEEK 3				
WEEK 4	THE RESERVE OF THE PARTY OF THE			
WEEK 5				

ny

Hirer's Signature

Main Driver's Signature (if not hirer) Rented out by

PAGE 1 OF 2





E-CUBE VEHICLE RENTAL PTE LTD ROC/GST Register No.:201607761H

11 LORONG 3 TOA PAYOH BLK B #01-11 (Jackson Square) SINGAPORE 319579 Tel 62575757 | Email: ecuberental@gmail.com

RENTAL AGREEMENT

No. RA2104001

Date: 01 Apr 2021

I/We have read and hereby agree to the terms and conditions on both sides of this rental agreement.

Hirer's Signature

Main Driver's Signature (if not hirer) Rented out by

PAGE 2 OF 2

TERMS & CONDITIONS

1. AGREEMENT FOR RENTAL

- 1.1 The Owner will let the Hirer take on rental based on the following terms and conditions for the Vehicle stated in this Rental Agreement
 1.2 The Rental Agreement shall commence on the date stated in this Rental Agreement.

- The liter shall make payment to the Owner based on the Rental Rate stated in this Rental Agreement. Should the Hirer be returning the Vehicle at the end of a Rental Period, all outstanding payment must be cleared on return. Tallure on the Hirer's part to make payment on the day of payment stated in this Rental Agreement constitutes a default, the Owner has the right to exercise Clause 7 of the terms and conditions to reposses the vehicle. If the Hirer shall fail to return the vehicle at the expiration on the Rental Period then without prejudice to the other rights of the Owner the Hirer shall pay to the Owner for every day elapsed between the Rental Period expiration and the date the vehicle is returned to the Owner.
- 2.2

DEPOSIT

- The Illiner shall pay in cash prior to the commencement of this agreement the deposit specified in this Rental Agreement or pay the deposit in instalments for Private Hire Rental 3.1
- Agreements
 The Owner shall (without prejudice to his rights against the Hirer) be at liberty to retain out of such deposit:
 The amount of any loss of damage for which the Hirer is responsible hereunder;
 Any amount due or owing to the Owner by the Hirer

 Any amount due or owing to the Owner by the Hirer

 The Agreements

 The Agreements

 The Agreements

 The Owner by the Hirer

 The Agreements

 The Owner by the Hirer

 The Owner by the Owner by

- Any amount due or owing to the Owner by the Hirer
 Any additional charge payable hereunder
 The Hirer shall not be entitled to deduct or offset any outstanding rental charges or any other any amount payable hereunder from the deposit during the Rental Period.
 The deposit shall be forfeited immediately if the Hirer breaches any terms and conditions in this agreement, (e.g., defaults the agreement).
 If the Hirer returns the Vehicle to E-Cube Vehicle Rental Pte Ltd
 Before the expiry of the Rental Period, the Hirer's deposit shall be forfeited, in addition, the Hirer is liable to pay the Owner the full rental charges till the last day of the agreement.
 Without issuing a one week's notice even after agreement expires, the Hirer's deposit shall be forfeited. In addition, the Hirer is liable to pay the Owner any unpaid rental charged on a per day basis and 1 week's Rental.

4. VEHICLE REPAIRS/ADDITIONS

- E REPAIRS/ADDITIONS

 The Hirer shall not service or permit the servicing of the Vehicle and shall not make or permit to be made any repairs replacements or adjustments to the Vehicle or any part or accessory thereof without the Owner's prior approval.

 In the event that any servicing or repairs replacements or adjustments to the vehicle or any part thereof is done or permitted by the Hirer without the Owner's prior approval.

 In addition, any fines incurred as a result of additions by the Hirer will also be borne by the Hirer (e.g. over-tinted windscreen and windows, number plates with designs and font that are not approved by LTA.)

 Any servicing repairs replacements or adjustments required to be done by reason of any damage or defect caused by the negligent use of the Vehicle by the Hirer shall be borne by the Hirer.

 Any additions or improvements to the Vehicle of any kind or nature made by the Hirer shall become component parts of the Vehicle. The Owner maintains the rights, title and interest of the Vehicle and its component parts at all times.

 The Hirer hires/affilizes other accessories for use on the Vehicle at his own risk and indemnifies and saves the Owner harmless against all or any liabilities damages or claims arising directly from the used thereof.
- 4.3
- 4.4
- from the used thereof.

5. EXCLUSION OF LIABILITY

- 5.1
- No warranty or representation of any kind express or implied is given by the Owner in respect of the Vehicle and this agreement contains no condition or warranty express or implied as to its quality or fitness for any purpose.

 The Owner shall not be under any circumstances liable to make any payment to the lifeer in respect of or to indemnify the Hirer against any loss injury or damage sustained by the Hirer or by any third party as result of the presence or use of the Wehicle or as a result of any defect therein or breakdown thereof and in taking delivery of the Vehicle. The Hirer shall be deemed to have satisfied himself that it is in all respects readworthy and in a proper and safe condition. 5.2

6. RETURN OF VEHICLE/CONDITION ON RETURN

- Upon expiration or termination of this agreement the Hirer shall return the Wehicle to the Owner at the renting location or at such other address as agreed with the Owner and on the due date stated on the agreement in good order and condition (fair wear and tear resulting from the proper use thereof expected) failing which then Hirer shall be liable to reimburse the Owner for all costs of restoring the Vehicle to such good order condition.

 The Vehicle shall be returned by the Hirer at the end of the rented period with the same tankful of petrol or diesel, whichever is applicable, failing which the Hirer shall pay the Owner the cost of topping up the petrol or diesel whichever is applicable. The Tamper Decal affixed on the Vehicle for private hire purposes shall be not be damaged, defaced or removed. The Hirer shall reimburse a flat fee of \$550.00 for the Tamper Decal or replace the Tamper Decal at his own cost if it has been damaged, defaced or removed. 6.1

- If the Vehicle is not returned in accordance with clause 6 or if the Hirer is in breach of any of the terms of this agreement, the Owner shall be entitled to repossess the Vehicle at the Hirer's expenses at any time without giving him prior notice (repossession fee S\$200.00) and the Hirer irrevocably authorizes the Owner, his servants or agents to enter into and unto any premises in which the Vehicle may be in order to view, repair, inspect or to repossess the same without being liable to any actions or proceedings at the suit of the Hirer or any persons

- claiming under or through hims.
 In the event of a default or a breach of any terms and conditions of this agreement by the Hirer, the Owner shall have the right to exercise any one or more of the following Declare the entire amount of Restal Fee hereunder immediately due and payable without notice or demand to Hirer.

 To use for and recover all Rental Fee, and other payments, then accrued or thereafter accruing.

 To take possession of the Webliet, without demand or notice, wherever same may be located, without any court order or other process of law. Hirer hereby waives any and all damages occasioned by such taking of possession.

 To terminate the agreement.

 Dery any insurance coverage to the hirer for the duration while the Vehicle is in the hirer's possession. Hirer will have to bare all claims, Own Damage or 3rd Party.

 To pursue any other remedy at law or in equity. (b) (c)

8. CARE USE AND CUSTODY OF VEHICLE

- 8.1

- Observing the traffic regulations and laws and in the event of any breach thereof, the Hirer shall pay all fines and penalties which may be incurred and shall also answer all Police and Traffic Court Summonases, Notices and inquiries in connection therein. In the event that the Nirer fails to pay such fines or penalties the Owner neserves the right to pay such charges on behalf of the Inter to the authorities but Owner thereafter is entitled to be reimbursed in full in addition to imposing a surcharge not exceeding fifty dollars (\$550.00) for service and administration costs by Owner against the Hirer.

 The Hirer shall ordinarily keep the Vehicle at the Hirer's address as set out in the schedule hereto or such other address as the Owner may from time approve in writing and will keep the Vehicle fore from distress execution on other legal processes.

 The Nier shall keep the vehicle at all times in his possession and custody and not part with the possession of custody to any other person or persons except as herein provided.

 The Nier shall use for the vehicle presummer and a petrol or such fixed as specified by the manufacturers of the Vehicle falling which the Hirer shall be liable for the full cost or repairs including loss of rental income arising from the Nier's negligence or any inconvenience caused to the Owner.

 During the period of this operement, the Hirer is negligence or any inconvenience shall be liable for the full cost or repairs (e.g. Engine damaged due to insufficient motor oil or radiator water. Two fees and Replacement of Tyre due to continuously deriving with a flat type) including loss of rental income arising from the Nirer's or driver's negligence or any inconvenience caused with sufficient petrol, motor oil (free at Owner's workshop), water, prescribed tyre pressure and repair of punctured tyre (free at Owner's workshop) at their own expenses falling which the Hirer shall be liable for the full cost or repairs (e.g. Engine damaged due to insufficient motor oil or radiator water. Two fees a

9. PROHIBITED USE

- The Vehicle shall not be used:
 To carry passenger or load in excess of the Motor Vehicle's licensed carrying capacity.
 By the lifter or any other persons under the influence of any drug or intoxicating liquid or substance.
 To propel or tow any vehicle, trailer or other object.
 Participate in any race, test or contest or any purpose other than domestic and social purposes Instruct an unilicensed person in the operation of the Vehicle
 For illegal purposes
 The Vehicle shall not be driven by any other person other than the Hirer and any additional driver stated in the agreement.
 The Vehicle shall not be driven by any other person other than the Hirer and any additional driver stated in the agreement.
 The Hirer further declares that the information given by him to the Owner, his servents or agents whether in oral or in writing including that herein is neither falte nor misleading.
 Failure to abide by the terms stated in Section 9.1 to 9.4 constitutes a default.

10. NO LIABILITY FOR PROPERTY

The Owner is not responsible for loss or damage to any property left stored, loaded or transported by the Hirer or any other person in or upon the Vehicle or left with any agents or servants of the Owner at any time or place or at the Owner's premises prior to, during or after the rental period including any property in any Vehicle repossessed in accordance with the provisions of this agreement and the Hirer hereby agrees to indemnify the Owner its agents and only them harmless from any such claims.

11. INSURANCE

11.1 The Hirer acknowledges that he is familiar with the general conditions of the Owner's standing policy of insurance which is available for inspection at the owner's office (during normal office hours). The Hirer agrees to fulfil all the obligations of the insured and not to do anything which could endanger or minimize the protection afforded by the insurance. The Vehicle is covered under Comprehensive Motor Vehicle Coverage containing an Excess of

(a) \$2000/- for own damage (OD)

Hirer's Signature & Company Stamp

- (b) \$2000/- for third party
 or any amount prescribed by the agreement in force. In the event of a collision, the firer will have to pay the owner on demand the Excess which is the maximum amount of \$4000/- for any damage caused to the hired Vehicle and/or any third party injury claims.
 11.2 In the event that the Excess as well as the insurance cover levied by the insurers is increased, the rate for both Collision Damage Waiver and insurance premiums shall be correspondently

- in the event that the Excess as well as the insurance cover levied by the insurence set, the rate for both Collision Damage Walver and insurance premiums shall be correspondently increased.

 The Vehicle is not covered by motor insurance policy covering personal accident or death liability for the Mirer, or such additional driver of the Hirer and the Owner shall not be held responsible for any liability claims, injuries or otherwise for any accident, death or losses arising from the use of the Vehicle. A copy of such policy is available for inspection at the owner's place of business for the time being.

 The Mirer shall report all accidents involving the Vehicle to the Owner and the insurance company immediately and for cases with injury to the Police not later than twenty-four (24) hours after the accident. The Hirer shall not acknowledge or compound any claim partially or in full. It is important that the Hirer secure the names and addresses of all the witness as well as the registration number of any and all Whicle(s) involved in the accident. All communications of letters received from the Police or third party are to be answered and referred to the Owner or the insurance company immediately. The Hirer acknowledges that the Hirer acknowledges that on the Police or third party are to be answered and referred to the Owner or the insurance company immediately. The Hirer acknowledges that their Hirer acknowledges that their the Hirer acknowledges that their thirs to insurance coverage is automatically revoked if they Fall to report any accidents to the Owner within twenty-four (24) hours after the accident.

 Refuses to poperate with the Owner in making the accident, report.

 Refuses to pay the insurance excess arising for the accident.

 Defaults on the contract.

12. PREVIOUS INSURANCE POLICIES

- The Hirer declares that no insurance company or underwriter in connection with motor insurance for the Hirer has at any time.
 Declined any proposals;
 Refused to renew any policy;
 Required an increased premium or imposed special conditions; or
 Cancelled any policy.

13. LOSS AND DAMAGE

- 13.1 The Hirer hereby assumes and shall bear the entire risk of loss, destruction and damage to the Vehicle from any and every cause whatsoever, whether or not covered by insurance except for natural disaster involved. No loss or damage to the Vehicle or any part thereof shall impair obligation of Hirer under this Agreement which shall continue in full force and effect through the term of the Agreement.

 13.2 In the event of loss or damage of any kind whatever to the Vehicle, Hirer shall, at the Owner's option:

 (a) Place the same in good repair, and working condition; or

 (b) Replace the same with like Vehicle in good repair, condition and working order; or

 (c) Pay to the Owner the replacement cost of the Vehicle.

- If any ethicle reserved by the lifer prior to the commencement of this agreement is not available, the Owner shall have the right to replace the same with an alternative Vehicle of similar seating capacity and performance and if no such alternative Vehicle or if the Owner shall decline to provide an alternative Vehicle then the tirer shall be repaid any deposit of any) paid by him but shall have no other claim of any kind whatsiever against the Owner.
 A free replacement Vehicle, if available, will be provided should the original Vehicle be grounded for mechanical repairs, servicing or inspection by the LTA. The Hirer shall be responsible for the petrol consumed of the replacement Vehicle. Petrol used on the original Vehicle during servicing, maintenance or inspection shall be the Hirer's responsibility.

15. WAIVER

15.1 No forbearance, indulgence of relaxation on the part of the Owner or granted to the Hirer in enforcing any of the rights or powers of the Owner under this agreement shall in any way diminish, restrict of prejudice the rights or powers of the Owners under this agreement or operate as or deemed to be a waiver of any breach of the terms or conditions of this agreement on the part of the Hirer.

16. APPLICABLE LAW

16.1 This agreement shall be governed by and constructed in accordance with the laws of the Republic of Singapore and the parties agree to submit to the jurisdiction of the courts of the Republic of Singapore.

17. NOTICE/DEMAND

17.1 Any notice or demand required to be given to the Hirer pursuant to this agreement shall be sufficiently served if sent by post or delivered to the address stated in the rental agreement or to the last known address of the Hirer and shall be deemed to be made or given on the day it was so left or the day following that on which it was posted as the case may be notwithstanding that the letter may be returned or lost through the post.

18. RECOVERY OF COST OR EXPENSES

18.1 Any cost or expenses (including legal costs on a full indemnity basis) to which the Owner may be put in exercising its rights under this Agreement or which the Owner may incur in ascertaining the whereabouts of the goods or the recovery of possession thereof from the Hirer or the demand for payment or in the enforcement of any of the terms and conditions under this Agreement shall be payable by the Hirer to the Owner.

19. GENERAL

- The person signing the Agreement assumes full responsibility, along with the firm, organization in whose name be might sign.
 E-Cube Vehicle Rental Pte Ltd reserve the right to amend any part of the agreement without prior notice.

20. TERMINATION OF RENTAL BEFORE EXPIRY OF THE CONTRACTUAL PERIOD

20.1 Should the rental agreement be terminated before the rental period expires; the Hirer's deposit shall be forfeited and the Hirer shall pay the Owner the full rental charges till the last day of the agreement in excess on top of any outstanding rental owed.