



TERMS & CONDITIONS ON BAGGAGE STORAGE & MOBILITY EQUIPMENT RENTAL

BAGGAGE STORAGE - You declare, agree and confirm that

1. There are **NO CASH, VALUABLE, ITEMS OF HIGH VALUE and/or FRAGILE NATURE** etc, in your deposit stored with us. You also **LOCK or SECURE** your deposit prior to acceptance, and we have the discretion to refuse acceptance without providing any reason thereafter.
2. **NO ARTICLE TO BE ADDED OR REMOVED FROM THE DEPOSIT. NO CONTRABAND**, or anything corrosive, explosive, hazardous, infectious, dangerous, offensive, foul-smelling or illegal nature in the deposit stored with us. At any time whilst the deposit is in our storage, we and/or any lawful authority may at our sole discretion to view, examine and inspect the content of the deposit therein.
3. The deposit not claimed on the stated due date shall be given a **GRACE EXTENSION OF 72 HOURS**, after which, you agree and confirm that we shall be entitled to dispose the deposit in any manner that we deem fit without incurring any liability to you and **WE SHALL NOT GIVE ANY NOTICE TO YOU** prior to such disposal.
4. The deposit shall only be released when you present your passport and official receipt issued by us. For late collection, overdue charges based on 24 hours will be imposed before releasing your deposit. **NO GRACE PERIOD.**
5. We are not liable and/or responsible for any loss/damage whatsoever in relation to the deposit including its contents therein, with the exception that the loss/damage is caused and proven by our negligence. In such a case, the liability of us, if proven, shall be limited to and no exceeding Singapore Dollars 50.00 per official receipt issued by us.

MOBILITY EQUIPMENT - You agree, declare and confirm

1. To use, maintain and store in good, clean, and perfectly working condition throughout rental period. You will comply with all laws, rules, regarding the use, maintenance, or storage of the Equipment. All charges will accrue, and you remain liable for damages to the Equipment.
2. To indemnify us harmless from and against all losses, damages, claims, demand or liability of any kind or nature whatsoever, including legal expenses, recited to, or arising from the use, transportation, condition or operation of the Equipment, and by whosoever used or operated during the rental period.
3. To assume all risk and liability for any loss, damage, theft, or injury, including death, to persons or property of Renter or others arising out of the use, operation or driving of the Equipment.
4. For late return of Equipment, you will pay on overdue charges upon return. Overdue charge will commence after expiration of rental on the slip and is based on the standard daily rate. **NO GRACE PERIOD.**
5. We shall not be liable or in any way responsible to you or other person for any injury, loss, theft or damage which suffered or sustained by any person or to any property arising from the use of the mobility equipment, howsoever caused.

You agree to allow us to make a copy of your NRIC/ passport for verification purpose. We use your personal data in our possession and control, which we have to collect, use, disclose or process personal data for any application or services. This Agreement is governed by the laws of Singapore. You confirm that you have **READ, UNDERSTOOD AND AGREED** to all the terms and conditions of the Rental Agreement.



TERMS & CONDITIONS ON (1) BAGGAGE STORAGE, (2) MOBILITY EQUIPMENT RENTAL AND (3) LAUNDRY SERVICE

LAUNDRY - You declare, agree and confirm that

1. We would exercise utmost care in processing articles given to us and use such procedures which, in our opinion, are best suited to the nature and condition of each individual article.
2. We do not assume responsibility for inherent weaknesses and/ or defects in materials that are not readily visible or apparent prior to processing.
3. This applies particularly, but not exclusively to suede, leathers, silks, satins, double-face fabrics, vinyl, polyurethanes etc.
4. Our responsibility is also disclaimed for trimmings, buckles, beads, buttons, belts, sequins and other garment accessories.
5. We do not guarantee against color loss and/or shrinkage; or against damage to weak and tender fabric. Differences in count must be reported, and receipts presented within 24 hours. Unless a list accompanies a bundle, the Company's count on articles must be accepted.
6. Liability for either loss or damages shall not exceed five times our charges for processing. The "Fair Claims Guide for Textile Products" (ANS/FI 1988) will be used as settlement standard for claims purposes. The Company is not responsible for articles not claimed within 30 days.