



Ref: Brownhill-PO22VJJ-WALID-AUG-2025

Vehicle Hire Agreement

This **Vehicle Rental Agreement** (hereinafter referred to as the "Agreement") is entered between **Brownhill Group Limited** (hereinafter referred to as the "Owner"), of Suite 109, 4-6 Wadsworth Road, Perivale, UB6 7JJ and the Renter (hereinafter referred to as the "Hirer"), collectively referred to as the "Parties", both of whom agree to be bound by this Agreement.

The Vehicle and Hirer

The Owner agrees to rent the following vehicle to the Renter.

The Hirer : Name : Mr.Walid Aggoune
Address :10-15, Cadet Drive London SE1 5RT
Date of Birth : 22nd of May 1989
Private Hire Vehicle License Number : 3058260101
Driving License Number : AGGOU805229W99NH 22
Expiry Date of Driving License : 21st of June2026
National Insurance Number : SN 53 93 02 C
Mobile Number : +44 7429 592353

The Vehicle

Make : Mercedes Benz
Model : EQV300 SPORT
Year : 2022
Registration Number : PO22VJJ
VIN : W1V44781523894274
Colour : Black
Mileage : 65766
Policy Number : CLC/006477800

1.00 Condition The Hirer acknowledges that the Vehicle has been inspected and the Vehicle as being in a good state of repair, not include manufacturer's defects which would not have been visible upon inspection. The Owner has the right to inspect the Vehicle without prior notice, at all reasonable times during the term of the Agreement.

1.01 Vehicle Cost Disclosure The full retail value of the Vehicle as of 27.07.2025 is £50,000.

2.00 Rental Amount

The Hirer hereby agrees to pay the Owner a rate of £500 per week[With Insurance }. The Hirer hereby agrees to pay a deposit and the first week rent in advance.

2.01 Down Payment The Hirer has provided a payment of £500 as rental deposit in accordance with the terms of this Hire agreement.

2.02 Security Deposit In addition to the fees listed in the Hired Amount and Late Return, The Hirer agrees to pay a deposit (as mentioned above in 2.01 above) at the time this Agreement is signed. During the term of this Car Rental Agreement any outstanding charges, fines or damage to the Vehicle or equipment will be deducted from your deposit by the Owner. In the absence of damage or loss, said deposit shall be returned to the Renters bank account within 14 days of your contract end date.

Signature :

Date:03/08/2025.....



Car Care Policy

Hirer : Mr.Walid Aggoune
Name: Brownhill Group Limited.
Agreement Ref: Brownhill-PO22VJJ-WALID-AUG-2025
Vehicle Ref: PO22VJJ
Version 2 – 03.08.2025

Principles

This policy incorporates the following principles.

Good faith – The policy and procedures will be applied to all hirers in a consistent manner and without discrimination.

Fairness – Any action taken will be reasonable and necessary. Hirers involved are entitled to be treated with consistency and respect.

Legal Compliance

- All Hirers hereby agrees to the following;
 - Visual Check A daily visual check to ensure the vehicle is compliant and legal to drive. Tire pressure check should be carried out everyday. Please note that tire pressure may vary depending on the Manufacturer, Model, Tyre Type, Tyre Manufacturer and Weather. Please check the Manufacturer Guidelines. Tire Tread should be checked regularly everyday for compliance. The legal tread limit is 1.6mm.
 - Whenever the tire tread reaches 2.0mm, please inform Brownhill Group Limited before changing any tyre. Please note that if you are caught by the Authorities driving with any tire below the legal limit, Brownhill Group Limited will not accept any liability.
 - Correct coolant fluid is used as per the manufacturer guidelines. Correct washer fluid is used as per the manufacturer guidelines. Correct Petrol or Diesel is always used as per the manufacturer guidelines.
 - Brownhill Group Limited will not accept liability for the use of poor-quality fuel or contaminated fuel. Should this be the case, Brownhill Group Limited will not be responsible, and the Hirer will be responsible. As per the regulation, no smoking or vaping is allowed in the car at any time. If someone should smoke in the car, any damage caused will be the full responsibility of the Hirer.
- The Vehicle should always be kept reasonably clean and presentable.
- Brownhill Group Limited will service all cars in accordance with the Manufacturer recommendations. The Hirer should ensure that they get the car ready for the service appointment that is set.
- Any violation of this car care policy may result in penalties, additional charges, or termination of the hire agreement.

Hirer

Name : ...Mr.Walid Aggoune.....
Signature :
Date : 03/08/2025.....
Time :14:00.....

Owner

Name : ...Mr.Michael Ogbonuba.....
Signature :
Date :03/08/2025.....
Time :14:00.....



**BROWNHILL
GROUP LIMITED**

Suite 109, 4-6 Wadsworth Road,
Perivale, UB6 7JJ
+44 208 064 2662
info@brown-hillchauffeurs.co.uk

Statement of Liability

Hirer : Mr.Walid Aggoune
Name: Brownhill Group Limited.
Agreement Ref: Brownhill-PO22VJJ-WALID-FEB-2025
Vehicle Ref: PO22VJJ Version 2 – 03.08.2025

Mr.Walid Aggoune- Driving License No.: AGGOU805229W99NH 22

The Hirer is liable for all tolls, incurred during the hired period, any penalty offences committed under the Road Traffic Act 1991 (as amended), PoFA Act 2012 (as amended) London Local Authorities and Transport for London Act 2003 (as amended), including but not restricted to parking tickets, wheel clamping fines, compound charges, bus lane fines.

The Hirer hereby accepts liability for motoring offences under the Traffic Regulation Act 1884 and the Road Traffic Offenders Act 1988 incurred in respect of the offences committed during the rental period. The Hirer is liable for any charges issued by private parking companies such as UKPC, TNC and others similar companies that issue Parking Charge Notices under PoFA act 2012.

- The Hirer is responsible for all Dartford crossing charges and other similar charges.
- The Hirer is responsible for all ULEZ charges and other similar charges.
- The Hirer is responsible for all Central London Congestion Charges

As the logbook of the PCO car is in our name, we will receive the PCN first. At that point we will transfer the PCN into the PCO driver's name who can then decide to pay it or appeal it.

Consent to Use and Disclosure of Personal Information

☒ You agree that Brownhill Group Limited will pass on your personal information to the above-mentioned bodies in order to transfer the relevant PCN or Fine that you incur during the rental period.

Hirer

Name : ...Mr.Walid Aggoune.....
Signature :
Date : 03/08/2025.....
Time :14:00.....

Owner

Name :Mr.Michael Ogbonuba.....
Signature :
Date :03/08/2025.....
Time :14:00.....



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Insurance Excess Liability : £1000

Mileage limit : Calculated at 48,000 miles per year or 4000 miles per month pro rata. Any mileage on the vehicle in excess of this limitation will be subject to an excess mileage surcharge (0.50 pence) per mile exceeded.

Vehicle Rental Rate : base rate £500 per week at rental period of 6 months up to the Mileage Limit, and additional charge of £0.50 per mile beyond the Mileage Limit. Payment in advance to clear by day before start day of each week by standing order to the Bank account details below. There will be a £10 charge for each day delayed payment and contract will be cancelled if delayed for 3 days without any agreement and deposit will not be refunded for breach of contract.

Refundable Security Deposit : £500.00 [Has been paid]

First Payment in advance, consisting of

1.Weeks's Rental payment £500.00

2..Refundable Security deposit of £500.00. [Paid]

3.Made by electronic bank transfer to the Bank Account details below.

The Bank Account:

Account Name: Brownhill Group Limited

Bank Name: NatWest Bank

Account Number: 10330593

Sort Code: 60-02-60

Refundable Security Deposit :

Renter will be required to provide a security deposit to the Owner in the amount of £500.00 ("Security Deposit") to be used in the event of loss or damage to the Vehicle during the period of this Rental Agreement. If the cost for repair or replacement of damage to the Vehicle exceeds the amount of the Security Deposit, the Renter will be responsible for payment to the Owner of the balance of this cost.



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Insurance Claim

I hereby authorize Brownhill Group Limited authorized person to deal with all my insurance claims.

I PRE AUTHORIZE BROWNHILL GROUP LIMITED authorize person to deal all claim in respect of the car they are the owner of the car . I will not interfere or unauthorized them in case of any claim in respect of the car. Brownhill Group Limited are authorize and beneficiary of the claim.

The Private hire Vehicle :

The owner hereby agrees to provide to the driver a passenger vehicle licensed through Transport for London as a Private Hire Vehicle, Insurance certificate and MOT vehicle identified as follows ,

The Vehicle

Make : Mercedes Benz

Model : EQV300 SPORT

Year : 2022

Registration Number : PO22VJJ

VIN : W1V44781523894274

Colour : Black

Mileage : 65766

Policy Number : NM006477800

Start date : 03rd of August 2025

End Date : 03rd of November 2025

The Hirer :

Name : Mr.Walid Aggoune

Address :10-15, Cadet Drive London SE1 5RT

Date of Birth : 22nd of May 1989

Private Hire Vehicle License Number : 3058260101

Driving License Number : AGGOU805229W99NH 22

Expiry Date of Driving License : 21st of June2026

National Insurance Number : SN 53 93 02 C

Mobile Number : +44 7429 592353

Signature : Date : 03/08/2025

-

The Owner : Brownhill Group Limited.

Company Registration Number : 09807970

Authorize Signatory : Mr.Michael Ogbonuba

Signature : Date : 03/08/2025



BROWN HILL GROUP LIMITED

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2.03 Hire Duration.

This agreement will begin on the 03.08.2025 at 14:00hrs and remain in full force and effect until the Vehicle is returned to the Owner. It is agreed that the Hirer Vehicle will return the Vehicle on the 03.11.2025 at 14:00hrs unless the Agreement is terminated earlier (3 Months agreement) an alternate return time and date is agreed in writing between both parties in writing and if the agreement is extended. There is a minimum rental commitment of 6 months. This means you'll need to hire the vehicle for at least 3 months before returning it. When you return the PHV at the end of the 6-month period, there will likely be an inspection to assess the vehicle's condition in accordance with the terms of this agreement. If you choose to return the PHV before the end of the 3 months, Brownhill Group Limited will assess the terms and conditions of the early return of the PHV and apply the relevant terms and condition in accordance with this agreement. This means that Brownhill Group Limited will ensure that the PHV is returned in the same condition as it was given and any cost that was incurred by Brownhill Group Limited will be deducted from the deposit.

2.04 Hire Payment Due Date. The Hirer hereby agrees to pay the hire amount set out in this agreement on the date of each week. The hire amount due date is the date by which the hire must be made each week as agreed. It is important to pay on time to avoid any potential issues such as late fees breach of this agreement. If in breach of this agreement a demand letter will be sent to the renter with a set of demand and dates in which a settlement will be needed to resolve the dispute.

3.00 Event of Default

The Hirer is 1 week late on payment, in which case the vehicle must be returned and the agreement will be terminated with applicable charges deducted from the deposit

The Hirer acknowledges that Brownhill Group Limited may use third party companies to act on our behalf to recover any outstanding payment or charges. This could be the Court or other relevant Third Party Agencies.

3.00 Late Return If the Vehicle is returned to the Owner after the date and time that the hired period ends, the Hirer agrees to pay the Owner a charge of £72 per day for each day beyond the end of the hire period, until the Vehicle is returned. The Owner is also allowed to subtract these charges from the security deposit (if applicable).

3.01 Excess Mileage Charges.

3.01 Excess Mileage Charges Under the fair usage policy, we offer the maximum amount of up to 48,000 miles per year, with a mileage cap of up to 1000 miles per week to each Hirer. If the mileage cap is exceeded, an excess mileage charge of £0.50 per mile will be applied monthly for any miles driven above the weekly cap.

4.00 Cancellation Policy

in the event of a breach of contract, the Renter hereby understand a cancellation policy as described in this agreement will be triggered. The Owner offers all driver a "14 days cooling off period" from the hire commencement date, if the Hirer wishes to terminate the Agreement, then the Hirer can do so with the following terms A minimum of 72 hours period will apply. The last day to exercise the clause will be the 13th day from the actual commencement day Where the Hirer exercise the clause on the 13th day and provide 72 hours' notice the additional 2 days rent will be charged at the hire rate. The Hirer is to make all due payments. The Hirer must understand that while the Vehicle was in their possession will be their responsibility, for example, Dart Charge, PCN or all charges that is issued under the road traffic act or any other authorities.

4.01 After the 14 Days

After the 14 days of the commencement of the agreement, if for whatsoever reason the Hirer wishes to terminate the agreement earlier than agreed, in all cases the Hirer must provide 14 days written notice. Failure to do so will result in the Hirer being charge a 14-day rental charges or whatever charge is appropriate. If the Hirer wishes to terminate the agreement where there is less than 20% left on the agreement then as long as the Hirer provide a 14 days' notice to Brownhill Group Limited, the Hirer will not be in breach of the agreement If the Hirer wishes to terminate the agreement where there is more than 20% left on the agreement then the Renter should do so by providing 34 days notice in writing, which will result in the Hirer incurring an 80% value of the remaining contract term. Any attempt to shorten or to terminate the Hire agreement must be requested in writing to explain the reason for the decision. This should be sent through email or letter to Brownhill Group Limited in no less than 7 days to the earliest Hire earliest will result in an administrative charge of no less than £80



4.02 Cancellation Exceptions The Month of December and January is generally the quiet period therefore Brownhill Group Limited does not accept any cancellations or return in those months. Return or cancellation within those months needs to be agreed in writing at the beginning of the agreement by both parties. A cancellation charge of full rent for the full months will apply if a Hirer decides to return or cancel the agreement during the months of December and January

4.03 Written notice or demand Any written notice or demand required to be given under this Agreement will be sufficiently made: if left at the address stated on this Agreement. If the notice or demand is posted by prepaid post to Your address stated in this agreement, it will be deemed to have been received by the Hirer within 2-5 business days after the date on which the notice or demand was posted. If made by email, SMS, text or other electronic form on the numbers or electronic addresses stated in this agreement. If the notice or demand is sent by the electronic form referred above (Email, SMS, Text etc.) It will be deemed to have been received by You on the day on which, at the time at which and from the place from which it appears from the notice or demand to have been sent.

Should the Hirer add an additional driver without consent, they would be fully responsible, and Owner may deem such act from the Hirer is a "breach of Contract", thus the Owner can trigger the "Early contract termination Policy and terminate the contract. The Hirer will ensure that Owner is the named registered owner, and as "Additional insured and loss payee" in the Insurance policy. The Hirer also authorises the Owner to contact the insurer from time to time to obtain the status of the policy for amendments or if the policy is still alive.

The Hirer is obliged to cooperate with the Owner until a claim is settled and must also authorise Owner to have access to the insurer, If the Insurance policy does not cover the windscreen, then the Hirer is then liable for the cost of any windscreen damage. The Hirer also agrees that if the insurance policy for whatsoever reason the policy should get cancelled then the vehicle becomes the responsibility of the Hirer. The Owner in the event of an accident will not supply a replacement vehicle to the Hirer regardless of the claim being fault or non-fault. In the event of a fault claim, the Hirer or the insurer is liable to cover the cost of the damage, payment of the weekly rent will continue during the period that the vehicle is being repaired and if the Renter decides to opt out of the contract, the early termination policy will be implemented.

The Hirer is expected to notify the Owner of any changes if any, to their Insurance Policy and to supply Owner with a copy of the changes

By entering into the agreement and the hiring of the Vehicle the Renter gives consent to and authorises the Owner to obtain copies of any police witness statements or reports made or able to be obtained by You in relation to the Accident or police charges against you. Deposit can be held due to an outstanding Road Accident Claim with insurance companies until the proceedings is settled. The Renter will be kept updated and as soon as the claim is settled, the deposit will be returned within 14 days.



5.00 Accident In the event of an accident, the Hirer is expected to comply with the below.

- Secure the Vehicle if possible after taking photographic evidence if possible: Inform the Police and the relevant Department if there is any Injury.
- The
- Hirer must not admit responsibility or to negotiate with the other party, but the Hirer is expected to make a note of the relevant information such as the date, time, information, and registration of the other vehicle that is involve, Name, Address of the Hirer of the other or witness. Report the incident to the insurance within 24hrs of the incident. Any accident must be reported to the Owner within 24 hours of the incident, ready for inspection of the vehicle, supporting statement of the truth with strong evidence.

The Hirer agrees to co-operate with the Owner and the Insurance company in pursuing or defending any claim or action resulting from the use of the vehicle. Any award or money the Hirer receives because of a claim or action is to be assigned to the Owner. The Hirer is expected to continue to pay the weekly Hire fee until the vehicle is fully repaired and is in full working condition, in most cases the Hirer would issue a courtesy PHV to the Hirer. If the Agreement ends before the vehicle is fully repaired, then the Hirer is fully responsible to pay the Hire fee until the vehicle is fully repaired and returned to us. Brownhill Group Limited will not provide a replacement vehicle under this Hire Agreement while the vehicle is under repair.

5.01 Damage or Loss As permitted given the extent of the law, the Hirer will be responsible for theft, damage, loss, or destruction of the Vehicle from any and every cause. If while in the Hirer's possession the Vehicle becomes damaged, the Hirer agrees to pay for all costs of repair, up to the current value of the Vehicle. If while in the Renter's possession, the Vehicle becomes lost, the Hirer agrees to pay the Owner its current value. The Hirer shall be responsible for replacing any damaged tires during their possession of the Vehicle.

6.00 Brownhill Group Limited will maintain the vehicle to the very best standard which is in accordance with the Manufacturer's Guideline. All Vehicles Hired will be rented suitable for its use and will be roadworthy. The Hirer is responsible to report any issues that may arise with the vehicle after they have received it from Brownhill Group Limited as soon as possible. Brownhill Group Limited will not be liable for loss or damage for any foreseeable event during the time of the agreement. Brownhill Group Limited is responsible for the organization of all routine service and maintenance of the vehicle, service, MOT, and any other routine maintenance. Brownhill Group Limited or any other third party that is operating on behalf of Brownhill Group Limited will provide a notice of no less than 3 days to the Hirer when arranging servicing or maintenance appointment. The Hirer is responsible to keep this agreement or otherwise bear the cost of a missed appointment.

7.00 The Hirer The Vehicle will be picked up or delivered to a specific location as agreed with both parties at the beginning and end of this agreement. The Hirer is encouraged to inspect the vehicle prior to the start of the agreement because if the Hirer fails to notify Brownhill Group Limited of any issues and defaults of the car during this time, it shall be assumed that the vehicle was in perfect condition when it was picked up by the Hirer, unless specified on the condition report above. The Hirer is expected to return the vehicle in the same state to which it was let out to them, except for the normal wear and tear which is in relation to the distance traveled, including but not limited, tyres, fluids, documents, and complete equipment outfit. All vehicles will leave Brownhill Group Limited with a full tank and should therefore be returned with a full tank. Failure to do so will result in Brownhill Group Limited using the deposit which would otherwise be fully refunded to the driver at the end of the agreement to cover the cost of the fuel and any other faults or damages found. An invoice of all the payments will be sent to the Hirer. The Hirer is responsible for the loss of the key, tyre puncture and using the correct fuel, in addition to any damage that may arise from this. Inspection will be requested by Brownhill Group Limited with a notice of at least 7 days' notice which will be given to the Hirer in advance in writing. The Hirer is not permitted to rent, sell, or dispose of the vehicle or any of its parts nor are they allowed to pass on legal rights of the vehicle. The Renter is not allowed to modify, nor can they allow others to do so, or work on, or fix anything on to the vehicle unless they receive a written consent from Brownhill Group Limited to do so. Any alterations to the vehicle without consent shall then after not only belong to Brownhill Group Limited but the Hirer will additionally be expected to pay for any cost to remove the modification that was placed on the vehicle. The Hirer is responsible for any late payments or issues regarding the expiration, theft, or loss of the payment card. The Hirer should notify Brownhill Group Limited should such issue comes to light otherwise the Hirer will be liable to pay a late payment fee. The Hirer is responsible to take care of the vehicle while it is in their care and they should promptly share any knowledge or any concern they may have in relation to any damage or defects to the vehicle to Brownhill Group Limited.

**8.00 The Hirer continues:**

The Hirer is expected to settle all his responsibilities at the end of the Agreement upon the return of the vehicle. If the Hirer returns the Vehicle at the end of the Agreement and the vehicle needs cleaning or repair, the Hirer will be held liable. The Renter will be charged to restore the vehicle to Brownhill Group Limited standard. The Payment will be made from the card that was supplied to Brownhill Group Limited by the Hirer. The Hirer agrees to indemnify the Brownhill Group Limited from any loss and to prevent such loss, the Hirer will do the following: Keep the vehicle free of encumbrances, such as fines and liens. The Hirer agrees that they will be the sole operator of the Vehicle over the term of the Hire, unless otherwise agreed in writing with Brownhill Group Limited. The Hirer states that he/she is physically and legally qualified to operate the above-described vehicle.

09.00 PCN-Penalty, Fines and Tolls

As the logbook of the PCO car is in our name, we will receive the PCN first. The Hirer agrees that while the rental agreement is in force, they will be liable for paying the following charges. All charges and legal costs for any congestion charge, road traffic offence parking offence or parking notice, or any other offence involving the Hire vehicle, including from the vehicle being clamped, seized or towed away. As the Hirer, you agree that we will disclose your personal information in accordance with the term of this contract and in accordance with the Data Protection Act. The Hirer is responsible for any PCN or traffic contravention that occur whilst you are in possession of our vehicle. Whenever we receive any PCN or any traffic contravention, we will either pay for it or reimburse us the full amount or we will pass it to the issuing body. Once the issuing body have received your information, they will reissue the PCN to the Hirer who can now decide whether to pay or to appeal the new PCN or Traffic Contravention for example, Parking Tickets, Bus Lanes contravention, Speeding or motoring offences, Dart Charge, Congestion Charge, ULEZ Charge or any other traffic fine.

10.00 Vehicle Care.

It is agreed that the Vehicle must only be used in a proper and careful manner consistent with the Owner's Instructions and/or as the Vehicle was originally designed.

11.00 Hirer Inspections.

The Hirer acknowledges that the Vehicle has been inspected by Brownhill Group Limited and the Vehicle is in a good state of repair, not include manufacturer's defects which would not have been visible upon inspection. The Hirer acknowledges that the right to inspect the Vehicle without prior notice, at all reasonable times during the terms of the lease at once a month of the inspection.

12.00 Exclusions,

The Vehicle is not to be used by the Hirer without an appropriate license or those restriction under the Insurance Policy. The Hired vehicle shall not be used to carry passengers other than in the interior or cab of the Vehicle. The Hirer will not transfer or assign this agreement, or ownership of the vehicle to a third party, the Hirer will also ensure that the vehicle is seized, confiscated, or involuntarily transferred even if the vehicle is the subject of judicial or administrative proceedings. The Hirer will not remove the vehicle from the country in which this Agreement is signed without the Owner's prior written consent. The Hirer will not install accessories in the Vehicle in any way, without the owner's prior written approval. The Hired vehicle shall not be used to push, propel, or tow another vehicle, trailer or any other thing without the written permission of the Owner. The Hired vehicle shall not be used for or in any competition. The Hired vehicle shall not be used for any illegal purpose or in any way contrary to the Insurance Policy. The Hirer shall not operate the vehicle in a negligent manner. The Hired vehicle shall not be operated by any other person other than the Hirer stipulated in 9.00 above without the written permission of the Owner.

13.00 Legal Fees.

In the event of a dispute resulting in legal action, the successful party will be entitled to its legal fees, including, but not limited to its attorneys' fees, collection fees and the like.



14.00 Legal and Binding Agreement.

This Agreement is legal and binding between the Parties as stated above. The Parties each represent that they have the authority to enter Into this Agreement. The Parties agree that this Agreement shall be governed by the English law. Under this agreement any notice or communication should be given to Brownhill Group Limited in writing by means of letter, email. Brownhill Group Limited will communicate under this agreement to the Hirer in writing by letter or email. Each Party agrees to uphold the Data Protection Act under this agreement This Hire Agreement is for the benefit of both Brownhill Group Limited and The Renter under the rights of the Third-Party Act 1999. The Renter agrees to sign this Rental Agreement predominantly for the purpose of business for themselves or intended to be carried out by them. The Hirer will not have the benefit of the protection and remedies that would be available to them under the Financial Service and Market Act 2000 or under the Consumer Credit Act 1974, The Renter is aware that if they should be in doubts as to the consequences of this agreement then they should seek legal advice

14.01 For early return, The Hirer must provide one month's notice to the Owner and will be liable to pay one month's Hire amount for the early return. If you choose to return the PHV before the end of the 3 Months, Brownhill Group Limited will assess the terms and conditions of the early return of the PHV and apply the relevant terms and condition in accordance with this agreement. This means that Brownhill Group Limited will ensure that the PHV is returned in the same condition as it was given and any cost that was incurred by Brownhill Group Limited will be deducted from the deposit. The Company reserves the right to inspect the vehicle condition after three months. If the Company is not satisfied with the vehicle condition, the Company has the right to reclaim the vehicle.

14.02 Termination.

Brownhill Group Limited reserve the rights to terminate the Agreement without prior notice. The Hirer may still be liable to pay a fee or be refused full or part refund of their deposit. The Hirer is subjected to accept the terms of the cancellation if the contract has yet to reach its expiration in the event of a breach of the Agreement.

14.03 Entire Agreement.

The Parties acknowledge and agree that this Agreement represents the entire agreement between Parties. If the Parties desire to change, add, or otherwise modify any terms, they shall do so in writing to be signed by both parties. By signing the Hirer acknowledges and confirm that he has read Third Parties acting on behalf of Brownhill Group Limited, to collect any amounts which the Hirer is liable for under this Hirer Agreement. These charges may be taken by either a credit or debit card that has been provided by the Hirer. Any charges which are collected in this manner will be taken after a request is issued to the Hirer. The Parties agree to the terms and conditions set forth above as demonstrated by their signatures as follows, By my signature, I acknowledge that I have read, understand and agrees to the policies enclosed in this agreement with Brownhill Group Limited.

Hirer

Name : ...Mr.Walid Aggoune.....

Signature :

Date : 03/08/2025.....

Time :14:00.....

Owner

Name :Mr.Michael Ogbonuba.....

Signature :

Date :03/08/2025.....

Time :14:00.....



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GROUP LIMITED**

Suite 109, 4-6 Wadsworth Road,
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V5 – Permission Letter

Owner: Brownhill Group Limited

Address: Suite 109, 4-6 Wadsworth Road, Perivale, UB6 7JJ

Email: info@brown-hillchauffeurs.co.uk

Contact No: 07961600525

To whom it may concern,

I, Michael Ogbonuba, confirm that the below vehicle can be used for the Carriage of Passengers for hire and reward prior appointment (Private Hire).

I authorize and give permission to the below individual to use the vehicle for all private hire appointments, including trips taken through the available platforms.

Vehicle Registration: PO22VJJ

Model : EQV300 SPORT

Name : Mr.Walid Aggoune

Address : Address :10-15, Cadet Drive London SE1 5RT

Private Hire Vehicle License Number : 3058260101

Driving License Number : AGGOU805229W99NH 22.

Hire Start Date: 03.08.2025

Hire End Date: 03.11.2025

The Owner : Brownhill Group Limited.

Company Registration Number : 09807970

Authorize Signatory : Mr.Michael Ogbonuba

Signature : 

Date:03/08/2025.....

(Brownhill Group Ltd registered in England No 09807970)