

Reset

Parties to Agreement: (1) Rtechgroup UK LTD of 68 Daisy Bank Road, Manchester, M14 5QP ('we' or 'us')

(2) (you)

Key Financial Information

Make			Administration Fee	Recieved Y <input type="checkbox"/> N <input checked="" type="checkbox"/>	
Model			Deposit		£
Variant			Initial Payment		£
Start Date & End Date			Monthly Hire		£
Mileage & Registration Number			Delivery Charge		£
Maintenance	Included <input type="checkbox"/>	Excluded <input checked="" type="checkbox"/>	Total Charge (including VAT)		£

Key Information

Any overdue rental (until such a time as it is repaid) will be owed at the rate of 5% above Barclays Bank Plc base rate.

You must pay to us our expenses and costs of recovering or trying to recover the vehicle (plus an administration charge of £100). You must also pay our costs of repairing and storing the vehicle, tracing you and resulting legal costs. If this agreement is terminated, or you fail to return the vehicle to us, you must also pay us damages as detailed in term 8 of this agreement. Liability for Parking Charge Notices (PCNs), traffic violations, and congestion charges will be transferred to the hiree.

You must comprehensively insure the vehicle (noting our interest) in accordance with term 5 of this agreement.

INITIAL PAYMENTS ARE NON REFUNDABLEUPON END OF LEASE/TERMINATION OF LEASE.

For any additional mileage incurred above the agreed rate you must also pay us an excess mileage charge and (if you selected maintenance) an excess maintenance charge (each together and separately referred to as 'excess mileage charge') in accordance with the following scale.

Excess Mileage Band	Vehicle Mileage Charge (plus VAT) Pence Per Mile	Maintenance Charge (plus VAT) Pence Per Mile
0	0	0

Vehicle Mileage

Maximum Monthly Mileage	1500	Total Mileage	18000
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Bank Details

Bank	LLOYDS BANK	Sort Code	30-99-50
Account Name	RTECHGROUP UK LTD	Address	
Account Number	54738663	Post Code	

Summary of Company Information

Company Address	68 DAISY BANK ROAD, MANCHESTER, M14 5QP
Company Number / VAT Number	15704893
Contact at Company	SERVAK SINGH
Telephone Number & Email Address	07487568568

Vehicle Damage

Comments

NONE

I herby agree to hire the above vehicle on the terms & conditions set out herein and overleaf and confirm that if payment is to be made by credit or debit card my signature below shall constitute authority to debit my nominated credit or debit card company with the total amount due. I hereby authorise the Lessor to use my card for any charges incurred relating to the rental agreement signed by me or if different the hire, as set out in this agreement.

Signature of Hirer: Signature of Lessor:

Terms

We agreed to hire to you, and you agreed to hire from us the vehicle described on page one of this agreement for the duration of the hiring period shown on page 1 (the hiring period) on the following terms. References to the vehicle include all accessories and any new replacement parts and or additions in or on the vehicle.

1- Making this agreement

Making this agreement is made and you will start hiring the vehicle on the date of your signature on page one of the agreements.

2 - Payment

2.1 - by the time this agreement is made you must pay us an advance rental including the acceptance fee, initial fee, and any initial optional maintainer's charges if any are shown. THE INITIAL PAYMENT IS NON REFUNDABLE UPON THE END OF THE LEASE/TERMINATION OF LEASE. You must pay therentals and optional maintenance charges shown on page one including VAT as provided by term 2.6 below at the times stated. If you do not pay any rental or other payment by the time it is due we can terminate this agreement as stated in terms 7. In any month in which there is a payment holiday no rental or maintenance is payable by you other than any amounts which are overdue and any maintenance charges, fees, costs or expenses or default interest that may be due.

2.3 - if you do not part pay any rental by the time it is due we will charge interest on the unpaid amount from the date it is due until the day is paid. The rate of interest will be 5% per annum above Barclays Bank PLC base rate

2.4 - we will charge you an administration fee up to 25 pounds including VAT for each unpaid or cancelled cheque, standing order or direct debit and for each reminder letter notice or demand we make on you.

2.5 - if you change the registration number of the vehicle you must tell us at once as we may charge you an administration fee up to 50 pounds including the 80 which you must pay immediately. The new registration number will belong to the vehicle.

2.6 - if the VAT changes the rentals and any other payments which are subject to VAT will change accordingly

2.7 - Inception fees are non-refundable after delivery of the vehicle

3. at anytime during the hiring period we may substitute your vehicle and other vehicle of a similar model. The terms of this agreement shall then apply to the substitute vehicle. Any substitution of a vehicle will not affect your or our existing rights.

4. - Restrictions relating to the vehicle. If not adhered to we have the right to terminate the agreement with no notice.

4.1 - you must keep the vehicle in your possession and control throughout the period of the agreement.

a). You must obtain written consent for anyone other than that stated on the agreement to use the vehicle this must be done prior to use. This must be supported with Insurance documentation covering all agreed parties.

b.) If the vehicle is stopped or impounded you must notify us immediately. We then have the right to terminate the agreement and all costs relating to recovering the vehicle will be covered by you the hirer.

c). You must not sell or otherwise dispose of the vehicle or attempt to do so. You must not use the vehicle as security for a loan or any other obligation.

4.2 - you must not allow the vehicle to be taken outside the United Kingdom without permission.

4.3 - you must not use the vehicle or allow it to be used for racing trials or rallying or carrying of goods or passengers or hire or reward.

4.4 - you must pay all fees, taxes, insurance premiums and other payments associated with the vehicle or arising out of a result of the seizure of the vehicle by any statutory authorities as they fall due.

4.5 - you must keep the vehicle in good repair and condition you will be responsible for the damage or deterioration of the vehicle including repairs except through fair wear and tear. Replacement tyres, parts and windscreens must be replaced on a like for like basis.

4.6 - you must allow us to inspect the vehicle at all reasonable times. You must notify of any incident relating to the vehicle.

4.7 - you must tell us at once if you change address if you do not you must pay us any expense we incur in tracking you.

4.8 You must not make any addition or alteration to the vehicle. Including removing or modifying any tracking related equipment. If adding any additional security measures, tracking devices, dashcams etc you must obtain written consent from In Rtech Group Ltd.

5 - insuring the vehicle

5.1 a) you must notify the Insurer that the vehicle in on hire from Rtech Group Ltd, and you give consent for Rtech Group Ltd to be included in any claims relating to the vehicle.

5.2 - You agree that we may not act as your agent to negotiate in force and agree to any insurance claim for loss or damage to the vehicle. All money payable under the insurance policy is assigned by this agreement by you to us. The benefit of any money paid out under the insurance which is not attributed to the loss or damage to the vehicle or any monies due under this agreement shall be notified and made available to you. We are authorised to give the insurer a receipt for the insurance money poster.

5.3 - If the vehicle is lost, damaged or destroyed so as to become a total loss you must pay us when we ask the sum to cover the cost of the vehicle and any associated costs – third party and personal injury.

5.4 - if we do not receive the money payable under your insurance policy on a total loss claim you must pay us when we ask an amount equal to the value of the vehicle immediately before its total loss damage or destruction.

5.5 - If the hiring of the vehicle is terminated your interest in the insurance relating to the vehicle will pass to us and we will be entitled to the benefit of such insurance and claims made in respect of the vehicle.

6 - Exclusions

6.1 - the following exclusions do not apply if you are dealing as a consumer or if this is a consumer contract under the unfair contract terms act 1977 nor do we exclude your statutory rights. As you have selected the vehicle we exclude any express or implied term or condition that the vehicle complies with any description given of it or is of satisfactory quality.

6.2 - Any dealer or manufacturer who is involved with this agreement before or after it starts is not our agent. We're not responsible for anything they say do or fail to do unless we have given them written authority to act as our agent or are made responsible by law.

6.3 - We the hirer shall not be liable for any loss, costs or damage relating to your hire or limitation of use of the vehicle nor for any loss of profit or any prosecution arising from:-

- the condition or any mechanical or failure of the vehicle: or

- the supply of or failure to supply the products and services described in terms 9 unless we have caused such failure directly by breaching a term of this agreement provided that we do not exclude any liability for death or personal injury caused by our own negligence

7 - our right to terminate

7.1 - we may terminate the hire by providing you with written notice and if any of the following happens:-

7.1.1 - you fail to pay any rental, maintenance charge or any other payment under this agreement by the time it is due

7.1.2 - you have given us any untrue statement or false information which we have relied on

7.1.3 - you take any steps to sell the vehicle

7.1.4 - the vehicle is seized or detained upon or made subject to any court order

7.1.5 - you present or have presented against you a petition for bankruptcy or for an administration order or your partnership dissolves or

7.1.6 - You are a company and a petition to wind up the company is presented or you pass a resolution for voluntary winding up or a receiver is appointed over your assets or

7.1.7 - you call an order in to an arrangement with your creditors to repay your debts or

7.1.8 - In Scotland your estate is sequestrated all your apparent insolvency occurs and you grant a trust deed for your creditors

7.1.9 - you failed to comprehensively insure the vehicle or keep the vehicle comprehensively insured

7.1.10 - Subleasing - If a vehicle is found to be subleased, we consider this a material breach and will instruct immediate action to recover said vehicle/s and expenses of recovering or trying to recover the vehicle ,repairing or storing and tracing you plus VAT. In addition an administration charge of up to 100 pounds including VAT where this is reasonably required to meet our processing costs

7.2 - If we are entitled to or have terminated the hire then we may at anytime by notice in writing terminate this agreement

7.3 - if you do not pay any rental or maintenance charge by the time it is due this will amount to your repudiation of agreement meaning that you no longer intend to be bound buy it

8 - Your liability

8.1 - when the hire period ends or we terminate the hire or accept your repudiation of disagreement you must return the vehicle to us immediately at such an address as we may responsibly request at your own expense together with all items supplied with the vehicle. If you do not return the vehicle we may repossess it and recover from you any expenses we incur.

8.2 - If we terminate the hire or accept your repudiation of disagreement you must pay us:

All unpaid rentals and any unpaid maintenance charges and any other payments that are due which shall include interest where applicable plus compensation or agreed damages on our acceptance of your repudiation or as a debt on our termination the total amount of rentals payable during the hire Period excluding VAT less the amount of rentals paid or which have become due excluding VAT also an amount if any equal to a rebate of rentals calculated at the time of 4% per annum of the rentals excluding VAT which have not become due plus :

all our expenses of recovering or trying to recover the vehicle ,repairing or storing and tracing you plus VAT and : any administration charge of up to 100 pounds including VAT where this is reasonably required to meet our processing costs

8.3 - if we terminate the hire or accept your reputation of this agreement we will deduct from any some an amount calculated buyers to give credit for any difference in value of this vehicle resulting from it's returned to us earlier than anticipated at the outset of this agreement

9.Damages

Whilst we operate a fair wear and tear policy. If the vehicle is returned with a change of condition we will charge for any changes outside of our fair wear and tear policy. As defined in our de-fleet documentation.