

MOTOR VEHICLE LEASE AGREEMENT

Lessee / Co-Lessee	e ("You") N	ame and Addr	ess		Ga	raging Address if Different	Lessor ("We," "us," "our")	
KHALID SHAIKH							Tesla Finance, LLC	
4100 BROADWAY AVE APT 11308 FLOWER MOUND, TX 75028 Denton County							3500 Deer Creek Road Palo Alto, CA 94304	
1 Description of L	agged Vok	siala ("\/abiala"	and Trade in	(If applicable)	_			
1. Description of Le	eased ver	Year	Make	Model	Vel	hicle Identification Number	Odometer	
A. Leased Vehicle	New	2023	Tesla	Model 3		5YJ3E1EA8PF405380	15	
3. Trade-in	Year	Make N/A	Model N/A	Agreed Upon Value		Payoff Amount	Net Value (Item 7A or 6J and 12G)	
	N/A	IN/A		\$ 0.00	\$	0.00	\$ 0.00	
			Federa	l Consumer Leasing Ad	t Disc	losures		
. Amount Due at Lo Signing or Delive (itemized below)* \$1,806.51		12/26/2022 \$ 614	onthly payment 2_, followed by 1.76_due on the total of your m	35 payments		4. Other Charges (not part of your monthly payment) Disposition fee\$ 395.00 Total \$395.00	5. Total of Payments (the amount you will have paid by the end of the lease) \$ 23,718.11	
				of Amount Due at Lease	Signi	ng or Delivery		
6. Amount Due at L A. Capitalized cos			Χ	7. How	the An	nount Due at Lease Signing	or Delivery Will be Paid	
E. Sales/use tax F. Sales tax on ca G. Acquisition fee H. Battery fee I. Tire fee J. Negative trade K. Other: State Sa L. Other: Operatin	-in equity afety Inspe	payment ection Fee	\$	0.00 695.00 0.00 0.00 0.00 14.50 79.75	mount	to be paid in eash	\$ <u>1,806.51</u> \$ <u>1,806.51</u>	
3. Your Monthly Pa	yment is l	Determined as	Shown Below	\bigcirc		51		
(see item 12 for reduces the gr C. Adjusted Cap D. Residual Valu E. Depreciation use and for oth F. Rent Charge. G. Total of Base	(such as to an itemize of Reduce oss capita italized Core. The value of the total terms of the amount of the total terms of the amount of the total terms of the tota	axes, fees, servation of this and action. The amolized cost. ost. The amount of the vehicle of the vehicle and over the lead on the charged in a payments. The number of payments.	vice contracts; inount) unt of any net tr unt used in calculate at the end of ounts. The amase term. addition to the d	ade-in allowance, rebate lating your base monthly the lease used in calcula ount charged for the vehice preciation and any amond any amo	nonca payme ting yo cle's de	ur base monthly payment. ecline in value through normal amounts.	\$ 43,498.76 - \$ 167.00 = \$ 43,331.76 - \$ 26,855.40 = \$ 16,476.36 + \$ 5,654.84 = \$ 22,131.20 - 36 = \$ 614.76 + \$ 0.00 = \$ 614.76	
Early Termination. The actual charge 9. Excessive We	You may will deper	have to pay a nd on when th	e charged for ex	ninated. The earlier you	u end to	y. The charge may be up to state lease, the greater this chandards for normal use and for mile.	arge is likely to be.	

11. Other Important Terms. See your lease documents for additional information on early termination, purchase options and maintenance responsibilities, warranties, late and default charges, and insurance.

12. Itemization of Gross Capitalized Cost								
A. Agreed upon value of vehicle as equipped	\$ <u>40,940.00</u>	F. Maintenance agreement	\$ 0.00					
B. Title fees	\$0.00	G. Net trade-in balance	\$ 0.00	-				
C. Registration fees	\$0.00	 H. Sales tax on capitalized cost reduction 	\$ 0.00	_				
D. License fees	\$0.00	I. Other	\$ 0.00	_				
E. Sales/use tax	\$2,558.76	Total (A to I)	\$ 43,498.76	_				

13. Estimated Official Fees and Taxes You Must Pay During the Lease								
\$706.50is our estimate of the total of o	official fees and taxes you will have to pay over the	lease term. The actual amount may be higher						
or lower, depending on the tax rates in effect or the value of the vehicle at the time a fee or tax is assessed. (See item 23 for a description of								
your responsibility for official fees and taxes.)								
14. Lease Date	15. Scheduled End of Lease Term	16. Lease Term (Number of Months)						
14. E0030 Buto	10. Scheddied Elid of Ecase Tellii	10. Lease Ferm (Hamber of Monars)						
12/26/2022	12/26/2025	36						

- 17. Agreement. You agree to everything in this lease, including items 2-11, and are not buying a vehicle. Tesla, Inc. and Tesla Finance LLC helped arrange this lease, and Tesla Finance LLC will service it.
- 18. Payments and Late Charge. You will pay us any amounts under this lease when they become due, which may be after the lease ends. A late fee of 5% of any amount we do not receive by 10 days after the due date will be charged.
- 19. Insurance. You must insure the vehicle through policies and insurers acceptable to us from the delivery of the vehicle to you until you return it to us, and show us proof if we ask. The liability insurance must cover at least \$50,000, \$100,000 and \$300,000 for property damage, for bodily injuries to any one person, and for any one accident, respectively. The physical damage insurance must cover the vehicle's full value (payable in cash and not by a replacement vehicle) and no deductible under it may exceed \$2,500. The policies must cover the driving of the vehicle by you or anyone likely to do so and must show as additional insureds us and anyone else we designate. We will be entitled to any insurance proceeds for damage, theft or destruction of the vehicle. We also have the right to endorse your name on any insurance check or settlement you receive and may speak to your insurance company about your coverage. Failure to comply with these insurance requirements may result in us force-placing insurance coverage on the vehicle. All costs and fees for force-placed insurance will be charged to the lessee.
- 20. Delivery. By signing below, you acknowledge the delivery to, and acceptance by, you of the vehicle, and you assume the risks of loss or damage.
- 21. Warranty. The only warranties on the vehicle are the Tesla New Vehicle Limited Warranty provided to you (which is separate from this lease and states any coverage limits) and a warranty that the vehicle conforms to the description in this lease.
- 22. Maintenance and Use. You will keep the vehicle in good working order and repair and follow any maintenance schedules or recall advisories we or our affiliate may notify you of. You are responsible for all operating costs. You will not use the vehicle or allow it to be used illegally, outside of your insurance coverage, or for transport or rental for payment. You will notify us if the vehicle is out of the state where it is first titled for more than 30 days. You will keep the vehicle free from liens or claims/of,/or confiscation by, others.
- Fees, Fines and Taxes. You will pay all fees, fines and taxes in and taxes in and the government, and road tolls, related to the vehicle or its use (except our net income taxes), including those accruing from your failure to pay when due. We will charge you for any such amounts that we pay on your behalf. Additionally, any changes in tax that may occur throughout the term of the lease as a result of lessee moving or governmental changes in tax rates will be the responsibility of the lessee.
- Return at Scheduled Lease End. You will return the vehicle at the scheduled lease term end to the place we designate. You will pay us: (i) any excess mileage charge (see item 9); (ii) any excess wear charge (see item 25); and (iii) any amounts due under item 30. If you keep the vehicle beyond the scheduled lease term end without entering into a written lease extension agreement with us, you will be in default and will also pay us the monthly payment
- **Excess Wear.** The charge for excess wear will be our estimated or actual cost of repairing wear beyond that reasonably expected with ordinary, everyday use and maintenance according to this lease. It includes: (i) parts, accessories and vehicle specifications present in or on the vehicle or provided at delivery being incomplete, modified or reptaced with items of inferior quality or design, (ii) any tire with less than 1/8 inch of tread or not part of a matching set of four; (iii) dents, scratches, gouges or cracks in the vehicle's external parts or glass; (iv) torn or burned interior parts or upholstery; (v) inoperative mechanical or electrical components; and (vi) any damage or neglect resulting from your failure to follow any maintenance schedules or recall advisories we or our affiliate may notify you of.
- 26. [Intentionally Omitted.]
- 27. Terminating the Lease Early. This lease may be ended before its scheduled term end by you for any reason, or by us if: (i) you default on this lease (see item 32); or (ii) the vehicle is a total loss; or (iii) you die with no sury wing lessee. You will have to return the vehicle to us promptly and pay any early end liability (see items 28 and 29).
- 28. Early End Liability. If the lease ends early, you will pay the amount of any excess of the "adjusted lease balance" over the "realized value" (see below). However, if such excess is greater than the sum of the following, you will pay such sum instead: (i) all monthly lease payments not yet due plus any excess mileage charge (see item 9) plus (iii) any excess wear charge (see item 25). Either way, you will also owe us any amounts due under item 30.
 - Adjusted Lease Balance: The adjusted lease balance on any date is the adjusted capitalized cost (see item 8.C) less all depreciation/ amortization through that date. We calculate the split between (i) depreciation/amortization and (ii) rent in each monthly payment using the "constant yield method," a written explanation of which will be provided to you upon request. Our calculations assume that rent charges for each month are earned in advance, that your lease payments are received on their due dates and that the lease ends on the scheduled end date.
 - Realized Value: If: (i) we keep the vehicle, the vehicle's wholesale fair market value; or (ii) we dispose of the vehicle, the price we receive (including any insurance settlement we receive where "gap protection" under item 29 does not apply). Appraisal Right: However, you may pay for an independent third party agreeable to us to conduct a professional appraisal of the wholesale value of the vehicle that could be realized at sale, in which case the "realized value" will instead be such appraised value.
- 29. Gap Protection. If your vehicle is a total loss and we get a settlement under your insurance policy that complies with this lease, you will not owe an early end liability under item 28. Instead, if such settlement is less than the adjusted lease balance (see item 28), you will owe the difference (up to your insurance deductible) plus any amounts due under item 30. We will credit you for any excess of the insurance settlement over the adjusted lease balance.
- 30. Other Amounts Due at Lease End. You will owe us the following when this lease ends: (i) any monthly payments already due and unpaid at such time; (ii) any official fees and taxes for the lease end; and (iii) any other amounts due and unpaid under this lease.
- 31. Odometer Disclosure. Federal law requires you to tell us the vehicle's mileage in connection with a transfer of vehicle ownership. You may be fined and/or imprisoned if you do not complete the disclosure or you make a false statement.
- Default and Remedies. You will be in default if you breach any agreement in this lease, provide false or misleading information in your credit application, or do anything else the law says is a default. If you are in default, we may, after any legally required notice or waiting period: (i) end this lease and charge an early end liability (see items 28 and 29); (ii) do anything to protect our interest in the vehicle, including repossessing the vehicle using legally permitted means, (iii) locate the vehicle electronically using our remote dynamic vehicle connection described in our Privacy Policy; (iv) use the vehicle's license plates to move it; (v) sue you for damages or to get the vehicle back; and/or (vi) charge you for amounts we spend taking these actions.

Serial: RN118122748-1671990946

33. Agreement to Arbitrate. Please carefully read this provision, which applies to any dispute between you and Tesla, Inc. and its affiliates (together "Tesla").

If you have a concern or dispute, please send a written notice describing it and your desired resolution to resolutions@tesla.com.

If not resolved within 60 days, you agree that any dispute arising out of or relating to any aspect of the relationship between you and Tesla will not be decided by a judge or jury but instead by a single arbitrator in an arbitration administered by the American Arbitration Association ("AAA") under its Consumer Arbitration Rules. This includes claims arising before this Agreement, such as claims related to statements about our products. You further agree that any disputes related to the arbitrability of your claims will be decided by the court rather than an arbitrator, notwithstanding AAA rules to the contrary.

To initiate the arbitration, you will pay the filing fee directly to the AAA and we will pay all the subsequent AAA fees for the arbitration, except you are responsible for your own attorney, expert, and other witness fees and costs unless otherwise provided by law. If you prevail on any claim, we will reimburse you your filing fee. The arbitration will be held in the city or county of your residence. To learn more about the Rules and how to begin an arbitration, you may call any AAA office or go to www.adr.org.

The arbitrator may only resolve disputes between you and Tesla and may not consolidate claims without the consent of all parties. The arbitrator cannot hear class or representative claims or requests for relief on behalf of others purchasing or leasing Tesla vehicles. In other words, you and Tesla may bring claims against the other only in your or its individual capacity and not as a plaintiff or class member in any class or representative action. If a court or arbitrator decides that any part of this agreement to arbitrate cannot be enforced as to a particular claim for relief or remedy (such as injunctive or declaratory relief), then that claim or remedy (and only that claim or remedy) shall be severed and must be brought in court and any other claims must be arbitrated.

If you prefer, you may instead take an individual dispute to small claims court.

You may opt out of arbitration within 30 days after signing this Agreement by sending a letter to: Tesla, Inc.; P.O. Box 15430; Fremont, CA 94539-7970, stating your name, Order Number or Vehicle Identification Number, and intent to opt out of the arbitration provision. If you do not opt out, this agreement to arbitrate overrides any different arbitration agreement between us, including any arbitration agreement in a lease or finance contract.

- 34. Indemnification. You agree to indemnify us and hold us and our assignees, agents, and insurers harmless from and against any and all liabilities, damages, claims and expenses, including reasonable attorneys' fees to the extent permitted by law, arising out of the condition, maintenance, use and operation of the vehicle, including claims under a strict liability doctrine.
- 35. Assignment. Any sale of the vehicle and assignment of this lease will not be considered to change materially your duties, burden, or risk under this lease. If we assign this lease, you will not receive notice of assignment. You will not subjease or assign this lease without our prior written consent.
- 36. Privacy Policy. Our Privacy Policy is incorporated into this lease and can be viewed at www.tesla.dom/about/privacy.
- 37. Electronic Signatures and Conversion. It signed electronically, the authoritative copy of this lease will be held in a designated document management system, but we may convert it into a paper copy marked "Original" onto which your electronic signature is affixed. If we do, the affixed signature will be your legally valid and binding signature and the paper copy alone will be the original of this lease.
- 38. Enforceability. Invalidation of any part of this lease will not affect any other part. No delay or abstention in enforcing our rights will be a waiver.
- 39. Entire Agreement. This lease contains the entire agreement of the parties. Any changes to this lease must be in writing and must be signed by us.

NOTICE TO LESSEE: (1) Do not sign this lease before you read it or if it contains any blank spaces to be filled in; (2) You are entitled to a completely filled in copy of this lease.

This lease is entered into as of the date shown in item 14. By signing below, you agree to the terms of this lease, confirm that before you signed this lease, you were free to review and keep a copy, and acknowledge that you have read all pages of this lease. You also acknowledge receipt of a true and completely filled-in copy of all pages of this lease at the time you signed it.

Lessee's Signature:

By: KHALID SHAIKH

Co-Lessee's Signature: X

The authorized signature of the lessor below has the effect of accepting the terms and conditions of this lease.

Lessor's Signature: TESLA LEASE TRUST

By: TESLA FINANCE LLC,

as its Initial Beneficiary and Attorney-in-Fact

By: X Emmanuelle Stewart

Emmanuelle Stewart Secretary