

Claridges Solutions Ltd

5th Floor, Hyde Park Hayes 3, 11 Millington Road, Hayes, UB3 4AZ. Tel: 0208 982 3601 Fax: 03333 440 786

(In this Agreement "Lessor", "Our", "Us")

CREDIT HIRE/RENTAL AGREEMENT
 Agreement No: CSL/AM/20998
 Period of Agreement not to exceed 89 Days.

Private Hire Use Authorised

Payment Method: CASH CREDIT CARD AUTHORISED A/C CREDIT HIRE

REG NO. ST11 RMX Group
 Make KIA Model SEDONA Group Charged

Hirer's Name (in full): ("You", "Your", "I", "My") ABDUL RAHMAN KHAN

D.O.B: 25.05.1979 HG/V Licence No. Class

Transmission MANUAL fuel Type DIESEL Spare Tyre YES Tools YES Fuel FULL

Occupation: BUS DRIVER Identification

Damage Out See Attached Vehicle Condition Report

D Licence No: KHAN9705259A95XV54 Expiry Date:

Damage In See Attached Vehicle Condition Report

Debit/Credit Card Type: Security Last 3 Digits:

Comments

Issue Date: Door/Flat Number Card Registered At:

Location Vehicle Returned to:

Expiry Date: Post Code Card Registered At:

Date Due Back Deposit Paid Receipt No.

Permanent/Contact Address: FLAT 1 JEEVAN HOUSE, 20 A COLLEGE ROAD, OSTERLEY TW7 5DN Post Code: TW7 5DN Tel:

Time Out 10:30 AM Date Out 7/04/14 Miles Out

Additional Driver's Name Address: Date of Birth:

Time In 14:00 PM Date In 4/07/14 Miles In

D/License No. Expiry date. Issued By.

Insurance Proposal Complete only if using Lessor's Insurance

(a) Have You ever had a proposal declined, a policy cancelled or renewal or been required to pay an increased premium or had special conditions imposed by any motor insurer?
 IF YES COMPLETE SEPARATE FORM
 YES NO

Excess Waiver - Damage and Theft
 (e) By Your initials You agree to pay the additional cost as quoted in our Current Tariff in consideration for the agreement of our part to waive the damage/theft liability of:
 Hirer Initials Here AR **£ 500.00**

(b) Have You any physical or mental condition or infirmity or suffered from diabetes, fits or any heart condition?
 IF YES PLEASE COMPLETE SEPARATE FORM
 YES NO

Non Waivable Excess

(c) Have You been convicted of any motoring offence during last five years, or have You had Your licence suspended during and last ten years, or is any prosecution pending?
 IF YES PLEASE COMPLETE PANEL
 YES NO

OFFENCE CODE	DATE OF CONVICTION	DATE OF OFFENCE	FINE

(f) **Personal Accident/Personal Effects /Goods in Transit**
 By Your initials You agree charges for additional insurance as shown in Our Current Tariff.
 P.A. Hirer Initials Here AR
 P.E./G.I.T.

(d) Have You had any accidents and/or claims in the past 36 calendar months?
 IF YES PLEASE COMPLETE PANEL
 YES NO

NUMBER	AMT OWN DAMAGE	THIRD PARTY	OUTSTANDING CLAIM

(g) **Hirer's Own Insurance Complete only if using Hirer's own insurance.**
 Insurance Company:
 Policy/Claim No.

Insurance Cover from: to:
 I declare that the information given in this proposal is to the best of My knowledge and belief correct and complete in every detail and that no information has been withheld which might influence the acceptance of this proposal which with this declaration shall form the basis of the contract of insurance.

Letter of indemnity Received
 I confirm that the hire will be covered by My own Insurance.

Signature of Hirer: [Signature] X

Signature of Hirer: [Signature] X

Your Right to Cancel

You may in certain circumstances have the right to cancel this Agreement. Please see the attached notice of Your right to cancel, which forms part of this Agreement. By signing this box, You both confirm receipt of this notice, and ask Us to begin performance of the Agreement before the end of any cancellation period. In the event that You cancel, You will therefore be liable for the hire and any other charges incurred from today's date until the time of cancellation.

I agree that I wish the Agreement with Claridges Solutions Ltd to start immediately, I accept that if I cancel the Agreement within 7 days of today's date, I will be liable for the hire and any other charges incurred from today's date until the time of cancellation.

Signature of Hirer: [Signature] X Date: [Signature]

I agree to hire the Vehicle on the Conditions set out above & overleaf and I acknowledge that I am liable to pay the rental charges that are set out on the face of this Agreement by one single payment within a period not exceeding 350 days beginning with the date of this Agreement. I confirm that if payment hereunder is to be made by credit or charge card my signature below shall constitute authority to debit my nominated credit card or charge card company with the total amount due.

Signature of Hirer: [Signature] X

Signature of Lessor: [Signature]

Charges	Amount (£)	Code
HIRE / RENTAL CHARGES		
AMOUNT OF DAYS	<u>89</u>	
RATE PER DAY @ £	<u>277.85</u>	
SUB TOTAL	<u>£6,928.65</u>	
COLLECTION/DELIVERY	£ -	
ADMINISTRATION CHARGE		
MISC CHARGE (VALET / FUEL ECT)	£ -	
SUB TOTAL	£ -	
Waivered Day/s: (If Applicable)		<u>0</u>
LESS AMOUNT £ (If Applicable)	£ -	
LESS SUB TOTAL	£ -	
P.A. INSURANCE	£ -	
P.E./G.I.T	£ -	
IPT @	£ -	
SUB TOTAL	£ -	
DEPOSIT PAID (If Applicable)	£ -	
TOTAL	<u>£6,928.65</u>	
VAT @.....%		
GRAND TOTAL DUE	<u>£6,928.65</u>	

This is an Exempt Consumer Credit Act Agreement under Article 3(1)(a) of the Consumer Credit (Exempt Agreements) Order 1989.

Claridges Solutions Ltd

5th Floor, Hyde Park Hayes 3, 11 Millington Road, Hayes, UB3 4AZ. Tel: 0208 982 3601 Fax: 03333 440 786

(In this Agreement "Lessor", "Our", "Us")

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Hirer's Name (in full): ("You", "Your", "I", "My") ABDUL RAHMAN KHAN

D.O.B: 25.05.1979 HGV Licence No. _____ Class _____

Occupation: BUS DRIVER Identification _____

D Licence No: KHAN9705259A95XV54 Expiry Date: _____

Debit/Credit Card Type: _____ Security Last 3 Digits: _____

Issue Date: _____ Door/Flat Number _____ Card Registered At: _____

Expiry Date: _____ Post Code Card Registered At: _____

Permanent/Contact Address: FLAT 1 JEEVAN HOUSE, 20 A COLLEGE ROAD, OSTERLEY

Additional Driver's Name _____ Date of Birth: _____ Address: _____

D/License No. _____ Expiry date: _____ Issued By: _____

Insurance Proposal Complete only if using Lessor's Insurance

(a) Have You ever had a proposal declined, a policy cancelled or renewal or been required to pay an increased premium or had special conditions imposed by any motor insurer?
 IF YES COMPLETE SEPARATE FORM YES NO

(b) Have You any physical or mental condition or infirmity or suffered from diabetes, fits or any heart condition?
 IF YES PLEASE COMPLETE SEPARATE FORM YES NO

(c) Have You been convicted of any motoring offence during last five years, or have You had Your licence suspended during and last ten years, or is any prosecution pending?
 IF YES PLEASE COMPLETE PANEL YES NO

OFFENCE CODE	DATE OF CONVICTION	DATE OF OFFENCE	FINE

(d) Have You had any accidents and/or claims in the past 36 calendar months?
 IF YES PLEASE COMPLETE PANEL YES NO

NUMBER	AMT OWN DAMAGE	THIRD PARTY	OUTSTANDING CLAIM

(e) By Your initials You agree to pay the additional cost as quoted in our Current Tariff in consideration for the agreement of our part to waive the damage/theft liability of:
 Hirer Initials Here AR £ 500.00
Non Waivable Excess

(f) Personal Accident/Personal Effects /Goods in Transit
 By Your initials You agree charges for additional insurance as shown in Our Current Tariff.
 P.A _____
 P.E/G.I.T _____

(g) Hirer's Own Insurance Complete only if using Hirer's own insurance.
 Insurance Company: _____
 Policy/Claim No. _____
 Letter of indemnity Received

I declare that the information given in this proposal is to the best of My knowledge and belief correct and complete in every detail and that no information has been withheld which might influence the acceptance of this proposal which with this declaration shall form the basis of the contract of insurance.
 Signature of Hirer: AR X Signature of Hirer: AR X

Your Right to Cancel
 You may in certain circumstances have the right to cancel this Agreement. Please see the attached notice of Your right to cancel, which forms part of this Agreement. By signing this box, You both confirm receipt of this notice, and ask Us to begin performance of the Agreement before the end of any cancellation period. In the event that You cancel, You will therefore be liable for the hire and any other charges incurred from today's date until the time of cancellation.
 I agree that I wish the Agreement with Claridges Solutions Ltd to start immediately, I accept that if I cancel the Agreement within 7 days of today's date, I will be liable for the hire and any other charges incurred from today's date until the time of cancellation.

Signature of Hirer: AR X Date: AR

I agree to hire the Vehicle on the Conditions set out above & overleaf and I acknowledge that I am liable to pay the rental charges that are set out on the face of this Agreement by one single payment within a period not exceeding 350 days beginning with the date of this Agreement. I confirm that if payment hereunder is to be made by credit or charge card my signature below shall constitute authority to debit my nominated credit card or charge card company with the total amount due.
 Signature of Hirer: AR X Signature of Lessor: AR

REG NO. ST11 RMX Group _____

Make KIA Model SEDONA Group Charged _____

Transmission MANUAL fuel Type DIESEL Spare Tyre YES Tools YES Fuel FULL

Damage Out See Attached Vehicle Condition Report

Damage In See Attached Vehicle Condition Report

Comments _____

Location Vehicle Returned to: _____

Date Due Back _____ Deposit Paid _____ Receipt No. _____

Time Out 10:30 AM Date Out 07/07/14 Miles Out _____

Time In 14:00 PM Date In 09/07/14 Miles In _____

Charges Amount (£) Code

HIRE / RENTAL CHARGES

AMOUNT OF DAYS 5

RATE PER DAY @ £ 177.85

SUB TOTAL £ 389.25

COLLECTION/DELIVERY £ -

ADMINISTRATION CHARGE

MISC CHARGE (VALET / FUEL ECT) £ -

SUB TOTAL £ -

Waivered Day/s: (If Applicable) 0

LESS AMOUNT £ (If Applicable) -

LESS SUB TOTAL £ -

P.A. INSURANCE £ -

P.E./G.I.T £ -

IPT @ £ -

SUB TOTAL £ -

DEPOSIT PAID (If Applicable) £ -

TOTAL £ 389.25

VAT @.....%

GRAND TOTAL DUE £ 389.25

This is an Exempt Consumer Credit Act Agreement under Article 3(1)(a) of the Consumer Credit (Exempt Agreements) Order 1989.

Notice of the Right to Cancel

X *AM*

Customer Reference Number:

Date :

Where this contract is made during a visit to your or another person's home, or to your place of work, or during an excursion arranged by us, or after an offer made by you during such a visit or excursion, and where in making this contract you are acting for purposes which are outside your trade or profession, you have the right to cancel the contract within a period of 7 days starting with the date on which you receive this notice by delivering or sending (including by electronic mail) a cancellation notice to us to the following address:

by post to: Mr A Malik Cancellations Team, 5th Floor, Hyde Park Hayes 3, 11 Millington Road Hayes UB3 4AZ.

or by e-mail to: Armughan Malik - [Armughan.malik@gmail.com]

Notice of cancellation will be deemed to be served on the day it is posted or sent to us, or if it is sent to us by electronic mail, the day it is sent.

You may exercise the right to cancel by using the cancellation notice form below if you wish.

If you cancel this contract after delivery of the hire vehicle, you will be required immediately to pay us the hire charges and delivery charges stated on the face of the contract from the date the hire vehicle was delivered to you until the date you give notice of cancellation.

You must not use the hire vehicle after you have given notice to cancel. You must make the hire vehicle available for collection by us and take reasonable care of it until it is collected.

If you have also been issued with an insurance policy in connection with this contract, that insurance policy will be automatically cancelled if you cancel this agreement and it will not cover any charges you may be required to pay as a consequence of you cancelling this agreement.

Where we have agreed to fund the repairs to your own vehicle, cancellation of the repair agreement terminates your right to funding. It does not terminate your freestanding agreement with the bodyshop for the repair of your vehicle, and you will remain liable to the bodyshop under that agreement.

Claridges Solutions Limited

Cancellation Notice

If you wish to cancel the contract you **MUST DO SO IN WRITING** and deliver personally or send (which may be by electronic mail) this to the person named below. You may use this form if you want to but you do not have to.

Complete, detach and return this form **ONLY IF YOU WISH TO CANCL THE CONTRACT.**

To: Mr A Malik, Cancellations Team, Claridges Solutions Limited, 5th Floor, Hyde Park Hayes 3, 11 Millington Road Hayes UB3 4AZ.

I/We (delete as appropriate) hereby give notice that I/we (delete as appropriate) wish to cancel my/our (delete as appropriate) contract, Reference Number : *CS/AM/20988*

Signed

AM

X

Name and Address: Date

Claridges Solutions UK LTD

Terms and Conditions For Hire

1. Definitions

1.1 In this Agreement-

the following terms have the following meanings:-

"Additional Driver"	the person named as such in the Schedule or any other person specifically approved by the Lessor to drive the Vehicle during the duration of the Agreement;
"Agreement"	this agreement;
"Accessories"	the spare wheel, tools or any other items with which the Vehicle is supplied and any other replacements thereof;
"Condition"	a condition of this Agreement and any special conditions set out in the Schedule;
"Credit Hire"	the extension of credit terms to the Hirer subject to the conditions set out in Condition 2;
"Current Tariff"	the Lessor's tariff current at the commencement of hire;
"Excess Amount"	the sum specified in the Schedule as the excess amount;
"Excess Waiver Fee"	a fee calculated in accordance with the Lessor's Current Tariff which limits the Hirer's liability to pay the Excess Amount to the amount of any non-waivable excess (as notified to the Hirer by the Lessor);
"Hirer"	the person named as such in the Schedule;
"Insurance Policy"	the Lessor's policy of insurance on the Vehicle (a copy of which is available for inspection pursuant to Condition 8.1);
"Non Waivable Excess"	the Hirer's liability will be limited to the amount of the non waivable excess if excess waiver is purchased in accordance with the Lessor's Current Tariff or in part of an inclusive tariff rate offered by the Lessor;
"Personal Accident, Personal Effects and Goods in Transit Insurance Fees"	fees which entitle the Hirer to the benefit of the cover set out in the Insurance Policy;
"Rental Charges"	the Hire charges for the Rental Period calculated in accordance with the Lessor's Current Tariff;
"Rental Period"	the period from the date and time set out in this Agreement until the re-delivery of the Vehicle into the physical custody of the Lessor;
"Schedule"	the schedule to this Agreement set out overleaf;
"Vehicle"	the original vehicle described in this Agreement or any replacement vehicle.

- 1.2 the singular includes the plural and vice versa, and words importing one gender include all genders.
- 1.3 the Schedule forms part of this Agreement for all purposes.
- 2.1 Where the hire is consequent upon the Hirer's own vehicle being unroadworthy as a result of a road traffic accident and a claim for damages is being or is to be pursued against the third party alleged to be liable, the Hirer agrees to pay the Lessor all Rental Charges and any VAT thereon, by one single payment, either at the conclusion of the action, or in any event within a period not exceeding 350 days beginning with the date of this Agreement. The credit is made without any interest and without any other charges linked to the provision of credit.
- 2.2 The Rental Period shall not exceed 88 days.
- 2.3 The Hirer further agrees that:
 - 2.3.1 the Lessor has been authorised by the Hirer to pursue a claim in the Hirer's name against the third party for the Rental Charges and other Hirer's uninsured losses, and/or appoint solicitors to pursue in the Hirer's name against the third party for the Rental Charges and other Hirer's uninsured losses.
 - 2.3.2 if necessary the Lessor's solicitors can pursue such third party claim in the relevant Court and any appeal from any decision of the Court and the Hirer will co-operate fully in the conduct of such action.
- 2.4 The Hirer authorises the third party insurance company to make monies/cheques payable to the Lessor for any rental/charges/losses/discharges of charges that were incurred as a result of a road traffic accident due to the negligence of the driver insured by the insurance company. If the Hirer receives payment directly, will immediately inform the Lessor and pay those monies on to the Lessor in full without deduction or set off. The Hirer confirms that the nature and happening of the road traffic accident as detailed in the documentation supplied to the Lessor is true and correct, and shall be liable to the Lessor for any fraud or deliberate non-disclosure or wilful omission in relation to such information.
3. The Hirer acknowledges that:
 - 3.1 the Vehicle is fit for his purpose and undertakes to return it and its Accessories, undamaged, complete and in good condition to the place and on the date due back notified to him;
 - 3.2 he has received the Vehicle free from apparent defects or damage (except as indicated);
 - 3.3 the Lessor shall not be liable in respect of any injury, loss or damage arising from the use of the Vehicle, nor shall the Lessor be liable for any indirect loss or damage, or in the case of consumers, loss which was not reasonably foreseeable by both parties (the Hirer acknowledging that he must notify the Lessor in writing any special circumstances concerning the use of the Vehicle which might involve a higher measure of loss than could normally be foreseen). Without prejudice to the foregoing, the Lessor accepts no liability for delays and/or consequential losses from breakdowns or any mechanical fault of the Vehicle.
 - 3.4 the Lessor shall not be liable for damages arising from defects or mechanical failures which are not attributable to any breach of the manufacturer's warranty or any warranty implied by law to take reasonable care or exercise reasonable skill.
4. During the Rental Period the Hirer shall keep this Vehicle and all its Accessories in his or any Additional Driver's possession and free from legal process or lien and when not in use adequately protected and secured. The Hirer is responsible for all damage caused by misuse or negligence by the Hirer, any Additional Driver, or any third party, and for all new replacements and for any broken windows, mirrors or lights, and for all damage to the interior of the Vehicle.
5. The Hirer shall immediately report any accident involving the Vehicle to the Lessor and complete an accident report form, (as supplied by the Lessor) no matter how minor the accident may be. The Hirer (or any Additional Driver) will:
 - 5.1 obtain the name and address of the other party to the accident, and any witnesses.
 - 5.2 make no admission of liability.
 - 5.3 deliver to the Lessor all summonses and documents received relating to the accident.
 - 5.4 co-operate fully with the Lessor and its insurance company in the investigation or defence of any claim.

6. The Hirer and any Additional Driver shall ensure that the Vehicle will not be used:
 - 6.1 for racing, pace-making, rallying, speed testing, driving ladders or similar purposes or for propelling or towing any vehicle, trailer or other object.
 - 6.2 in any manner which might render void the Insurance Policy, or other contract of insurance.
 - 6.3 for any illegal purpose or in contravention of any legislation affecting the Vehicle, its use or construction.
 - 6.4 for the carriage of passengers or property for hire unless specific authority for this purpose has been given in writing by the Lessor to the Hirer;
 - 6.5 to carry a greater number of passengers and/or more baggage than recommended by the Vehicle manufacturer;
 - 6.6 outside England, Wales or Scotland without prior written consent of the Lessor.
7. The Vehicle will not be driven by any person:
 - 7.1 other than the Hirer or an Additional Driver;
 - 7.2 who is not comprehensively insured;
 - 7.3 who has not held a valid driving licence for a minimum of two years;
 - 7.4 who is under the influence of alcohol or any substance (or medication) which may impair their ability to drive.
8. The Hirer agrees to pay the Lessor on demand:
 - 8.1 subject to Condition 2, all Rental Charges.
 - 8.2 any appropriate Excess Waiver or Personal Accident, Personal Effects and Goods in Transit Insurance Fees, and any re-insuring and miscellaneous charges.
 - 8.3 the excess amount in respect of each incident resulting in damage to or loss of the Vehicle, its Accessories or any property left stored or transported in or upon the Vehicle.
 - 8.4 all fines and Court costs incurred in relation to the Vehicle by the Hirer or Lessor from the commencement of the Rental Period until the Vehicle is returned to the Lessor, except where caused through the fault of the Lessor.
9. The Hirer shall compensate the Lessor in full on demand for any loss it suffers as a result of any damage to or theft of the Vehicle including loss of revenue to the Lessor for the period during which the Vehicle shall remain unavailable for rental by reason of such matters and any claims made by any persons in respect of the Vehicle whilst it is in the Hirer's custody. This condition applies whether the Hirer has insurance or not.
10. The Hirer and any Driver shall:
 - 10.1 inform the Lessor immediately of any loss or damage to or fault developing in the Vehicle;
 - 10.2 at the request and cost of the Lessor permit to be done in his own name all acts and things as may be reasonably required by the Lessor for the purposes of repairing the Vehicle or enforcing any rights or remedies or of obtaining relief from other parties in respect of any loss or damage to or in connection with the Vehicle or its Accessories;
 - 10.3 indemnify the Lessor against any loss incurred by reason of any breach of this Agreement by the Hirer or any Additional Driver;
 - 10.4 ensure that maximum payload and individual axle plated weights are not exceeded;
 - 10.5 ensure that the tyres on the vehicle comply with all relevant road safety legislation and requirements at all times.
11. The Hirer and any Additional Driver shall not without prior consent of the Lessor incur any liability for repairs to the Vehicle in excess of £25.
12. The Hirer shall (as owner of the Vehicle) be liable in respect of:
 - 12.1 any fixed penalty offence or contravention committed in respect of the Vehicle under Part 3 of the Road Traffic Offences Act 1988;
 - 12.2 any excess charge which may be incurred in pursuance of an order under Sections 45 and/or 46 of the Road Traffic Regulations Act 1984;
 - 12.3 any penalty charge under the Road Traffic Act 1994;
 - 12.4 any charge or penalty incurred under a charging scheme.
13. The Lessor shall not be liable for loss or damage to any property of the Hirer or any other person which may have been in or on the Vehicle either before or after its return to the Lessor.
14. The Hirer shall provide comprehensive insurance cover for the Vehicle unless otherwise agreed and in particular the Hirer will insure the Vehicle and the use thereof on a fully comprehensive basis with an insurer and on a form of policy acceptable to the Lessor, and to give the Lessor such evidence of that policy as it may require including noting the interest of the Lessor on such insurance policy.

If the Hirer can only provide insurance on a Third Party Fire and Theft basis, the Hirer must agree to accept fully comprehensive insurance cover on the Lessor's own insurance Policy. The Hirer must agree to accept fully comprehensive insurance cover on the Lessor's own insurance Policy. The Hirer acknowledges that he has seen a copy of the insurance Policy and agrees to be bound by its terms, or has waived that right, with the intent and effect that it is fully incorporated into this Agreement. Insurance cover provided by the Lessor shall be charged to the Hirer in addition to the Rental Charges, and will be subject to an Excess Amount. This Excess Amount may be set aside by the payment of an Excess Waiver Fee (in which case the Hirer will be liable only to pay any non-waivable excess as notified to him by the Lessor).
15. Even if an Excess Waiver Fee is paid, the Hirer shall be responsible for payment of any Excess Amount where the loss of or damage to the Vehicle or its Accessories arises from the negligence or willful action of the Hirer or any Additional Driver.
16. If the Hirer does not comply with any of these Conditions he shall return the Vehicle to the Lessor immediately undamaged, road worthy and in good condition complete with all Accessories, and pay to the Lessor on demand any loss it suffers in respect of the Hirer's non-compliance. If the Hirer fails to do so, then without prejudice to any other rights or remedies of the Lessor, it may retain possession of the Vehicle and all costs and expenses incidental to recovery of the Vehicle shall be paid by the Hirer to the Lessor on demand. The Hirer grants the Lessor (or its duly authorised representatives) an irrevocable licence to enter on to the Hirer's property (or any property under the control of the Hirer and where the Vehicle is stored) to remove the Vehicle and all Accessories.
17. Any addition to or alteration of the Conditions must be agreed upon in writing by the parties.
18. Nothing in these Conditions shall be deemed to exclude or restrict by the Lessor's liability for death of personal injury resulting from negligence or any other liability of the Lessor which cannot be excluded as a matter of law.

X *[Signature]*

CLARIDGES SOLUTIONS LIMITED
5th FLOOR HYDE PARK HAYES 3
11 MILLINGTON ROAD,
HAYES, UB3 4AZ
Tel: 0208 982 3601 Fax: 03333 440 786

Mitigation Questionnaire/ Statement of Truth

My Duty to keep my losses to a minimum has been explained to me, in particular:

- I hereby warrant that my own vehicle no. CAP00EE is legally unroadworthy at the present time.
- If I do not need to use a vehicle whilst my own is unroadworthy I should not hire one. If I have another suitable vehicle available to me, either being my own or through immediate family, I should use it rather than hiring one.
- I have an obligation to arrange simple temporary repairs to make my own vehicle legally roadworthy where it is practical and economic to do so rather than incurring vehicle hire costs.
- I am not in a financial position to afford to replace my vehicle / have it repaired.
- I have had the terms and conditions of this hire and the cover provided by my own policy explained to me. I understand that if I choose to hire on credit I am personally responsible for paying for the hire costs which I would not have incurred had I used a courtesy vehicle available to me from my own motor insurer or legal expenses insurer.
- If liability is not established within reasonable time, I understand that in order to mitigate losses hire can be terminated at any time.
- I understand that I will be personally liable for the hire charges should it become evident that I have given false information or the claim is made fraudulently.
- I was introduced to your services by _____
- I need to hire a vehicle because for family and domestic purposes.

I declare that the above Mitigation Statement of Truth and information that I have supplied to Claridges Solutions Ltd for this claim is true and accurate.

Signed: M. J. B. x

Date: 7/4/2014

Fixed Penalty & Traffic Offences – Recharge Policy

Fixed Penalty/ parking Fines

The responsibility to ensure that all such penalty Notices are paid within the specified period (as indicated on the Penalty Notice itself) lies with the driver of the vehicle. As the legal owner/registered keeper of your vehicle, reminders for all unpaid parking offences are sent directly to Claridges Solutions Ltd by the local authorities when the driver has failed to pay the penalty directly to the authorities within the time permitted. To prevent court action and additional fines, Company policy to pass all fixed penalties and parking ticket reminders immediately to you upon receipt and then to charge our customers an administration fee of £ 35.00+ VAT per fine / offence.

Camera Offences – Speeding Fines

As the legal owner / registered keeper of your vehicle, Claridges Solutions LTD is liable to bound to provide the authorities with details of the driver or the company using any vehicle caught on camera. We do levy an administration charge for camera offences of £ 35.00 + VAT per fine / Offence.

London Congestion Charges

If your vehicle is identified by the enforcement camera, and the driver fails to purchase a ticket a head of or on the day no later than 10:00 pm, Claridges Solutions Ltd will receive the charge and penalty notice from Transport for London, which we will pass to you immediately. We will then charge £35.00 +VAT per fine/offence administration charge. Please not Claridges Solutions Limited will not pay for any fined penalties, fines and offences. It is our responsibility to pass these details to the relevant authorities and then to inform you. We charge you an administration fee for this. These fees will be invoiced to you and payment will be debited from the credit/debit card details registered above immediately. Failure to pass these fees will result in legal action. If Claridges Solutions Ltd receives further information requests from the authorities as a result of the driver / company having failed to respond, Claridges Solutions Ltd shall charge a further administration charge of £ 50.00 + VAT per fine/offence.

Signed: M. J. B. x

Date: 7/4/2014

CLARIDGES SOLUTIONS LIMITED
5th FLOOR HYDE PARK HAYES 3
11 MILLINGTON ROAD,
HAYES, UB3 4AZ
Tel: 0208 982 3601 Fax: 03333 440 786

Mitigation Questionnaire/ Statement of Truth

Prior to entering into a hire agreement, my duty to keep my losses to a minimum have been explained to me and I confirm as follows:

- I have not received an offer for a replacement from the at-fault insurer
OR
 I did receive an offer of a replacement vehicle but did not accept it because
 I understand that if I choose to hire on credit I am personally liable for paying the hire costs which I would not have incurred had I been offered and accepted a suitable courtesy vehicle from my own motor insurer or legal expenses insurer

I need to hire a vehicle because I am a Taxi driver and need vehicle for work this is the only mean of income for me.

- I believe my own vehicle is unroadworthy and/or unusable and I understand temporary repairs are impractical or uneconomic
 I do not have another suitable vehicle available to me, either being my own or through my immediate family.

The terms and conditions of hire, together with the cover provided by my own policy, have been explained to me.

I have read and understand the above and I believe the answers I given are true.

Signature X [Signature]
Full Name ABDUL RAHMAN KHAN
Address FLAT 1 JEEVAN HOUSE,
20 A COLLEGE ROAD
OSTERLEY
Date 7/4/2014