## LJT CAR RENTAL Mobile. No. <u>09171349435/ 09274188220</u>

## AGREEMENT ON BORROWING VEHICLE

			(hereafter referred to as "the Owner").	erred to as "the
Make and	Гуре:	Year/ Model:	Color:	
Plate No	Chassis l	Number:	Engine Number:	
FUEL LEV	'EL: bars	FUEL TYPE:		
The Owner	swears and attests tha	t the vehicle is in good wo	rking condition.	
at(ti borrowing are payable	fee of e in full amount to the acesa City and term sh	Owner upon release of the	day(s), from(time). The Borrower a pesos per day (Total: e above- described vehicle. Fo ower shall pay a one- time- on	grees to pay a). All fees r routes outside
there are	no outstanding war	rrants against said licen wer agrees not to allow a	id license to drive this type of see. The Borrower's driver'ny person to drive the vehicle	s license is:_
	-	e vehicle in its current cond status/level as when borrow	lition (washed) to the owner or wed.	n the return date
the vehicle road access routine, leg and govern correspond	is for use only for wis is not conveniently all purposes (personal ment rules and regular	thin- the- province transfer passable by vehicle. The /business). The Borrower f tions regarding use and open y, and release the owner for	arty insurance. The Borrower use and that it will not be driven Borrower agrees to use the volunther agrees to follow all city eration of vehicle. Borrower agrees any damages, injuries, proper	to places where rehicle only for r, town, country grees to pay the
_	ning, the Borrower ha	_	tions below to protect both pa	arties in case of
<ol> <li>2.</li> </ol>	vehicle, after it has be the vehicle, the Born 75% of the daily rate to cover the damag estimated by a license pay an equivalent and accident; or The Borrower pays releases him/ her from was driving responsi	even verified that the vehice rower agrees to pay the to e until the car is out of the e, the Borrower is obliged sed and certified car center mount to the current value, an insurance for loss/dama m any obligation on the car bly. In case an accident learners	Deposit will be refunded upon the incurred no damage. In case that amount of parts repair/ repair shop. In case the deposed to pay for the remaining r). In case of total wreck, the within 7 days from the date age amounting to repair, as long as it is determinant to and covers only loss/ damage	se of damage to eplacement, and it is not enough amount (to be Borrower shall of the incident/ per day, which ned that he/ she f P3000 will be

The Owner is not responsible for any unforeseen events beyond human control during the duration of this agreement (like broken/ damaged bridges, inaccessible/ unpassable roads, etc. as caused by commotion,

typhoon, or any natural calamity) that may damage or prevent the vehicle from reaching the destination on time.

Any violation of the terms and conditions stipulated herein shall be grounds for the termination of this agreement. The Owner may demand/ request from the Borrower the restoration and return of the said vehicle. In case legal proceedings are involved, the Borrower shall defray all the court expenses, attorney's fees, and legal interests.

The Borrower is given the opportunity to inspect the vehicle before the borrowing term begins to confirm that above- described vehicle is in good operable condition.

		MA. CONCEPCION G. ABIAN		
Borro	wer's Signature Over Printed Name	Owner's Signature Over Printed Name		
Conta	ct Number:			
Borro	wing protocol:			
0	Video of vehicle in the presence of the borrower as proof of existence or non-existence of			
	damages.			
0	Demonstration of car features (when necessary).			
0	ID card			
0	Signing of contract			
Summ	nary of fees:			
	Daily rent: P			
	Refundable deposit: P			
	Insurance Fee: P500/ day (hatchback/ sedan);	P700/ day (SUV/ pickup/ van)		
	Maintenance fee (if applicable): P			
	Delivery/ Pick-up fee (if applicable): P	<u>_</u>		
	Carwash fee (if unwashed upon return)*: P			
	Extension fee (P / hr.):	<del></del>		