



## CAR RENTAL CONTRACT

This car rental agreement (“agreement”) is made and entered into as of ...2nd .....between.....with ..... and ..... address of..... (“Owner”), and ..... with an address of..... (“Renter”). Owner and renter may also be referred to as ‘Party’ in the singular and ‘parties’ in the plural. This agreement is subjected to the following terms and conditions:

### Rental vehicle

Owner hereby agrees to rent to renter the following vehicle (“vehicle”):

Make: .....

Model: .....

Year: .....

Colour: .....

Mileage: .....

VIN: .....

### Rental Period

Owner agrees to rent vehicle to renter for the following period:

Start Date: .....

End Date: .....

The parties agree that this agreement terminates upon the end date specified above. Notwithstanding anything to the contrary in this agreement or ant exhibits, either party may terminate this agreement prior to the End Date with at least one (1) day notice. If this agreement is terminated prior to the End Date, the parties will work together to determine whether a refund of rental fees if necessary.

### Mileage Limit

Renter will obey the following mileage limit for the vehicle:

No mileage Limit

**Rental fees:** The renter hereby agrees to pay the owner for use of the vehicle as follows:

Fees: .....

**Existing Damage to vehicle**

**Remarks:**

.....  
.....  
.....  
.....  
.....

**Insurance**

The renter hereby warrants to owner that renter possess car insurance that covers personal injury to renter or other person as well as the vehicle and the property of others.

**Owner warranty**

The owner represents that to the best of his knowledge and belief that is in sound and safe condition and free of any known faults or defects that would affect its safe operation under normal use.

**Renter warranty**

The renter agrees that renter will not:

- Operate the vehicle in violation of any laws or foreign illegal purpose and that if renter does, renter is responsible for all associated tickets, fines and fees.
- Use the car to push or tow another vehicle.
- Use the vehicle for any race or competition.
- Operate the vehicle in a negligent manner.
- Company (renter) will be responsible for any damages that occur to the vehicle during the rental period. The owner will receive the vehicle in the same state and condition as the vehicle was given the renter. Company (renter) will be responsible for any scratch(s), dent(s) on the exterior, any damages that occur to the interior and any engine damage.
- In the event of an emergency lock down or any business shut down, the duration of the agreement shall be paused until the lockdown concludes of business resumes. The owner can take possession of their vehicle for any duration which the agreement has been paused and the owner is responsible of returning the vehicle to the renter as and when the agreement resumes.

In the event that the owner demands possession of their vehicle prior to the end of the agreement, a thirty-one (31) day notice must be given to the renter. In the event that the company shuts down or is wanting

return the vehicle back to the owner, the company (renter) will inform the owner with a thirty-one (31) day notice.

**General**

This Agreement, includes all Exhibit(s), constitutes the entire agreement between the parties in connections with the subject matter hereof and supersedes all agreements, proposals, representations and other understandings oral or written, of the parties and any current or subsequent purchases order(s) provided by affiliate. No alteration or modification of this agreement or any exhibits shall be valid unless made in writing and signed by the authorized affiliate of each party. The waiver by either party of the breach and any provision of the agreement shall not operate of be constructed as a waiver of any subsequent breach and waiver must be in writing and signed by an authorized affiliate of the party hereto. If any provision of this agreement is held to be invalid or unenforceable, the remaining provisions shall continue in full force and effect. Any notice or other communication required or permitted hereunder shall be given in writing to other party at the address stated above or at such other address shall be given by either party to other writing. Any terms of this agreement which by their nature extend beyond its termination remain in effect until fulfilled and apply to respect successors and rightful assignees.

IN WITNESS WHERE OF, the parties have signed this agreement as of the day and year first above written.

ACCEPTED BY THE OWNER

ACCEPTED BY RENTER

Signature

Signature

Name

Name

Title

Title