. GENERAL

- shall conditions into These be and 1.1 Terms and incorporated govern Renter Owner the out terms and conditions
- 1.2 Words **and**ressions defied overleaf shall where applicable have the sar addition shall (if applicab In the term 'Vehicle' 'when used herein replacement vehicle and all tyres es, rela**țiag**ts
- 1.3 •Abdeemhent h##maRenternf is the Rentter hereunder Where the person e signN on or she represents and warrants to Owner that he or she is and If obligations Agreement for on b**Ren**ter and all agreements and hereunder shall be deemed made by such jointly
- 2. HIRE OF VEHICLE
- 2.1 Owner agrees to let or rentebre Vehaddrees upono bankoe thounts jedterms toon datolidens of this Agreement.
- 2.2 period of time Date The hire shall commence on the and out earliermination either in accordance 10 extension to by party any Date Due Back overleaf
- 2.3 The period of hire may not be extended without Owner's prior
- 3. PROHIBITED USES
- 3.1 Renter will not use Vehicle or allow Vehicle which it be is the cused designed limitation) nord inchirching (without thepassecagenisaged/or property fore suitable ltoir zafdbus or unu**sual**pose propelling reward towing any without Owner's racinitip for similar purpose rawkýthem - majká msent; reliability ofir palsiseingers speed testina or other trials. competition of any sort which Vehicle on tasurfacenacadather and/or property would cause any which concrete surface there right way(public private)
- Renter will not allow Vehicle to be driven by any person who Owner.
- Kakendom outswitthout the Ownlein'ite 3.3 allow Vehicle Renter take or to be written consent Æonditiøn proof any consent Renter must taking adequate agines entefor Vehicle abroad including (without Owner οf be) International Mohsurance: card("Green Card"Bail and/ford the case may
- will Vehicle vehicle weight over 3.4 Renter with gross not use any for Operations vehicle being

PAYMENTS

- 4.1 Renter will pay to the Owner on demand
 - (a)The Total Deposited as specified overleaf together with any further deposits requested by on or before the commencement f any extension of the period of hire, which Owner may time towards payment of any sums due from Renter hereunder;
 - (b) The rental amileage charges computed at the rate specified overleaf formiletage covered it deemed to have been covered by Vehicle frommitteencement of the period of hire until Veh is returned to Owner in accordance with the terms of this agreement as recorded by the oinstalled in Vehicle when receiving provided that if Owner decides in its absolute discretion odometer has failed or malfunctioned or has been interfehedamyitway the mileage charges shibe estimated by Owner in its absolute discretion.
 - (c) The amounts' (if any) specified overleaf time charges, Collision Damage Waiver, Theft Protonand the miscellaneous other charges (if any) specified overleaf.
 - (d) All finespenalties, costs, charges and liables relating to parking, road traffic or other offence contraventions or restoration charges and loss of income if the vehicle is sized by customsand Excise incurred in relation to Vehicle by Renter or Owner (expect where caused through fault of Owner) from the commencement of this Agreement until Vehicle is returned to Owner in accordance with the terms of this Agreement by the nominated payment method stated overleaf regardless of the time elapsed between offence and notification of offence to Owner or Renter will allow Owner to process electronic CNP transaction for these amounts plus reasonable administration fee not less than £25.00 (e) Owner's costs orrepairing or replacing Vehicle in the event of loss, theft or damage howso caused, plus loss of revenue to Owner(calculated at Owner's unhirities) charges for the period during which vehicle shall remain unavailable for rental by offeasatath matters) provided that Vehicle is operated in accordance with all the terms of this Agreement.
 - (f) Renter's liability in respect of damage to or Theft of Vehicle will be limited to a nonvial charge in accord with Owners current tartification overleaf expect where the damage of the was being caused by the negligence of the Renter.
 - (g) Owner's cost incurred in recovering vehicle in the event renter fails to return it to the accordance with the terms of this Agreement.
- (h) Any value added tax or local or other taxes payable in respect of any of the above 4.2 ΑII other due payments shall bear interest on the amount on government the date such Othreer from sums bactuat **ubue**mentto charge administration right

Renters Obligations

Renter shall at all times during the term of this agreement;

- of Vehicle insure the Vehicle Take proper care and is respects in particular imitátiúthbut will keep Verhiere notked in use keys devices that ignition and /or security arming are not
- conditiidence as by wherenter Return Vehicle Owner in the owne check in sheet relating to Vehicle (fear on Address specified overtechately immupon de**mane**r bív such demand no without reasonable caused) subject to refund of this excess of those due under the terms of Agreement;
- (c) Immediately report any accident loss or dannarre aimolvolvintine Vell other proper authority. and at Owners request complete own
- Immediately (d) report any break fault reasonably in the case of keslefect/ehicter ofanult roandhiodhrthy maor persons damage danger to or property or further to or fault or corrupted will has been repaired and take or re aomage d occurring Vehicle
- (e) Return the Vehicle with the same amount of fuel as th
- (f) The Renter is libel for any cleaning costs , for all Vehicles

- (g) nform owner immediately upquest of the whereabouts of the vehicle;
- (h) Not sell, mortgage, change, pledge, assign, underldt, or otherwise dispose of or part with possessic of vehicle at any time or contract so to do or otherwise deal with vehicle in any mannerithmonsiste owners rights:
- (1) maintain all oil and fluid levels and tyre pressures in accordance with the manufacture's recommenc (j) At owners request assist owner in enforcing any rights or remedies owner may have against third prespect of an loss or damage on on connection with vehicle arising during the term of the agreement.

6.LIMITATION OF LIABILITY

- 6.1 Owner warrants that from the commencement of the period of hire;
- (a) To take all reasonable steps to provide the Renterwellithmaintained Vehicle;
- (b) When informed of a breakdown by the renter to see that the necessary repairs are carried out promptly, if possible
- (c) If repairs cannot be carried out promptly, to provide a substitute vehicle or allow to the rike interest bire.
- 6.2All other warranties, conditions or terms relating of hire and whether implied by statue or common otherwise are excluded to the fullest externitited by law. IRarticular (but without limitation) Owner shall not be like to Renter for any indioschonsequential loss or damage (including loss or revenue), context expenses, ilibations or any other claims or demands arising out of or in respect of:
- (a) Any breakdown, malfunction, failure or defect of Vehicle;
- (b) Any paperty left, stored or transported by Renter or be any other person in or upon vehicle eith or after the return of Vehicle to Owner-Provided always that nothing herein contained shall restrict o Owner's liability for death or personal/inplaused by Owner's negligence or any other liability of Owner which cannot be excluded as a amount law,

7. INSURANCE

- 7.1 Expect where Renter has elected personally to insure the Vehicle as evidence by Renter's signatur overleaf. Renterparticipates as an insured under Owner's vehicle insurance policy and agrees to observe the terms and condition thereforesummary offithe terms and condition of such insurance policy is availate for inspection at Owner's address specified overleafcopy of the policy may be inspected on request a Van Hire Nottingham 355 the wells road St Anns Nottingham NG3Re3APr further agrees to protect the interests of Owner and Owner's insurance company in the case of incident during the terms of this
- (a) Making every endeavour to obtain names and addresses of parties involved and of the witnesses
- (b) Not admitting liabili or guilt to any third party;
- (c) Not abandoning Vehicle without adequate provisions for safeguarding and securing the same;(d) Calling Owner's office by the telephone using the number specified overleaf and further giving a report, including(without limitation) plans and drawing to Owner's
- (e) Notifying the Police or other proper authorities.
- 7.2 Where Renter has elected personally to insure Verbitdlen(ced as aforesaid). Renter undertakes to institute and keep insured vehicle during threstend condition of this Agreement under a fully comprehensive motor insurance policy (including windscreen damage) to its full replacement value. Fre limitation or excess, with reputable insures approved in writing by Owner. Renter requests faulthdet policy to Owner shall ensure the Owner's interest in Vehicle is endowment upon the said policy. Rer procure that any money paid by renter's insurers under the said policy is paid directly by owner, an shall compensate Owner fonyaloss or damage suffered by Owner's in excess of any moneys received Renter.

8. INDEMNITY

Renter will indemnify and hold harmless Owner and keep Owner indemnified and heldgainsthlets costs, losses, claims or damages, expenses liabilities of whatsoever nature suffered incurred or sustained by Owner as a result of or in connection with;

(a) Any breach by renter of any of the provisions of this agreement

(b) Any loss or damage to property left, stored or transported bybyenatery other person in or upon vehicle either before or after return of Vehicle to. Providedthatthisindemnity shall not apply to any liability of owner fideath or personal injury caused by Owner's negligence or any other liability of Own which cannot be excluded as a matter of law.

9. TERMINATION

- 9.1 If Renter commits any breach of this agreement, or if any staptersentationor warranty made by renter overleaf or this terms and conditions in respect of himself or any additioncombet rols ifin a receiving order is made or a petition in bankruptcy in his presented against renter(or being a compa goes into liquation's whether voluntary or compulsory or a receiver administrator administrator, or make the appointed envithe whole or part of his business or asses) or if Renter offers to make any arrangements with its creditors or if any distress or execution is levied against any of its goods then such events Owner may terminate the agreement forth withthout prefidies to any of Owner's accrued rights and remedies against renter
- 9.2 On the expiry of threnination of this agreement also ever associated renter shailpgobe in possession of Vehicle withorner's Consent and Renter shall forth withornevehicle in the sanundition as when received, as evidence by renters signature on Owner's check sheetrelating to Vehicle (fear ,wear and tear only accepted) to Owners address specified overleaf, provided that under no circumstances shall renter return Vehicle to Owner outside Owners normal published opening hours without Owners prior written consent. If Renter commits any breach of this Agreements Owner may without notice retake possession of Vehicle together with the insurance certificate and any other documents of owner and for such purpose may enter upon any premises belonging to or in the occupancy or control a renter.

10. DATA PROTECION (AT

The Information that you have provided or Rethhial Agreementwill be used by the Owndrulfub the order/contract that you have placed with us. We will not pass your information to any origination or company.

11. RETURN AND REFUND POLICY

A full refun**o**froviding you cancel with more than 72 hour's notice , prior to start date/time of th period . Cancellations with less than 72 hour's notice will not be refunded

Unfortunately we are unable to refund any unused days or part days if this Vierhichted before expiry of the Rental Period