VEHICLE LEASE AGREEMENT

This	Vehicle L	ease	Agreement (the "			eement") ') by and l			d into	on
		LESS	OR:				L	ESSEE:		
(the	e "Lessor"),				(t	he " Less	see"),			
Nan	ne:				N	ame:				
			 							
	ress:			_	A	ddress: _				
	resentative:					epresenta	ative.			
Ema	ail/Phone numb				Eı	mail/Phon	ie num	ber:		
• Mal	e of the Vehicle ke and model:									
	or:									
• Yea	ır:									
• Lice	ense plate:									
• T yp	e:									
• Mile	eage:	-								
"Deli	Vehicle shall be very Date") [cle Acceptance	\square (cho	ose if the	Vehicle A	Accepta	ance Act	is req	uired) b	y signing	(the the
The I	ease term (the	e "Leas	e Term") sta	arts on th	ne Deli	very Date	and s	hall cont	inue: (<i>ch</i>	oose
	until on a monthl "End of the	y basis	until the Pa						greement	(the
PAYN	MENT TERMS	AND P	ROCEDURE	. The Le	ssee s	hall make	: (choc	se one)		
	a fixed leas									
	The Lease F		ue within			day	s after	the Deliv	ery Date	(the
	□ a mor \$	nthly	lease	payn		to • "Lease			essor month o	of f the

	day of each monthly Lease Fee shall be payable on the day of each month commencing from the Delivery Date. If the payment date falls on a weekend or holiday, the payment is due on the next business day.
	LATE PAYMENTS. If the Lessee fails to make any payment on time, a late fee of per day shall be charged until the Lessor receives the Lease Fee.
	In addition to the Lease Fee, the Lessee shall pay the Lessor the Acquisition fee of upon signing the Agreement. The acquisition fee is administrative and processing costs related to the purchase of the Vehicle. The sition fee is non-refundable and cannot be used to offset the lease or other payments.
desigr Vehicl Fee if	In addition to the Lease Fee, the Lessee shall pay the Lessor the Disposition fee of the "Disposition Fee"). The Disposition Fee is nated to account for expenses related to the inspection, processing, and disposal of the e at the End of the Lease Term. The Lessor has the right to waive the Disposition the Lessee chooses to lease another vehicle or purchases this or another vehicle from essor at the End of the Lease Term.
provid	In addition to the Lease Fee, the Lessee shall pay the Lessor the as a security deposit (the "Security Deposit"). Security Deposit shall be returned to the Lessee after the End of the Lease Term, led that the Lessee has complied with all the terms and conditions of this Agreement. ent method:
ayııı	(Cash/Check/ACH/PayPal/etc.)
mile of "Milea End of Milea of provide addition provide event"	MILEAGE PAYMENT. The Lessee undertakes to keep the mileage of the Vehicle the daily weekly monthly annual limit of miles (the "Mileage Limit"). The Lessee shall pay essor an excess mileage fee of for each driven in excess of the daily weekly monthly annual Mileage Limit (the age Fee") as set forth in this Agreement. The excess Mileage Fee is payable at the of the Lease Term. If the Lessee extends the Lease Term, the Lessor shall adjust the ge Limit and the Mileage Fee accordingly. The Lessor may require the Lessee to be mileage reports at reasonable intervals during the Lease Term. INSURANCE. The Lessor Lessee is required to obtain comprehensive and on insurance for the Vehicle. The insurance policy shall include the Lessor as an onal insured and the recipient of the insurance indemnity. The Lessor Lessee must be the other party with proof of insurance coverage after signing this Agreement. In the of any insured events, the Lessee shall immediately notify the Lessor and cooperate in ssing the claim. LIABILITY AND INDEMNIFICATION. The Lessee is responsible for the safe and

the claim and cooperate in the defense of the claim. The Party responsible for indemnification shall have the right to assume control of the defense and settlement of any claim, bearing all associated expenses. The Lessor shall not be liable to the Lessee or any third party for any indirect, incidental, special, or consequential damages arising from the Lessee's use or possession of the Vehicle, including but not limited to loss of profit or loss of use.
□ PURCHASE OPTION. At the End of the Lease Term, the Lessee has the right to purchase the Vehicle from the Lessor for \$
NOTICE. Any notice or communication required to be given under this Agreement shall be deemed duly given if delivered personally or sent by registered mail, return receipt requested to the address set forth in the opening paragraph or to such other address as one Party may have furnished to the other in writing, or to emails set forth in the opening paragraph. Either Party may change the registered mail or email address for receipt of notices by giving written notice to the other Party.
TERM AND TERMINATION. This Agreement shall commence on the Effective Date and shall: <i>(choose one)</i>
continue until the End of the Lease Term unless terminated earlier in under the terms of this Agreement. The Agreement may be extended by mutual written consent of the Parties in accordance with the terms and conditions outlined herein unless otherwise agreed by the Parties.
☐ automatically renew on a month-to-month basis unless terminated earlier under the terms of this Agreement.
This Agreement may be terminated at any time by mutual written consent of the Parties.
If the Lessee does not fulfill obligations, including but not limited to non-payment of the Lease Fee for days or other payments due under this Agreement, failure to maintain insurance coverage, or violation of any other term or condition of this Agreement, the Lessor may terminate this Agreement and return possession of the Vehicle without giving the Lessee prior notice.
The Lessee may terminate this Agreement before the End of the Lease Term by providing written notice days in advance by paying all amounts and any other applicable fees due under this Agreement.
Upon termination of this Agreement, the Lessee shall immediately return the Vehicle to the Lessor.

RETURN OF THE VEHICLE. Upon the expiration or early termination of this Agreement, the Lessee is obliged to return the Vehicle to the Lessor in good condition (the **"Good Condition"**), except for reasonable wear and tear. The Lessee shall be responsible for all damages to the Vehicle that are not attributed to normal wear and tear or covered by insurance, as well as for any missing parts or accessories.

The Vehicle must be returned to the place specified by the Lessor unless the Parties have agreed otherwise in writing. The Lessor has the right to inspect the Vehicle upon its return.

If the Lessee does not return the Vehicle to the Lessor upon the expiration or early termination of this Agreement, the Lessor may take any legal action necessary to regain possession of the Vehicle and recover any outstanding amounts owed under this Agreement. These include but are not limited to lease payments, late fees, and compensation for any losses incurred by the Lessor due to the failure to return the Vehicle.

☐ The return of the Vehicle shall be carried out in accordance with the Vehicle Acceptance Act.
The Lessee may request a pre-return inspection of the Vehicle at least days before the End of the Lease Term. The Lessor is obliged to conduct the inspection and provide the Lessee with a written report on the condition of the Vehicle. The Lessee may use this report to make necessary repairs or adjustments before returning the Vehicle to the Lessor.
□ Before returning the Vehicle, the Lessee must remove all personal belongings, including but not limited to removable audio and video equipment, mobile phones, and personal accessories.
☐ The Lessor may provide the Lessee with additional instructions or requirements for the return of the Vehicle, which the Lessee is obligated to follow.
MAINTENANCE. The □Lessor □Lessee shall be responsible for the current maintenance and repair of the Vehicle, □including those caused by the Lessee's negligence. The □Lessor □Lessee is obliged to maintain the Vehicle in compliance with the manufacturer's recommendations, timely perform all necessary maintenance work, and cover associated expenses. The □Lessor □Lessee must keep accurate records of all maintenance and repair work and provide them to the □Lessor □Lessee upon request.
RESTRICTIONS AND ACCEPTABLE DRIVERS. The Lessee:
 shall not permit any person to drive the Vehicle. shall not permit any person to drive the Vehicle except for the following drivers: 1:
2:
3:
The Lessee represents and warrants that all drivers listed herein possess valid driver's licenses and are authorized to drive the Vehicle in the United States of America.
☐ The Lessee shall be liable for any damage or loss resulting from the use of the Vehicle by any individual other than the approved driver.

☐ The Lessee shall not use the Vehicle for unlawful purposes or in violation of any					
applicable laws or regulations. The Lessee shall adhere to speed limits and operate the Vehicle in a safe and					
responsible manner. The Lessee acknowledges that the Vehicle is equipped with a speed control device,					
which shall be used to monitor the speed of the Vehicle. The Lessee acknowledges that the Vehicle is equipped with a tracking device that shall					
be used to monitor the location of the Vehicle. The Lessee shall not use the Vehicle for racing, towing, or off-road driving unless					
permitted by the manufacturer's specifications. The Lessee shall not make any modifications to the Vehicle without obtaining prior written consent from the Lessor.					
WARRANTIES. The Lessor warrants being the legal owner of the Vehicle and having the right to lease it to the Lessee. The Lessor does not provide any other warranties, whether express or implied, regarding the Vehicle, including any warranties of merchantability or fitness for a specific purpose. The Lessee acknowledges that the Vehicle has been inspected and accepted in its current state at the time of delivery (the "Present Condition"), except for normal wear and tear. The Lessee further acknowledges that the Lessor has not provided any representations or warranties regarding the condition, quality, or fitness of the Vehicle for the Lessee's intended use.					
FORCE MAJEURE. Neither Party shall be liable for any failure to perform or delay in performing the obligations under this Agreement if such failure or delay is caused by events of force majeure, including but not limited to acts of God, war, terrorism, strikes, lockouts, labor disputes, pandemics, governmental regulations, or any other similar causes beyond the reasonable control of the affected Party.					
In the case of force majeure, the affected Party shall immediately notify the other Party in writing and provide reasonable proof of the cause of the delay or inability to perform the obligations. The Party affected by force majeure shall endeavor to mitigate the consequences of such circumstances and resume the performance of obligations as soon as possible after the circumstances cease to exist.					
If the force majeure circumstances last more than days, either Party may terminate this Agreement by giving written notice to the other Party. In this case, neither Party shall be liable to the other Party for any damages arising from the termination of this Agreement.					
GOVERNING LAW AND DISPUTE RESOLUTION. This Agreement shall be governed by and construed in accordance with the laws of the State of, and any disputes arising out of or in connection with this Agreement shall be exclusively resolved by the courts of the State of					
SEVERABILITY. The invalidity or unenforceability of any provision of this Agreement shall not affect its validity or enforceability.					
BINDING EFFECT. This Agreement shall be binding on the Parties and their respective successors and assigns.					

WAIVER. The failure of any party to enforce a particular provision of this Agreement shall not constitute a waiver of their right to enforce that provision in the future.

ENTIRE AGREEMENT. This Agreement constitutes the entire understanding between the Parties and supersedes all prior or contemporaneous agreements, understandings, negotiations, or discussions, whether oral or written, relating to the subject matter of this Agreement. Any amendments or modifications to this Agreement must be in writing and signed by both Parties.

AMENDMENTS. This Agreement may be amended or modified only by a written agreement signed by both Parties. Any amendments to this Agreement shall be binding only if they are in writing and signed by both Parties.

ANNEXES. Any annexes, appendices, schedules, and exhibits to this Agreement are integral parts of this Agreement. In case of any inconsistencies between the provisions of the main body of this Agreement and its Annexes, the provisions of the main body of this Agreement shall prevail.

☐ ADDITIONAL TERMS:				
IN WITNESS WHEREOF, the Parties have executed this Agreement as of the Effectiv Date.				
Lessor's Name and Signature:				
Lessee's Name and Signature:				

ANNEX A

VEHICLE ACCEPTANCE ACT

to the Vehicle Lease Agreement dated _____

LESSOR:	LESSEE:
(the "Lessor"),	(the "Lessee"),
Name:	Name:
Address:	Address:
Representative:	Representative:
Email/Phone number:	
The Parties confirm that the Lessor has following Vehicle: • Make and model: • Color:	
Year:	
License plate:	
Type:	
Mileage:	
This Vehicle Acceptance Act is an integ	gral part of the Vehicle Lease Agreement dated
•	
Lessor's Name and Signature:	
Lessee's Name and Signature:	