



## TERMS AND CONDITIONS

### 1. IDENTIFICATION REQUIREMENTS

This requirements will be surrendered by the RENTER to TRIPPLER RENT-A-CAR SERVICES prior to rental and will be returned to the RENTER upon full settlement of account and/or upon return of the vehicle.

**1.1 Local Renter** - Valid Driver's License, should be professional and Company ID with picture

**1.2 Foreign Renter** - Valid Driver's License, Passport, Itinerary ticket and hotel reservation slip

2. Pay in accordance with the stipulation and computation;

3. That the RENTER will return the said vehicle together with the original tires, tools and accessories and equipment to the Company;

4. The rentals of monthly basis, the Company reserves the right to inspect the vehicle on any given time or require the RENTER to present the vehicle of office or representative of the company upon demand thereof;

5. That the RENTER received in good order and conditions and shall endeavor to return the same in good condition and acknowledges liability for the cost of petrol oil consumed during the rental duration unless otherwise stipulated and scratches incurred;

6. That the said vehicle not be operated in the following areas/situations:

- a. To carry passengers or property for a consideration express or implied;
- b. By any person who has given to the Company a fictitious name or false age or address;
- c. In motor sports and events, in practice driving;
- d. To transport goods in violation of customs regulations or illegal manner;
- e. By any person under the influence of liquor, alcohol or drugs.

7. The RENTER acknowledge personal liability to pay the Company upon demand;



8. The Company shall not be liable for any mechanical failure of said vehicle or consequential damages, RENTER shall not authorized anybody to repair, change part of the vehicle without prior knowledge or approval of the Company
9. That the vehicle shall remain the property of the Company and in case of default by the RENTER of any terms/conditions of the Company reserves the right to intermediate reposition of the vehicle and all expenses borne by the RENTER;
10. That in case RENTER obligations referred to the lawyer, suites arising out his agreement will be in the city of Las Piñas and it is hereby agreed that the lawyer's fee shall be paid by the RENTER at the rate 25% of the amount due but in no case shall it be less than **P 8,000.00**;
11. That any false information given by the RENTER shall entitle the Company to rescind this contract without further notice and demand, immediate return or repositions of the vehicle from the RENTER;
12. That in case of damage of the vehicle due to accident or other causes, the RENTER shall be liable on the following:
  - a. Towing vehicle to its point of origin or place designated by the Company
  - b. Secure police report
  - c. Payments for car insurance participation of **P10,000.00** or a minimum of **P20,000.00**
13. Any delay in the return of the vehicle without any advice/notice to the Company, shall be lawful with loading, subject to civil and criminal liability, if after 72 hours (3 days) we do not hear/receive any advice whatsoever, we will automatically report the vehicle missing to constabulary Anti-Carnapping Group;
14. Failure to pay the rental to vehicle agreed date or upon violation of the RENTER to any terms and conditions of this agreement the Company shall have the absolute right to pull the said vehicle at any time default by the RENTER or any of the terms herein. The Company reserves the right to immediate repossessions, right to report or declare the said vehicle as carnapped or stolen, if RENTER's fail to surrender voluntarily the said vehicle a day after expiration of rental agreement;
15. The Company will not be held liable for any criminal cases which may arise while the vehicle is in use by the RENTER of his driver or representative;



**16.** A rental agreement once signed between RENTER and the Company cannot be cancelled even due to fortuitous events of any reason that may arise on the part of the RENTER, rental payment shall be fortified by the Company;

**17.** The Company is not responsible for any injury or death to the RENTER and/or passenger arising from any accident or other causes while in the vehicle

**18.** Other terms and conditions shall be stipulated

**19.** Damage of **P8,000.00** and below, RENTER is liable to pay **P3,000.00** per panel. Like, bumper, door and fender.