



E-CULTURE AUTOMOTIVE PTE LTD

One Stop Automotive Solution

Blk 166A Teck Whye Cres #19-345 Singapore 681166

UEN: 202225515N | E-mail: info.ecauto@gmail.com

Contact No : 8757 9296 / 9816 8803

Date : 04 Aug 2023
Your Ref : **AVS23/2023**
To : **LIBERTY INSURANCE PTE. LTD.**
51 Club Street #03-00,
Liberty House
Singapore 069428
Thru : LKK
Attn : **MOTOR CLAIM DEPARTMENT**

Dear Sir/Mdm,

RE: THIRD PARTY CLAIM FOR GBJ2464E & SJR4783J on 13/07/2022

We refer to the above matter.

Attached copies of the following for your perusal:

- 1) Invoice No. INV202308-001 (S\$1,350.00)
- 2) LTA Searching (S\$26.75)
- 3) Loss of Rental 8 days @ S\$120.00 (S\$1,036.80)
- 4) Letter Of Authorization

Please look into the above claim and let us have your payment of **S\$2,413.55** the soonest.

Yours faithfully,




Eva Zhang

E-mail: info.ecauto@gmail.com

Contact No.: 9816 8803



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TAX INVOICE

Liberty Insurance Pte. Ltd.

51 Club Street, #03-00
Liberty House
Singapore 069428

Attn : Motor Claim Department

INVOICE NO : INV202308-001

VEHICLE NO : GBJ2464E

MAKE / MODEL : TOYOTA HIACE

CHASSIS NO : JTFHT02P600247485

OWN INSURANCE : Allianz Inusurance Singapore Pte. Ltd.

D.O.A : 13/07/2023

#	Description	Qty	U/P	Amt
1	Lumpsum Repair	1	\$ 1,350.00	\$ 1,350.00

For cheques payment, please make payable to:

Total : \$ 1,350.00

E-CULTURE AUTOMOTIVE PTE LTD

For Bank Transfer, please transfer to:

OCBC A/C: 595-046715-001

For PAYNOW, please transfer to:

UEN: 202225515N

This is a computer-generated copy, no signature is required.

Date of Agreement: 13/07/2023		Leasing Agreement No: RA 00364 R	
HIRER PARTICULARS			
Name	: MUHAMED KAMAL BIN SRIPI	Contact Person	: MUHAMED KAMAL BIN SRIPI
NRIC/UEN No.	: S1750783D	Designation	:
Office Number	:	Contact Number	: +65-82828257
Email Address	:	Email Address	:
Mailing Address	: BLK 18 JALAN SULTAN #06-158	Ref Number	:
VEHICLE DESCRIPTION		RENTAL PERIOD	
Make/Model	: NISSAN URVAN PANEL LWB 3.0 5DR 5MT ABS A/B 2WD	Total Duration	: 8 Days
Transmission Type	: MT	Start Date	: 13/07/2023
Attachment	:	End Date	: 20/07/2023
Vehicle Plate No	: GBC3070M	PAYMENT TERM	
Engine No	: ZD30290439K	Deposit	: 0
Chassis No	: JN1MG4E25Z0796372	Rental/Lease Rate	: 960
Veh. Unladen Weight (KG)	: 1800	GST 8%	: 76.80
Max. Laden Weight (Kg)	: 1800	Sub-Total Rental	: 1,036.80
		Total Payment	: 1,036.80
		Payment Terms	:
Remarks:			

INSURANCE EXCESS

Class of Vehicle	Section I (Loss or Damage)	Section II (Liability to Third Parties)	Condition **
G Plate & F Plate	\$2,500.00	\$2,500.00	Age of Driver Min. 22 year old & Max 70 year old with Min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)
Y Plate	\$3,000.00	\$3,000.00	Age of Driver Min. 24 year old & Max 70 year old with Min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)
P Plate	\$3,000.00	\$3,000.00	Age of Driver Min. 24 year old & Max 70 year old with Min. 2 years driving experience in the relevant Class type. (Age calculated based on birth date, not year)
X Plate	\$4,000.00	\$5,000.00	Age of Driver Min. 27 year old & Max 70 year old with Min. 2 years driving experience in the relevant Class type. (Age calculated based on birth date, not year)
S Plate	\$2,500.00	\$2,500.00	Age of Driver Min. 27 year old & Max 70 year old with Min. 2 years driving experience in the relevant Class type. (Age calculated based on birth date, not year)

** Driver that does not meet the above conditions are not covered under the Motor Commercial Vehicle Insurance Policy.

IMPORTANT NOTES

1. This leasing contract comprises of the Leasing Form and the Standard Terms and Conditions ("Leasing Agreement").
2. All rental payments must be made in advance.
3. Hirer shall bear all cost for any on-site support. \$150.00 is the minimum cost for each on-site support activated.
4. In the event of any late payments, a Late Payment Fee of \$50.00 is applicable per overdue payment (including payment invoices & debit notes). In the event of repossession due to breach of Leasing Agreement terms, hirer shall bear the repossession costs.
5. Only Authorised Drivers registered with SYNERGY LEASING PTE LTD are allowed to drive and operate the Vehicle.
6. In the event of any accident, the Hirer has to notify the Owner immediately, report the accident to the police & authorized reporting centre and make payment for the insurance excess not later than 24 hour after accident. Insurance excess is payable for each and every accident regardless of negligence and severity.
7. All repairs and modifications (if approved) can only be carried out with Owner's consent at the Owner's authorized workshop.
8. The Vehicle can only be used within the territorial limit of Singapore.
9. The Vehicle is not to be used or operated in a manner contrary to any statutory provision or regulation or in any way contrary to law.
10. Any premature termination of the Agreement shall be subjected to liquidated damages. See Clause 9 of the STC for more details.
11. Do note that these important notes are only an extract from the STC. This hiring shall be governed by the terms and conditions as set out in the STC.

Approved By (Manager)

Agreed & Accepted by **HIRER**



[Signature]

Kamal

Synergy Leasing Pte Ltd
Name:

Designation:

Customer **SIGN**
Name:
Designation:

LEASING FORM

Authorized Drivers	
<u>MAIN DRIVER PARTICULARS</u>	<u>ADDITIONAL DRIVER PARTICULARS</u>
Name :	Name :
NRIC/FIN No. :	NRIC/FIN No. :
Date of Birth. :	Date of Birth. :
Address :	Address :
Driving License No. :	Driving License No. :
Class of License :	Class of License :
Effective Date :	Effective Date :
Class of License :	Class of License :
Effective Date :	Effective Date :
Class of License :	Class of License :
Effective Date :	Effective Date :
<u>ADDITIONAL DRIVER PARTICULARS</u>	
Name :	
NRIC/FIN No. :	
Date of Birth. :	
Address :	
Driving License No. :	
Class of License :	
Effective Date :	
Class of License :	
Effective Date :	
Class of License :	
Effective Date :	

Standard Terms and Condition Ref: SL- STC181022

Date: 13/07/2023

Standard Terms and Conditions ("STC")

1. AGREEMENT FOR HIRE

- (1) This contract consists of the Leasing Form and the STC ("Leasing Agreement") and is made between **SYNERGY LEASING PTE LTD** a company incorporated in Singapore and having its registered office at 61 Woodlands Industrial Park E9 #01-15 S(757047) ("Owner") of the part and the one person whose particulars and signature appear on the Leasing Form ("Hirer") of the second part for the hire of a vehicle, more particularly described on the Leasing Form, together with all tyres, tools, accessories, equipment, vehicle documents and replacements and additions made thereto either before or after the conclusion of this Leasing Agreement ("the Vehicle"). The term "Vehicle" will where applicable refer to any replacement given or substitution made by Owner to the Vehicle described on the Leasing Form.
- (2) The Owner will let and the Hirer will take on hire from the Owner the Vehicle upon the terms and conditions herein and the Hirer shall be a mere bailee of the Vehicle and no interest in the same shall pass to the Hirer and the Hirer is not the Owner's agent or servant for any purpose.
- (3) The Hiring shall be effective for the Vehicle on and from the date of this Leasing Agreement and for the duration of the Rental Period ("period of hire"), on the terms and conditions set out in the Leasing Agreement.
- (4) The Hirer or representative of the Hirer signing the Leasing Agreement represents and warrants that he or she is duly authorized and has legal capacity to execute and deliver the Leasing Agreement, and the information and particulars provided to the Owner incidental to this Leasing Agreement is true and accurate. Each party represents and warrants to the other that the execution and delivery of the Leasing Agreement and the performance of such party obligations hereunder have been duly authorized and that the Leasing Agreement is a valid and legal agreement binding on such party and enforceable in accordance with its terms.
- (5) The period of hiring shall commence on the date stipulated in the Leasing Form ("Hirer Commencement Date") irrespective of the actual date of delivery or collection of the vehicle.
- (6) The Hirer's responsibility and liability under this Leasing Agreement shall commence upon the signing of this Leasing Agreement.
- (7) The Vehicle must be returned to the Owner at the end of the period of hire at such address as the Owner may from time to time nominate.
- (8) If Hirer were to confirm that they wish to extend the period of hire, they must inform the Owner at least 30 days (or 7 days for any period of hire that is less than 1 calendar month) before expiration of hire, and if the Owner has agreed to an extension of the period of hire, the Hirer is deemed to continue the Leasing Agreement which shall be governed by all the terms and conditions herein stated.
- (9) If the Hirer fails to notify the Owner at least 30 days (or 7 days for any period of hire that is less than 1 calendar month) before the expiration of the period of hire that the Hirer requires an extension, but the Hirer does not return the Vehicle by the end of period of hire, the Hirer is deemed to continue the Leasing Agreement which shall be governed by all the terms and conditions herein stated, although the Owner will be entitled to but may not elect to:
 - a. terminate the Rental Contract; and
 - b. recover the Vehicle by lawful means.
- (10) Upon the delivery of the Vehicle to the Hirer, the Hirer shall inspect the Vehicle and forthwith in writing notify the Owner of any defect in the Vehicle. If the Hirer fails to do so within 3 working days from the date of delivery, the Vehicle shall be deemed to have been delivered to and accepted by the Hirer in good order and condition.

2. SECURITY DEPOSIT

- (1) The Hirer shall at all times during the period of hire, maintain a security deposit of such amount specified in the Leasing Form (the "Security Deposit") as security for the performance of the Hirer's obligation hereunder. The Security Deposit shall be maintained at the same amount (or, where the rental rate is increased, such amount computed based on the increased rental rate) during the entire period of hire.
- (2) The security shall not bear any interest.
- (3) The Hirer shall not be entitled to set off any part of the Security Deposit against any rental or other payment which may be due from the Hirer to the Owner pursuant to this Leasing Agreement and shall at all times, ensure such rental and other payments are satisfied in full by the Hirer, separately from the obligation to maintain the full Security Deposit, within the time periods specified in this Leasing Agreement
- (4) The Owner shall (without prejudice to its other rights against the Hirer) be at liberty to apply or use the deposit towards discharging or satisfying wholly or in part any payments due from the Hirer to the Owner or any of the obligations or liabilities of the Hirer under this Leasing Agreement.
- (5) If at any time during the period of hire, the security (or any part thereof) is applied or utilised by the Owner, the Hirer shall pay the Owner such sum as shall restore the security to the Deposit Amount within seven days of the Owner's demand and any such sum so paid by the Hirer to the Owner shall be treated as and shall form part of the security.
- (6) Upon the expiration or earlier termination of this Leasing Agreement, provided the Hirer has observed and performed all the obligations on the part of the Hirer hereunder and has discharge all the Hirer's liabilities to the Owner, the Owner shall refund any then remaining balance of the Deposit Amount (without interest) to the Hirer after 14 calendar days.

3. PAYMENT OF RENTAL

- (1) The Hirer shall during the period of hire, pay the rental to the Owner in advance and punctually without demand free of any deductions whatsoever the periodic rentals set out in the Leasing Form hereto which shall be payable in advance unless otherwise stipulated. The time of payment shall be the essence of this Leasing Agreement.
- (2) All payments of rental shall be made to the Owner at the bank account of the Owner hereinbefore mentioned or such other bank account as the Owner may from time to time specify. Hirer shall bear the prevailing processing fees whenever applicable.
- (3) Nothing shall be taken to prevent the accrual of rentals during the period of hire or any renewal or extension thereof.
- (4) Rental invoice is due for payment before the start of every invoicing cycle, and all other invoice has to be paid before its respective invoice due date.
- (5) Without prejudice to the Owner's rights under any other term in the Leasing Agreement or otherwise at law, if the Hirer fails to pay the Owner any sum which is payable by the Hirer to the Owner (including Rental Fees and whether as damages or otherwise) by the date on which such sum is required to be paid:
 - a. the Hirer shall pay the Owner a Late Payment Fee of SGD \$50.00 for each and every default of payment.
 - b. pay the costs and charges the Owner incurs in recovering or attempting to recover that overdue amount, including mercantile or debt collection fees, commission and any legal costs.
- (6) All payments made by the Hirer shall be appropriated first towards any shortfall in the amount of the Security Deposit (where applicable) as at the date of such payment, thereafter towards any outstanding payment (other than rental) including late payment interest, and finally, towards payment of the rental.
- (7) All payments due hereunder shall be made in such manner stipulated in the invoice. Where, with the consent of the Owner, payment is made by way of cheque, such cheque shall be sent, at the Hirer's risk, to the Owner at the address stated herein or at such other address as the Owner may from time to time communicate in writing to the Hirer.

Sign by Hirer

Kamal

Name :
 Designation :

4. RENTAL/ LEASE RATE

- (1) Rental/ lease rate stated in the Leasing Form is subject to the prevailing goods and services tax. In the event of any adjustment to the prevailing goods and services tax, the Hirer shall undertake, agrees and pay the Owner the rental/ leasing rate together with the adjusted prevailing goods and services tax.

5. AUTHORISED DRIVERS

- (1) The Hirer shall ensure that the Vehicle is used only by the Owner's approved "Authorised Driver" provided that the driver is skilful and properly qualified drivers and/or operators and who have not given false particulars to the Owner. The Hirer shall register and maintain at least one Authorised Driver for every vehicle. Only Authorised Drivers kept in the Owner's system shall be deemed to have the Owner's consent to use the Vehicle;
- (2) Authorised Drivers are to be of the following age requirement and having a valid and current qualified Singapore driving licence with at least two years driving experience in the Vehicle class :-

Class of Vehicle	Age and Driving Experience
G Plate & F Plate	Min. 22 year old & Max. 70 year old with Min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)
Y Plate	Min. 24 year old & Max. 70 year old with min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)
P Plate	Age of Driver Min. 24 year old & Max. 70 year old with min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)
X & S Plate	Age of Driver Min. 27 year old & Max. 70 year old with min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)

- (3) For submission of authorise drivers (addition or replacement), the Hirer shall provide the Owner with the personal particulars (with a copy of the NRIC, Driving License and residential address) of such person and seek the Owner's prior written consent to such person using the Vehicle. Where the Hirer is a company registered in Singapore, the Authorised Driver must be an employee of the Hirer. The Hirer represents and undertakes to the Owner that such person fulfils the Driver Qualifications in all respects. Any consent may be made subject to such conditions as the Owner considers fit. Such person may use the Vehicle only whilst the Owner's consent remains in force;
- (4) The possession and/or use of the Vehicle by any Authorised Driver (or any other person) shall not relieve the Hirer of all the Hirer's obligations under the Leasing Agreement. The Hirer remains fully responsible for any acts or omissions of any Authorised Driver, including any and all fees, charges and other sums (including damages) as may be imposed under the Leasing Agreement in relation to the Vehicle, regardless of whether the Vehicle was used by an Authorised Driver (or any other person);
- (5) Hirer may request for the list of Authorised Drivers from the Owner by writing.

6. MAINTENANCE AND REPAIR OF VEHICLE

- (1) The Hirer shall undertake to maintain the Vehicle by daily checking of coolant, propellant, lubricant levels, tyre conditions etc. Hirer shall promptly inform the Owner and follow the instructions provided in the event that abnormalities are discovered in the Vehicle upon conducting daily inspections and maintenance work.
- (2) The Hirer shall at all times pay for and use only the recommended grade of fuel, Ad-Blue and lubricant as specified by the vehicle's manufacturer.
- (3) The Hirer shall bear its own costs for tyre patching. In the event that such tyre patching has been carried out by the Owner while the Vehicle is being used by the Hirer, the costs of such patching shall be borne by the Hirer.
- (4) The Hirer shall bear all cost for any on-site support. \$150.00 is the minimum cost for each on-site support activated.
- (5) In the event where the Vehicle breaks down and requires towing, the Hirer shall pay for the towing. In the event where the breakdown is due to ordinary wear and tear or end of component service lifespan, the Owner shall reimburse the Hirer for the towing cost.
- (6) Aside to clause 6(3), the Hirer paying the rentals punctually and performing the terms and conditions herein contained, the Owner shall at its costs provide regular servicing, replacement and repair to the extent of:-
- regular servicing as recommended or specified by manufacturer or distributor of the Vehicle;
 - arranging for servicing every three (3) months or when the mileage travelled hit a specify mileage for the purpose of maintenance. The Hirer shall undertake at his own expense to bring the Vehicle back for servicing at a workshop designated by the Owner.
 - repairs and breakdown due to fair wear and tear or end of component service lifespan. Any servicing, repairs, replacements or adjustments required to be done by that is not attributable to normal wear and tear or end of component service lifespan shall be borne by the Hirer;
 - Complimentary Tyre, Clutch Set (less clutch body) and Brake pad Replacement Entitlement**
 - The Owner shall provide one complimentary clutch set (less clutch body), brake pad and tyres for the Vehicle subject to the following terms:-
 - Replacement of the tyres, clutch set and brake pad is deemed necessary due to fair wear and tear;
 - Tyres Replacement Entitlement applies to contract with a minimum of 1-year and comprises of one set of tyres replacement for each year of contract. Complimentary tyres replacement can only take place once every twelve (12) month;
 - Vehicle issued with a brand-new tyres or tyres with 100% treading at the point of delivery shall not entitle to a complimentary tyre replacement in the first year of contract;
 - Clutch Set and Brake Pad Replacement Entitlement can only be claimed one time throughout the entire contract period;
 - The Tyre, Clutch Set and Brake Pad Replacement Entitlement will be void for the entire contract period if the Vehicle is found to have:-
 - been overloaded;
 - been handled improperly or negligently by the Hirer;
 - the overall height lowered by means of unauthorised modification at any point of the contract period.

7. INSURANCE, ACCIDENT & RISK

- (1) Vehicle is covered by a Motor Policy which excludes all aviation liability (including any third - party claims) and damage to aircraft. The Hirer agrees to be bound by the terms and conditions of the said policy, a copy of which is available for inspection at the renting location. The Vehicle, during the period of hire, shall be covered under a Motor Commercial Vehicle Insurance Policy which contains excess of the following figures:-

Sign by Hirer

Kamal

Name :
Designation :

INSURANCE EXCESS

Class of Vehicle	Section I (Loss or Damage)	Section II (Liability to Third Parties)	Condition **
G Plate & F Plate	\$2,500.00	\$2,500.00	Age of Driver Min. 22 year old & Max. 70 year old with Min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)
Y Plate	\$3,000.00	\$3,000.00	Age of Driver Min. 24 year old & Max. 70 year old with min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)
P Plate	\$3,000.00	\$3,000.00	Age of Driver Min. 24 year old & Max. 70 year old with min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)
X Plate	\$4,000.00	\$5,000.00	Age of Driver Min. 27 year old & Max. 70 year old with min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)
S Plate	\$2,500.00	\$2,500.00	Age of Driver Min. 27 year old & Max. 70 year old with min. 2 years driving experience in the relevant Class Type. (Age calculated based on birth date, not year)

** Driver that does not meet the above conditions are not covered under the Motor Commercial Vehicle Insurance Policy

The above coverage is subject to the following terms:

- a. Reporting to the Owner immediate after each accident, incident regardless of severity;
 - b. Owner reserve the right to repudiate the responsibility and liability to the Hirer if the report of accident, incident exceed 24 hours after the occurrence;
 - c. The Hirer acknowledges that the insurance effected by the Owner does not cover damage to the goods on board, personal injuries or death of the driver and all passengers on board the Vehicle, unless otherwise specified;
 - d. The Hirer pays the full insurance excess amount to the Owner not later than 24 hours after the accident;
 - e. Any insurance excess paid will not be refundable;
 - f. The Owner reserves the right to review and increase the insurance excess during the period of hire and in the event of any accident involving the vehicle.
 - g. Windscreen excess is at \$500.00;
- (2) The Owner may at his sole discretion require that any insurance monies received by the Owner under the policies of insurance taken up by the Owner under clause 7(1) above in respect of the Vehicle shall be applied towards any or all the following:-
 - a. making good the loss or damage in respect of which the monies were received;
 - b. compensating the Owner in respect of any loss or damage suffered or sustained by the Owner as a result thereof;
 - c. replacing the Vehicle or parts thereof with a vehicle or parts thereof of similar kind to which the terms of this Leasing Agreement shall apply.
 - (3) The Hirer hereby undertakes to do everything necessary to maintain the said policies in full effect and not do anything whereby the said policies may or will be vitiated. The Hirer agrees to protect the interest of the Owner and the insurance company in the event of accident by:
 - a. obtaining names, contact number and addresses of all parties involved and of witnesses;
 - b. not admitting liability or guilt without the prior consent of the Owner;
 - c. not abandoning the Vehicle without adequate provisions for safeguarding and securing the same;
 - d. report all accidents involving the Vehicle to the Owner immediately, and also to the police and at authorized reporting centre not later than 24 hours after the accident, giving a detailed report including diagram even in cases of slight damage;
 - e. notifying the Owner's insurers immediately of such accidents and submitting a duly completed Motor Accident Report Form;
 - f. delivering correspondence, Writ or documents of any kind received by the Hirer or Additional Driver relating to any accident involving the Vehicle while rented under this Leasing Agreement. The Hirer and Additional Driver shall cooperate fully with the Owner in the investigation and defence of any claim prosecution or suit;
 - g. not admit or compound any claim, summons or charge either partially or in full without the consent in writing of the Owner.
 - (4) If the Hirer wishes to enter into a private settlement agreement with a third-party vehicle, the Hirer must consult with the Owner and seek consent from the Owner in writing before committing to any private settlement involving the Vehicle. Following which, the Private Settlement Form must be submitted to the Owner not later than 24 hours after the consent from the Owner. If the Hirer enters into any private settlement agreement without the consent of the Owner, and as such vitiates the Owner's insurance policy or bars the owner from making a claim against the third-party's insurer, the Hirer is liable for all damage to or loss of the Vehicle and shall indemnify and keep the Owner indemnified against all costs (including legal costs on a full indemnity basis), claims and liabilities (whether civic or criminal) relating to or arising out of such negligence, fault, action or omissions.
 - (5) In the event that any servicing, repairs, replacement or adjustments to the Vehicle or any part thereof is done or permitted by the Hirer without the Owner's prior approval, the Owner shall not be responsible or liable for the costs or expense of the same, and shall be entitled to recover from the Hirer all costs expenses and damages whatsoever incurred by the Owner as a results of such unauthorised servicing, repairs, replacements or adjustments
 - (6) On the expiration of the period of hire all insurance coverage cease to be effective and the Hirer shall Indemnify and keep the Owner indemnified against all costs (including legal costs on a full indemnity basis), claims and liabilities (whether civic or criminal) from any parties therefrom.
 - (7) In the event that the Vehicle or any part thereof is damaged or missing (including all accessories and items) or is involved in any accident regardless of severity, the Hirer shall forthwith pay to the owner the insurance excess amount payable in respect of each and every incident regardless of negligence unless the Owner agrees in writing otherwise. However, in the event of any damage or loss to the Vehicle during the period of hire caused by the negligence, fault, default, act or omission of the Hirer or authorized driver(s) or by any other person which results in the Owner's insurers repudiating liability for such damage or loss or should the Vehicle be stolen, missing or detained by authorities, the Hirer shall be liable for all damage to or loss of the Vehicle and shall indemnify and keep the Owner indemnified against all costs (including legal costs on a full indemnity basis), claims and liabilities (whether civic or criminal) relating to or arising out of such negligence, fault, action or omission.
 - (8) The Hirer declares that no insurance company or underwriter in connection with motor insurance for the Hirer has at any time declined, refused, cancelled any of its policy/policies or proposals nor require any payment of any loss or increased premium nor imposed any additional condition/s.

8. REPLACEMENT VEHICLE

No replacement vehicle will be issued for the vehicle down time involving vehicle regular servicing, maintenance, LTA inspection and other reason as may be reasonably determined by the Owner, unless specify otherwise. Replacement vehicle shall only be issued for down time due to breakdown, repair and post accident procedures exceeding 4 hours, subject to vehicle availability. If for any reason the Vehicle described in the Leasing Form is not available at the date of commencement of hire, or during breakdown, repair and accident down time, or the Owner deems it impracticable to repair any damage caused to the Vehicle (but not amounting to a total loss) the Owner shall have the right (but not the obligation) to replace the Vehicle with an alternative vehicle of similar capacity and in such event, there shall be no legal claims or action of any kind, whatsoever against the Owner. If no suitable replacement is available, Owner will provide rental rebate (daily rate shall derive based on a 30-day month as the calculation) as compensation for loss of use. This is subject to the following:

Sign by Hirer

Kamal

Name :
Designation :

- (1) Replacement vehicle is chargeable at prevailing rate in cases whereby replacement vehicle is required because of damage to the Vehicle due to accident or mechanical repair owing to the Hirer's negligence, liability or improper handling in the use of the Vehicle.
- (2) Replacement vehicle is chargeable at prevailing rate in cases whereby replacement vehicle is required because of damage to the Vehicle due to accident or mechanical repair owing to any modification of the vehicle without Owner's approval and/or failure to comply with the terms stated in this standard terms & conditions.

The use of the replacement vehicle by the Hirer will be subject to the same leasing terms and conditions of this agreement, including but not limited to, the Hirer's obligation to continue to make rental payment in respect of the Vehicle during the period of use of the replacement vehicle.

9. ELECTRIC VEHICLE ("EV")

In addition to all other mentioned terms & conditions within this STC, Hirer leasing EV is further subject to the following:

- (1) In the event of a vehicle breakdown, Hirer acknowledge
 - (a) to call the breakdown hotline and activate help immediate
 - (b) only authorized workshop/service provider can tow the vehicle due to safety concern
- (2) In the event of an accident regardless of severity, Hirer acknowledge
 - (a) to call the accident hotline and activate help immediate
 - (b) that the driver will remove, safe keep for the Owner the memory card from the on-board camera and leave the vehicle immediately, keeping a safe distance thereafter
 - (c) only authorized workshop/service provider can tow the vehicle due to safety concern and
 - (d) that no one will touch the vehicle after the accident
- (3) For charging of the vehicle, Hirer acknowledge
 - (a) to only use charging station that meet the nationwide electric vehicle (EV) charging standard, Technical Reference 25 (TR25)
- (4) For vehicle maintenance and servicing, Hirer acknowledge
 - (a) to bring the vehicle to the authorized workshop assigned by the Owner
 - (b) that strictly no modification is allowed for EV, unless otherwise approved by the Owner
- (5) For personal safety, Hirer acknowledge
 - (a) it is their responsibility to ensure all drivers assigned to operate the vehicle would be qualified and familiar with the safe handling of the vehicle
 - (b) that the vehicle is powered by high voltage batteries and to avoid having contact with any exposed cable, wiring including but not limiting to orange colour cable, wiring
 - (c) to call the breakdown hotline should there be any safety concern regardless if the concern has been confirm or not

10. COVENANTS OF THE HIRER

The Hirer hereby agrees and covenants with the Owner that during the period of hire, the Hirer shall:-

- (1) At all times use and operate the Vehicle in accordance with all applicable laws and regulations;
- (2) Only use the Vehicle within the territorial limits of Singapore;
- (3) Not use it as a vehicle for private hire or other chauffeured or limousine services;
- (4) If the Hirer is a company or sole proprietor, the Hirer must hold a valid and active business registration in Singapore;
- (5) At such intervals as specified or notified by the Owner to deliver the Vehicle to a garage or service station approved by the Owner for inspection, servicing and/or maintenance. Except as provided herein, the Hirer shall not make or permit to be made any repairs or modifications to the Vehicle but shall promptly notify the Owner of all cases of breakdown or damage giving a description of the cause of the breakdown or particulars of the damage as far as possible and the location of the Vehicle. The Hirer shall as soon as practicable report any faulty operation or other defect experienced with the Vehicle and until so reported, it shall be presumed that the Vehicle is in good mechanical and operating condition;
- (6) Ensure that the driver turn up on time for all booking made for vehicle servicing, maintenance, inspection, collecting, returning of vehicle;
- (7) Agree that no-show from the driver for any booking made for vehicle servicing, maintenance, inspection, collecting, returning of vehicle constitute a cost that shall be chargeable to the Hirer;
- (8) Ensure that all collecting, returning of vehicle are within the official operating hours and at the premises of the Owner or its authorized workshop, unless otherwise stated;
- (9) In the event that towing of vehicle is required, ensure that the vehicle is available for tow upon the arrival of the tow truck. If the Hirer require some time to transfer the goods to another vehicle, that should be highlighted to the operator manning the breakdown hotlines. Otherwise, transferring of goods to another vehicle would be expected to be carried out at the Owner's premises or designated workshop by default;
- (10) Pay for additional cost if the tow truck has been held back from towing the vehicle for whatsoever reason;
- (11) Not lend sublet hire sell assign pledge mortgage charge encumber dispose of or part with possession or otherwise deal with the Vehicle or any interest therein nor assign the benefit of this Agreement (or the option to purchase herein contained) nor to create or to permit the creation of any lien on the Vehicle;
- (12) Keep the Vehicle free from distraint distress execution or other legal process;
- (13) Pay all costs incurred by the Owner in respect of the supply and fixing of any accessories, extras or additions which are fitted to the vehicle at the request of the Hirer;
- (14) Aside to the entitlement stated in Clause 6(6)(d), the Hirer with no further delay, have the tyres replaced at their own cost when any tyre tread is worn down to 30% of the tyre original treading at brand new condition, to have the brake pad, clutch set replaced at their own cost when the Owner determine that the part had worn down and a replacement is necessary to ensure safe operation of the vehicle;
- (15) Not do any act or thing which may prejudice or jeopardise the Owner's property in or right to the Vehicle;
- (16) Take all reasonable steps to safeguard the Vehicle from loss or damage and shall not, in the opinion of the Owner, jeopardise the Vehicle or to permit the Vehicle to be placed in jeopardy. The Owner is to and shall at all times have free and full access to examine the Vehicle or any part thereof;
- (17) Not fit any accessories to or modify the Vehicle in any way without the prior consent of the owner and prior to the expiry or termination hereof, not to remove any approved accessories. If any alterations, additions or improvements are made to the Vehicle without the Owner's consent, the Hirer shall immediately upon being required to do so by the Owner remove such alterations, additions or improvements and restore the Vehicle to the same quality, function and condition as before such alterations, additions or improvements were made at the Hirer's own cost;
- (18) Not to interfere or permit interference with the Vehicle or any part thereof or to remove or deface or permit the removal or defacing of any identification registration or other identifying marks, labels, insignias or numbers affixed onto or on the Vehicle or any part thereof;
- (19) Be liable for and make prompt payment for all repairs, expenses, recovery costs, fees and costs and administrative costs incurred as a result of failure to observe this Leasing Agreement and all fines, penalties, costs, rental and all expenses relating to the confiscation by any parties or government authorities, parking, traffic or other offences and violation arising from the use of the Vehicle. The Owner has no obligation to dispute with the relevant authority or party on such statutory fines on behalf of the Hirer. When required by the Owner, the Hirer shall be liable to the Owner for the full market value of the Vehicle in the event of a loss of or substantial/total destruction or damage to the Vehicle rendering the Vehicle completely or substantially redundant, inoperative or useless during the period of hire;

Sign by Hirer

Kamal

Name :
Designation :

- (20) Ensure that all vehicle inspection required by any government authorities and/or agencies are complied with upon first notice by the Owner;
- (21) Observe and comply with all requirements, instructions, and directives of the government authorities as well as all statutory provisions, regulations, rules, law and byelaws for the time being in force in connection with the possession and use of the Vehicle. Any failure to comply with these laws shall impose on the Hirer full responsibility to fully indemnify the owner for any fines, costs, fees, loss of income and other payments and in the event of the vehicle being seized, impounded, confiscated or forfeited under this clause the Hirer shall indemnify the Owner to the value of the car or replace the same as his own expense and shall bear all costs and expenses to which the Owner may incur or be put or exposed;
- (22) Not use or permit the Vehicle to be used (including by any passenger of the Vehicle) in a manner or for a purpose:
 - a. which contravenes any applicable law (whether for smuggling or the storage or transportation of any illegal drugs or any other unlawful use or purpose);
 - b. for which the Vehicle is not designed or suitable;
 - c. to transport animals, pets;
 - d. to carry or transport goods or people beyond the payload of the Vehicle;
 - e. to carry or transport goods beyond what is permitted in the registration certificate or technical specification, whether by itself or combined or attached with other trailer or vehicle;
 - f. for speed-testing, reliability trials, driving lessons, towing, racing, pace-making, racing or competing in any form of motor sport whatsoever; or
 - g. which contravenes any condition of any insurance policy relating to the Vehicle or which may result in such insurance policy being invalidated;
 - h. in any corrosive or extreme environment, or for carrying or transporting any corrosive, explosive, dangerous materials or fresh seafood.
- (23) Where applicable, furnish a valid Vehicle Parking Certificate ("VPC") to fully comply with the Vehicle Parking Certificate Scheme. If the Hirer fails to produce the valid VPC as required, the Owner shall, though no obligation to secure a VPC on behalf of the Hirer, charge the Hirer the cost of obtaining the VPC. The Owner shall also reserve the right to take other appropriate measures and the Hirer shall reimburse the Owner thereof;
- (24) Waive all and any future claims and rights of set off against the Rental, Deposit, instalments or any payment due to the Owner under this Leasing Agreement and agrees to pay them regardless of any equity, setoff or counter-claim on the part of the Hirer against the Owner;
- (25) Shall not tamper with any equipment, accessories installed within the vehicle;
- (26) Ensure that the Authorised Driver (or any other person) operating the vehicle is free from any influence from drug, alcohol or any substances that would affect safe driving and proper judgement;
- (27) Not smoke or allow any smoking in the vehicle

11. TERMINATION

- (1) Notwithstanding any other provision in the Leasing Agreement, the Owner may immediately terminate the rental of the Vehicle at any time with immediate effect by written notice to the Hirer without further compensation after the occurrence of any of the following events:-
 - a. the Owner, in its sole and absolute discretion, makes an assessment that it is not commercially viable for the Owner to continue with the rental of the Vehicle under the Leasing Agreement;
 - b. the Owner is requested to terminate the rental of the Vehicle by a Finance Party;
 - c. the Hirer ceases to fulfil any of the Driver Qualifications;
 - d. the Hirer defaults in payment of any sum (or any part thereof) which is payable to the Owner under the Leasing Agreement, and any such sum remains unpaid for more than 14 days after becoming due;
 - e. the Hirer fails to comply with any term in the Leasing Agreement and/or breaches any duty, obligation or responsibility of the Hirer under the Leasing Agreement;
 - f. the Hirer dies or becomes mentally incapacitated;
 - g. If an action for bankruptcy proceedings or voluntary arrangement has commenced against the Hirer or being a company shall pass a resolution for winding up (otherwise then by reason of amalgamation or reconstruction) or have a winding up order made against it or shall make any arrangement with the Hirer's creditors or any assignment for the benefit of such creditors or if receiver or receiver and manager is appointed of any assets or property of the Hirer or any distress execution or other legal process is levied or threatened upon any of the Hirer's property or any judgement against the Hirer shall remain unsatisfied for more than fourteen days; or
 - h. the Owner on any grounds considers itself insecure.
- (2) Any Rental Fee paid by the Hirer to the Owner in respect of any period shall not be apportioned notwithstanding that the rental of the Vehicle may be terminated for any reason whatsoever before the last day of such period. The Hirer shall not be entitled to a refund of any portion of any such Rental Fee paid to the Owner.
- (3) Upon the premature termination of this Leasing Agreement by the Hirer for whatsoever reason or by the Owner if the Hirer fails to adhere to this Leasing Agreement whether or not the Hirer shall have duly returned the Vehicle, the Hirer shall continue immediately to pay the way of liquidated and not as a penalty the remainder of the rental charges which would otherwise be payable by the Hirer on the balance of the period of hire. In the event the Hirer shall have duly returned the Vehicle to the Owner, it shall be at the sole and absolute discretion of the Owner who shall not be under any obligation to furnish any reason whatsoever and solely on an ex gratis basis, as to whether it shall grant a rebate to the Hirer for any advance payment or should it re- hire or lease or sell the Vehicle.
- (4) The remedies provided for above shall be without prejudice to any other rights which the Owner may possess. The termination of the rental of the Vehicle shall not discharge or release the Hirer from the Hirer's obligations and liabilities which had accrued prior to such termination (including the obligation to pay the Owner any and all sums which are expressed to be due or payable to the Owner prior to such termination (including any Rental Fees)), or the Hirer's obligations and liabilities under the Leasing Agreement arising out of the termination of the rental of the Vehicle.

12. SEVERABILITY

- (1) If a provision in this agreement is held to be illegal, invalid, void, voidable or unenforceable, that provision must be read down to the extend necessary to ensure that it is not illegal, invalid, void, voidable or unenforceable.
- (2) If it is not possible to read down a provision as required in this clause, that provision is to be severed to the extend necessary without affecting the validity or enforceability of the remaining part of that provision or other provisions in this agreement, and the rest of this agreement remains in full force and effect.

13. FORCE MAJEURE

Neither of the parties hereto shall be liable for the suspension or termination of or the failure to perform its obligation under this Leasing Agreement, in the event of wars, strikes, riots, lockouts, Acts of God, civil commotion, labour unrest, fire, explosion and any other perils whatsoever, and matters beyond the control of the Owner. In such an event, the Hirer shall immediately return the vehicle.

Sign by Hirer	
	
Name	:
Designation	:

14. OWNER'S RIGHT TO REPOSSESS

- (1) Upon the termination of this Leasing Agreement or if the Hirer is in breach of any of the terms of this Leasing Agreement, the Owner or its authorized agents are entitled to and may without notice retake possession of the Vehicle at the Hirer's expense at any time and may for that purpose by its servants or agents without previous notice enter upon any land or premises (owned, possessed or occupied legally by the Hirer) on or in which the Vehicle is believed by the Owner to be situated.
- (2) On repossession of the Vehicle, all assets, items or valuable found in or connected to the Vehicle can only be recovered upon full payment of outstanding charges/invoices/debit notes. If no recovery is made within 7 calendar days, the Owner reserves the right to dispose of the assets, items or valuable at their own discretion. In the event of repossession of the Vehicle, the Owner shall not be responsible for any loss or damage to assets, items, goods or valuables found in or connected to the Vehicle and Hirer hereby agrees to indemnify the Owner, its agent and servants and hold them harmless from any such claims.
- (3) And in the event that the Vehicle is deliberately withheld by the Hirer or believe to have done so, the Owner shall have recourse to the recovery of the Vehicle under law and the Hirer shall indemnify the Owner for all costs involved in the said recovery and any damages or compensation connected thereto.

15. RETURN OF VEHICLE

- (1) Upon expiration or early termination of the period of hire specified in the Leasing Form or early termination of this Leasing Agreement the Hirer shall at the Hirer's expense deliver up to the Owner the Vehicle in its factory colour with all external decal removed, and with all tools and accessories in good order and condition as at commencement date (ordinary wear and tear resulting from the proper use thereof alone excepted). The Hirer shall be liable for the expenses required to restore the Vehicle to its factory colour and accordance to the condition and cleanliness as at the time of commencement of the rental if the Vehicle has been modified without authorisation, defaced, damaged, fixtures or parts have been lost, or offensive smells remain (as a result of delivering goods with offensive smells, smoking or other possible causes), etc. for reasons attributable to the Hirer. Hirer is responsible for the cost of engaging pest control service or any related cost to resolve pest infestation onboard the vehicle, if applicable.
- (2) Returning of vehicle has to go through proper handover with the Leasing Team and with proper documentation
- (3) In addition to those provided for in the preceding paragraph, the Vehicle must be returned to the Owner with the fuel tank full failing which the Owner shall be entitled to refill the tank and the costs thereof (fuel, plus labour costs applicable) shall be recoverable from the Hirer and/or the authorised driver.

16. LEGAL AND OTHER COST

Hirer shall at all times indemnify and keep the Owner fully indemnified against all loss, damage, liabilities, costs (including but not limited to legal costs on a full indemnity basis), demand, claims, actions, liabilities, fines and/or penalties arising out of or in connection with this Leasing Agreement; any loss, damage, repair, recovery and/or repossession of the Vehicle or any of its parts; any confiscation, impoundment, forfeiture of the Vehicle by any enforcement authorities; any storage, custody, maintenance, operation and/or use of the Vehicle; the Owner's enforcement of any terms and/or conditions in this Leasing Agreement; any challenge or issue relating to the enforceability, validity or execution of this Leasing Agreement; any failure by the Hirer to perform its obligations under this Leasing Agreement; the Owner ascertaining the whereabouts of the Vehicle; loss, damage, repair, recovery and/or repossession of the Vehicle or any of its parts and any confiscation, impoundment notwithstanding that such loss, damage or destruction occurred without any fault on the part of the Hirer; loss, repair, damage, recovery, fine due to not being cooperative in bringing the vehicle back for servicing, maintenance and/or inspection within stipulated date.

17. EXCLUSION OF CONDITIONS, WARRANTIES ETC

It is hereby agreed that no condition warranty or stipulation of any kind is given by the Owner in respect of the Vehicle and all conditions warranties and stipulations express or implied statutory or otherwise as to the quality description or otherwise of the Vehicle or as to its fitness for any purpose are hereby expressly excluded. The Owner shall not in any event be liable for any loss of any kind whatsoever suffered by the Hirer as a result of the Vehicle or pay any part of it being unusable out of order or unserviceable.

18. INDEMNITY AND EXEMPTION OF LIABILITY

The Hirer agrees to indemnify the Owner against all actions claims demands proceeding costs or expenses damages loss and liabilities whatsoever arising out of any breach by the Hirer of any of the terms and conditions herein or in respect of or out of the use of the Vehicle or otherwise.

19. INDULGENCE

No relaxation, forbearance, delay or indulgence by the Owner in enforcing any of the terms and conditions of this Leasing Agreement or the granting of time by the Owner to the Hirer shall prejudice, affect or restrict the rights and powers of the Owner hereunder nor shall any waiver by the Owner of any breach hereof operate as a waiver of any subsequent or any continuing breach hereof.

20. AMENDMENTS

The Owner may in its sole discretion amend or revise any term of the Leasing Agreement at any time by giving the Hirer at least seven days' prior written notice by either E-mail, WhatsApp, SMS or by post to the last known contact details of the Hirer of such amendment or revision. Any amendment or revision so given shall be binding on the Hirer as from the date specified in such written notice.

21. APPLICABLE LAW

This Leasing Agreement shall be governed by and construed 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.

22. ENTIRE AGREEMENT

- (1) The Leasing Agreement supersedes and cancels all previous agreements, warranties and undertakings whether oral or written, express or implied, given or made by or between the Parties, and constitutes the entire agreement between the Parties with respect to the matters set out in the Leasing Agreement.
- (2) The Hirer has entered into the Leasing Agreement on its own judgement and not in reliance upon any representations, warranties or statements made or purported to be made by the Owner (other than expressly set out in the Leasing Agreement).

23. NOTICES

- (1) Any notices required or permitted to be given shall be deemed validly given, served or notified in this Leasing Agreement if served personally or if sent by E-mail or WhatsApp or if sent by registered post to the address specified in the Leasing Agreement or the registered office or the last known address of the Hirer or the Owner, as the case may be. Any such notice sent by registered post shall be deemed to have been received by the other party within 48 hours after the time of posting;
- (2) The Hirer agrees that the service of any writ of summons, statement of claim, statutory demand, bankruptcy application or any legal, enforcement or bankruptcy process in respect of any claim, action or proceeding (including legal, enforcement and bankruptcy proceedings) may be effected by sending the same by hand or pre-paid ordinary post to the Hirer's address specified in the Leasing Agreement (or such other change of address as notified by the Hirer in writing or the last known address of the Hirer) and such service of process shall be deemed to be good and effectual service on the Hirer notwithstanding that it is returned by the post office undelivered. Nothing shall affect the Owner's right to serve process in any other manner permitted under any applicable law.
- (3) The Hirer shall promptly notify the Owner of any change in the Hirer's address and contact particulars and where required by the Owner, to inform the Owner of the whereabouts and location of the Vehicle.

Sign by Hirer	
<i>Kamal</i>	
Name	:
Designation	:

24. Notwithstanding any other provisions herein, the Owner shall be entitled at any time and without notice to the Hirer to combine and consolidate all or any account or liability of the Hirer in respect of any other account or liability which Hirer either alone or jointly may have with the Owner anywhere and to set-off or transfer any sum or sums standing in one or more of such account towards satisfaction of any other account or liability which the Hirer either alone or jointly may have with the Owner or in any respect whatsoever whether such liability be actual or contingent primary or collateral.
25. In the case of the Vehicle or its replacement requiring transponder for entry into port premises, the transponder for such vehicles shall be registered in the name of the Hirer with the Port of Singapore Authority (PSA).
26. **PROMOTIONS**
Additional terms and conditions may apply any promotional activities carried out, including contests, promotions or other similar features, all of which terms are made a part of these STC by this reference.
27. **ASSIGNMENT**
(1) The Hirer shall not assign or transfer any of its rights, interests or obligations under the Leasing Agreement except with the Owner's prior written consent (which consent may be given subject to any conditions as the Owner considers fit).
(2) The Owner may assign, transfer or otherwise deal with any or all of its rights (including the right to enter onto any premises to recover possession of the Vehicle), title, interest and/or obligations under the Leasing Agreement and/or to the Vehicle by giving written notice to the Hirer.
28. **DISCLOSURE AND CONFIDENTIALITY**
(1) Hirer consents to the Owner, its officers, employees, agents and advisers disclosing information relating to the Hirer to the following persons whenever situated (whether in Singapore or elsewhere):
(a) any financial institution (whether acting as the Owner's bank or in relation to the provision of financing to the Owner of otherwise), or any institutions with which the Hirer has or proposes to have dealings with, or any other bank, financial institution and credit agency for purpose of verifying the information provided by the Hirer to ascertain the Hirer's financial situation;
(b) the Owner's office, its parent or holding company and any of its branches, representative offices, subsidiaries, related corporations and affiliates;
(c) the Guarantor or any other person providing security or credit support for the Hirer's obligation;
(d) any credit bureau or credit reference or evaluation agency and any member of subscriber of such credit bureau or agency;
(e) any insurer, reinsurer and insurance broker;
(f) any other person including third party service providers, agencies, dealings, business partners or otherwise, for the purposes of data processing or providing any service on behalf of the Owner to the Hirer, or where the Owner has outsourced certain functions to such persons;
(g) any lawyers, auditors, tax advisors, investment banks and other professional advisors who are restricted to the nature of the business relationship in which the Hirer is involved with the Owner;
(h) any solicitor, repossession agent, storage yard or facility, or any other third party acting for the Owner in connection with the enforcement of the Owner's rights and remedies under this Agreement, or any debt collection agency or person engaged by the Owner to collect any sums of money owing to the Owner from the Hirer;
(i) any court, government and regulatory agency or authority;
(j) any person by whom the Owner is required by the applicable legal, governmental or regulatory requirements to make disclosure or to whom disclosure or to whom disclosure is permitted or required by applicable law;
(k) the Hirer's or the Guarantor's auditors, or any agent, executor or administrator, receiver, receiver and manager, judicial manager or any other person in connection with any compromise or arrangement or any insolvency proceeding relating to the Hirer or the Guarantor;
(l) any of the Hirer's directors (in the case of a company) or partners (in the case of a partnership, limited partnership or limited liability partnership) and authorised signatories.
(2) Hirer acknowledges and agrees that there is no warranty on the part of the Owner, its officers, employees, agents and/or advisers as to the security of any information sent or transmitted to the Hirer whether electronically or otherwise and the Hirer accepts the risk of such mode of delivery or transmission of information that it may be accessed by unauthorised third parties. The Hirer, to the extent permitted by law, shall not hold the Owner, its officers, employees, agents, and/or advisers liable for such disclosure or access or for any damages, losses, expenses or costs suffered and/or incurred by the Hirer by reason of such disclosure or access.
(3) It is hereby agreed that the Hirer will not disclose to others and will keep confidential the terms of this agreement, as well we, where applicable, both the fact of and terms of any settlement in regard to enforcement or recovery proceedings and/or actions undertaken pursuant to this agreement.
29. **SIGNING AND COUNTERPARTS**
This agreement may be signed and exchanged electronically and may be executed in counterparts, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same agreement once duly executed.
30. **PERSONAL DATA PROTECTION ACT**
By signing this Leasing Agreement, you agree that we may collect, use and disclose your personal data, as provided in the Leasing Agreement, or (if applicable) obtained by us as a result of you being our customer, in accordance with the Personal Data Protection Act 2012 and our data protection policy (available at our website). Please visit our website at <http://www.synergymotor.com.sg> for further details on our data protection policy, including how you may access and correct your personal data or withdraw consent to the collection, use or disclosure of your personal data.

I/We declare that I have fully read and understood the entire Leasing Agreement which include the Leasing Form and the Standard Terms & Conditions and agree to accept and be bound by all the terms therein. We hereby indemnify Synergy Leasing Pte Ltd, its officer, employees, agents and advisers against any possible dispute that might arises from our misinterpretation of this Leasing Agreement, if any.

Sign by Hirer	
	
Name	:
Designation	:

Land Transport Authority

10 Sin Ming Drive

Singapore 575701

GST Registration No. : M4-0006529-2

Print Date/Time : 13 Jul 2023 / 20:00:05

Receipt Date/Time : 13 Jul 2023 / 19:59:38

Tax Invoice/Receipt

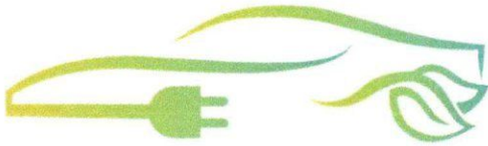
Receipt No. : ITNET-00000-230713-003629

Previous Receipt No. :

S/N	Item Description/ Business Transaction Reference No.	Amount Before GST (S\$)	GST Amount (S\$)	Amount After GST (S\$)
Result of Insurance Enquiry - SJR4783J As at 13 Jul 2023/09:20:00 Insurance Co: LIBERTY INS P L				
1	Insurance Enquiry - SJR4783J			
	Enquiry Fee	24.77	1.98	26.75
	20230713195750194443			
Sub-Total		24.77	1.98	26.75
Total Before Rounding		24.77	1.98	26.75
Rounding Difference				0.00
Total Amount Payable				26.75
Paid By				
	DICNV20230713195750808375		SGQR(PayNow)	26.75
	Total			26.75
	Cash Change			0.00
	Tendered Amount			26.75
	Excess Refundable Amount			0.00

THANK YOU AND HAVE A NICE DAY!

Please ensure that all payments to the Authority are good and promptly settled by the payment service provider / financial institution. Otherwise, the transaction and receipt is considered void and late fee may apply.



E-CULTURE AUTOMOTIVE PTE LTD

One Stop Automotive Solution

Blk 166A Teck Whye Cres #19-345 Singapore 681166

UEN: 202225515N | E-mail: info.ecauto@gmail.com

Contact No : 8757 9296 / 9816 8803

LETTER OF AUTHORIZATION

Name of owner : Synergy leasing pte. Ltd. NRIC : 202138430N

Address : 61 Woodlands Industrial Park E9, #01-15, S757047

Name of driver : Muhammed Kamal Bin Sripi NRIC : S1750783D

Address : Blk 18 Jalan Sultan #06-158

Accident on : 13/07/2023 09:20 Involving : SJR4783J

At/along : Tampines North Dr. 1, Singapore

In consideration of E-CULTURE AUTOMOTIVE PTE LTD, repair my/our Motor Vehicle No. : GBJ2464E at my/our request I/We the above owner of Motor Vehicle No. : GBJ2464E do authorize them to demand claims, settle and received whatever amount payable by the Insurance Co or Third Party or to commence legal proceeding if necessary in my/our name for the cost or repair and the loss of use/rental, etc. and to any of there appointed solicitors to act for me/us in respect of the said accident/claim and all amounts claimed or settled shall be belong to them absolutely. I/We further authorize them to give an absolute discharge on my/our behalf.

I/We hereby authorize E-CULTURE AUTOMOTIVE PTE LTD,, my/our repairer to give further instruction on my/our behalf concerning the said claim and such, all future correspondence should be addressed to the said firm/co. My/Our repairer authorize to receive on my/our behalf monies claims, correspondence and give a valid discharge voucher or any other documents in connection with this on my/our behalf and for me/us.

I/We further agree to fully co-operate and attend all court hearing that are necessary and subject to prosecution and claim maintained by E-CULTURE AUTOMOTIVE PTE LTD,.

I/We further agree to undertake to indemnify them against my/our claim for the cost which arises therewith. In the event that my/our unsuccessful claim, I/We undertake to pay the repairer for the cost of repairs to my motor vehicle.

Owner Signature : 

Name : Joe Tian

Date : 13/07/2023



Witness Signature : 

Name : Yvette

Date : 13/07/2023