

J'DIAMOND CAR RENTAL SERVICES, INC.

136A Saudi Arabia St., Better Living Subd., Brgy. Don Bosco, City of Parañaque
 jdiamondcarrentals@gmail.com / jdiamondcarrentals@yahoo.com
 Tel. No. (02) 834-7403 / (02) 833-8390 • Mobile No. 0908-813-5381 / 0917-930-2493

R.A. No.: **5026**

FPO No.:

CAR RENTAL

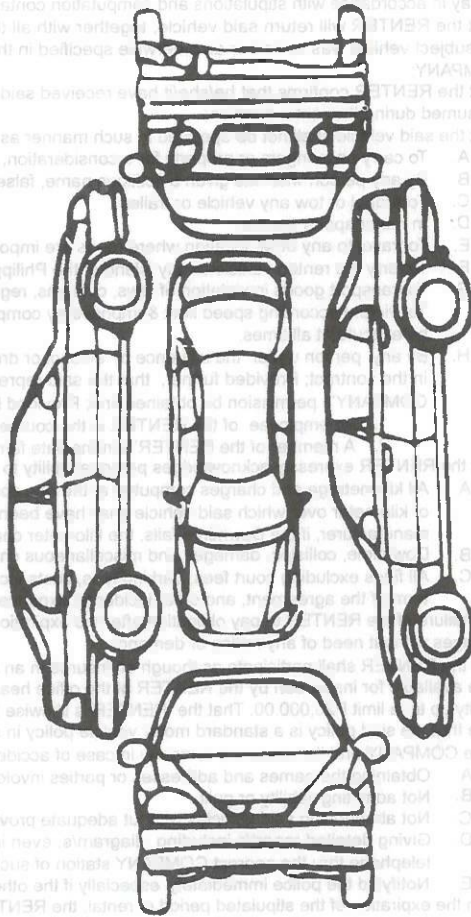
SALES INVOICE No.:

DRIVER NAME		PLATE #		RATE INCLUDES FUEL		RATE DOES NOT INCLUDE FUEL		TIME OUT		TIME IN		NO. OF DAYS		TOTAL AMOUNT	
CAR MAKE / MODEL		E 1/4 1/2 3/4 F		E 1/4 1/2 3/4 F		E 1/4 1/2 3/4 F		DATE OUT		DATE IN		MILEAGE		PACKAGE	
FUEL OUT		E 1/4 1/2 3/4 F		E 1/4 1/2 3/4 F		E 1/4 1/2 3/4 F		DATE OUT		DATE IN		MILEAGE		PACKAGE	
FUEL IN		E 1/4 1/2 3/4 F		E 1/4 1/2 3/4 F		E 1/4 1/2 3/4 F		DATE OUT		DATE IN		MILEAGE		PACKAGE	
DATE OUT		DATE IN		DATE OUT		DATE IN		DATE OUT		DATE IN		DATE OUT		DATE IN	
MILEAGE		MILEAGE		MILEAGE		MILEAGE		MILEAGE		MILEAGE		MILEAGE		MILEAGE	
PACKAGE		PACKAGE		PACKAGE		PACKAGE		PACKAGE		PACKAGE		PACKAGE		PACKAGE	
DAILY		DAILY		DAILY		DAILY		DAILY		DAILY		DAILY		DAILY	
WEEKLY		WEEKLY		WEEKLY		WEEKLY		WEEKLY		WEEKLY		WEEKLY		WEEKLY	
MONTHLY		MONTHLY		MONTHLY		MONTHLY		MONTHLY		MONTHLY		MONTHLY		MONTHLY	
SUBTOTAL		SUBTOTAL		SUBTOTAL		SUBTOTAL		SUBTOTAL		SUBTOTAL		SUBTOTAL		SUBTOTAL	
DELIVERY & PICK UP CHARGE		DELIVERY & PICK UP CHARGE		DELIVERY & PICK UP CHARGE		DELIVERY & PICK UP CHARGE		DELIVERY & PICK UP CHARGE		DELIVERY & PICK UP CHARGE		DELIVERY & PICK UP CHARGE		DELIVERY & PICK UP CHARGE	
REFUNDABLE DEPOSIT		REFUNDABLE DEPOSIT		REFUNDABLE DEPOSIT		REFUNDABLE DEPOSIT		REFUNDABLE DEPOSIT		REFUNDABLE DEPOSIT		REFUNDABLE DEPOSIT		REFUNDABLE DEPOSIT	
RESERVATION FEE		RESERVATION FEE		RESERVATION FEE		RESERVATION FEE		RESERVATION FEE		RESERVATION FEE		RESERVATION FEE		RESERVATION FEE	
TOTAL AMOUNT		TOTAL AMOUNT		TOTAL AMOUNT		TOTAL AMOUNT		TOTAL AMOUNT		TOTAL AMOUNT		TOTAL AMOUNT		TOTAL AMOUNT	
O.R.#		O.R.#		O.R.#		O.R.#		O.R.#		O.R.#		O.R.#		O.R.#	
DATE		DATE		DATE		DATE		DATE		DATE		DATE		DATE	
O.R.#		O.R.#		O.R.#		O.R.#		O.R.#		O.R.#		O.R.#		O.R.#	
DATE		DATE		DATE		DATE		DATE		DATE		DATE		DATE	
CV#		CV#		CV#		CV#		CV#		CV#		CV#		CV#	
REFUND IF ANY		REFUND IF ANY		REFUND IF ANY		REFUND IF ANY		REFUND IF ANY		REFUND IF ANY		REFUND IF ANY		REFUND IF ANY	
NET AMOUNT		NET AMOUNT		NET AMOUNT		NET AMOUNT		NET AMOUNT		NET AMOUNT		NET AMOUNT		NET AMOUNT	

INSPECTION ITEM	OUT	IN	REMARKS
1. DOOR LINING - FR LH			
2. CONTROL SWITCH			
3. INSTRUMENTAL PANEL			
4. KEY CHAIN TURN ORGANIZATION			
5. SEAT COVER			
6. FLOORMATS			
7. HORN			
8. ALARM			
9. STEREO UNIT			
10. CIGARETTE LIGHTER			
11. ROOF LINING			
12. WHEEL CAR AIR VALVE - RR			
13. FUEL FILTER CAP			
14. MUD GUARD - RR LH			
15. WHEEL CAP & AIR VALVE - RR LH			
16. TAILLIGHTS			

INSPECTION ITEM	OUT	IN	REMARKS
17. TRUNK LID. LIGHT EMBLEM			
18. SPARE TIRE			
19. EARLY WARNING DEVICE (EWD)			
20. TOOLS			
21. CD SHUTTLE			
22. MUD GUARD RR RH			
23. WHEEL CARP & AIR VALVE-FR RH			
24. DOOR LINING - RR LH			
25. DOOR LINING - FR LH			
26. SIDEMIRROR - RH			
27. MUD GUARD - FR RH			
28. WHEEL CAR & VALVE-FR RH			
29. HEADLIGHTS			
30. BONNET EMBLEM & GRILLE			
31. MUD GUARD-FR-LH			
32. SIDE MIRROR-LH			

VEHICLE CHECKLIST



LEGEND:
 S: Scratch D: Dent

RENTER'S SIGNATURE

- REQUIREMENTS:
- 1. VALID ID'S
 - 2. PASSPORT COPY
 - 3. PROOF OF BILLING
 - 4. OTHERS

ANY DAMAGES/SCRATCHES/MISSING ACCESSORIES ON VEHICLE IS CHARGED TO RENTER AS YOUR PARTICIPATION FEE
 FOR INSURANCE MINIMUM P4,500.00 / MAXIMUM P7,500.00 (depends on damage)

RENTAL AGREEMENT

KNOW ALL MEN THESE PRESENTS:

This agreement made and executed by and between _____
citizen presently residing at _____

hereinafter called the RENTER and J'DIAMOND CAR RENTAL SERVICES, INC. duly organized and existing under and by virtue of the law of the Philippines, herein represented by its Operation Manager _____ herein called COMPANY.

WITNESSETH

The COMPANY hereby leases to the RENTER the vehicle described on the front page hereof, subject to all the terms and conditions contained herein and in consideration thereof, the RENTER acknowledges and agrees:

1. To pay in accordance with stipulations and computation contained in the front page hereof;
2. That the RENTER will return said vehicle, together with all the original tires, tools, accessories and equipment to the COMPANY's Office in the city where the subject vehicle was rented or as otherwise specified in the front page and on the date specified in the front page hereof, or sooner, upon demand of the COMPANY;
3. That the RENTER confirms that he/she/it have received said vehicle in good order and condition and further acknowledges liability for the cost petrol and oil consumed during the rental duration;
4. That the said vehicle shall not be operated in such manner as in the following cases:
 - A. To carry passengers or property for a consideration, either express or simplified,
 - B. By any person who has given a fictitious name, false age or address to the COMPANY,
 - C. To propel or tow any vehicle or trailer,
 - D. In motor sports events,
 - E. To travel to any other location where roads are impossible for cars or vans to drive,
 - F. To ferry the rented vehicle to any island of the Philippines or abroad,
 - G. To transport goods in violation of laws, customs, regulations, or in any other illegal manner,
To violate according speed limit & imposed by company's at maximum of 100 km/hr but still according to provision of the speed limit of the road must be execute at all times.
 - H. By any person under the influence of alcohol or drugs; Provided that, the subject vehicle will be operated only by the RENTER whose specified in the contract; Provided further, that the said representative is a duly licensed driver who is 25 years of age or older; Provided more still, that the COMPANY's permission be obtained first; Provided last, that said representative must be:
 1. An employee of the RENTER in the course of such employment, either regular or casual for company renter only
 2. A member of the RENTER'S immediate family; not applicable
5. That the RENTER expressly acknowledges personal ability to pay the COMPANY upon demand:
 - A. All kilometrage and charges computed at the rate specified in the front page hereof covered by said vehicle during the term of the rental, (the number of kilometer over which said vehicle shall have been operated under this rental agreement shall be determined by reading the odometer installed by manufacturer, if the Downtime fails, the kilometer charges shall be made in accordance with the road map distance of the journey traveled),
 - B. Downtime, collision, damages and miscellaneous charges at the rate specified on the front page hereof,
 - C. All fines excluding court fees, parking fees, costs incidental to traffic or illegal violations assessed against said vehicle, RENTER or lessee during the term of the agreement, and other incidental expences caused through the fault of the RENTER.
6. That failure of the RENTER to pay obligation after the expiration of this agreement shall make him liable for the paymnet of 30% interesr per month as liquidated damages without need of any notice or demand;
7. That the RENTER shall participate as though an insured in an Automobile Insurance Policy wherein the COMPANY is the true insured, a copy of which is made to be available for inspection by the RENTER at the office headquarters of the COMPANY. Said policy covers, in respect of the RENTER, body injury of death liability up to a limit P20,000.00. That the RENTER is likewise bound by and agrees to the terms and conditions contaned therein, is understood by the RENTER to be that the siad policy is a standard motor vehicle policy in accordance with the laws of the Philippines. The RENTER agrees further to protect the interest of the COMPANY and its insurance company in case of accident during the term of this rental by
 - A. Obtaining the names and addresses or parties involved and the necessary witnesses,
 - B. Not admitting liability or guilt,
 - C. Not abandoning said vehicles without adequate provisions for safeguarding and should also secure the same,
 - D. Giving detailed report/s including diagram/s, even in case of slight damage, and within 24 hours, must inform the company personally or by the telephone thru the nearest COMPANY station of such accident,
 - E. Notifiynd the police immediately, especially if the other party's guilt has to be ascertained and/or if people are injured;
8. Upon the expiration of the stipulated period of rental, the RENTER shall immediately return the vehicle rented. Should he/she/it fail to do so, he/she/it shall pay, by way of penalty, an additional 30% of the accumulated charges until the vehicles shall have been returned to the COMPANY as liquidated damages;
9. That the RENTER declares that no COMPANY or Underwriter, in connection with any Motor Insurance for the RENTER, has at any time:
 - A. Declined any of his/her/its proposals,
 - B. Required the RENTER to carry the first portion of any loss,
 - C. Refused to renew any policy;
10. That the RENTER hereby releases the COMPANY from any form any liability for loss of or damage to any property left, stored or transposed by the RENTER or by any other perosn in or upon vehicle before or during the term of this rental up to the return of the subject vehicle to the COMPANY. The RENTER further agrees to hold the COMPANY harmless from and to defend and indemnify the COMPANY against all claims and costs based upon or arising out such loss or damage;
11. That the COMPANY, while taking all precautions and using its best effort to prevent such unfortunate happening/s, shall not be liable for the mechanical failure of said vehicle and from consequential damages. The RENTER shall not make any claim for damages against the COMPANY for delay brought about by break down or accident and that RENTER shall pay for damage/s to the car resulting from his/he/its own negligence;
12. That the RENTER shall not assign, sell, mortgage, pledge, or even unilaterally change or alter this AGREEMENT as well as the subject vehicle, it's locks, equipment or any part of the same vehicle or otherwise deal with the same in any manner inconsistent with the COMPNAY's ownership. When not in use, RENTER shall always lock and secure said vehicle;
13. That additions to and alteration of the terms and conditions of this AGREEMENT shall be null and void unless agreed upon writing;
14. That this AGREEMENT shall be construed in accordance with laws of the Philippines;
15. That the PARTIES hereto adopts all the stipulation, terms and conditions appearing in the front page of his AGREEMENT as an integral part hereof;
16. In case collection of the RENTER's obligation/s should be referred to a lawyer, it is agreed that 10% of such obligation/s shall be due as attorney's fees; Provided , that in case of suits arising out of or in, connection with this AGREEMENT, venue of is agreed upon to be with the courts of the CITY of MANILA only and that it is hereby further agreed that attorney's fees shall be paid at the rate of 25% of the amount/s due, but in no case shall be less than P5,000.00;
17. Prices of rental are subject to change with prior notice;
18. FLAT TIRE, BUSTED TIRES OR RUNNING FLAT are for the account of the RENTER when damage arise during the period of rental; unusual damage of the vehicle due to abnormal use shall be at Renter's account
19. Non-payment of rental fee/s on their due date/s shall be penalized P300.00 per day until the said rental fee is updated thru payment by the RENTER;
20. If a RENTER pays thru check and the check is dishonored by reason of stoped payment, account closed or because of being drawn against insufficient funds, the COMPANY shall charge P900.00 to the issuer of check or the RENTER as penalty. This is without prejudice to the institution of possible criminal action;
21. Insurance coverage can be purchased only by drivers aged 27 years old or above;
22. In case of total loss of vehicle due to fortuitous event, the RENTER shall be liable to pay the COMPANY 30% of the market value of the vehicle at the time of rental;
23. In case the subject vehicle is stolen or camapped, the RENTER shall pay the COMPANY the full market value of the vehicle within ten (10) days from the date the vehicle was stolen or camapped;
24. In case standard accessories and car parts such as, but not limited to: Stereo, Speakers, CD Player, Side and Rear View Mirror/s, Lighter, Fog Lights, Third Break, Molding, Emblems, Center Cap, Gas Cap, etc. are lost or damaged during the lease of the subject vehicle by the RENTER, the RENTER shall be liable for such and shall pay the market value of the such parts lost to the COMPANY;
25. This RENTAL AGREEMENT, once signed between RENTER and the COMPANY, may not b cancelled. If the RENTER cancels this AGREEMENT due to fortuitous events of for any other reason that may arise, the COMPANY shall forfeit his/her/its rental fee payments;
26. In case of accident/s happening outside MetroManilawhereby damage had been inflicted upon the COMPANY's unit/s or unit/s being managed by the COMPANY and said unit needs to be towed back to either the COMPANY's officer to Manila, towing charges, shall be paid by the RENTER without necessity of demand by the COMPANY;
27. RENTER must deposit and leave his/her passport voluntary with the COMPANY and may not retrieve the same until the subject car/s is/are returned without