

RENTAL AGREEMENT TERMS AND CONDITIONS

The Company (hereinafter called “the Lessor”) rents hereby to the person signing overleaf (hereinafter called “the renter”) the vehicle described overleaf and hereinafter called “the vehicle” under the following terms and conditions. Therefore, the renter acknowledges and it is agreed that :

1. The renter received the vehicle in good order and condition after he had ascertained that it met his full satisfaction. The Lessor whilst taking all precautions and using its best efforts to prevent such happening shall not be liable for any mechanical or other damage of the vehicle during the rental period or for any tangible loss sustained by renter as a result thereof.
2. The renter is obliged to return the vehicle in exactly the same condition that he received it also with all the tires, tools, accessories to the Lessor renting station on the date and time specified overleaf, otherwise he will be charged accordingly, in any event, should the agreed rental period has expired, the Lessor has the right to collect or retrieve the vehicle even without the renter’s consent at any time, from any place and by any means it may deem suitable and through legal route.
3. It is Forbidden that the vehicle be used. **a)** For any illegal transport of goods or for any purpose violating the Greek laws. **b)** To carry passengers or property for a consideration express or implied. **c)** For propel or tow any trailer vehicle. **d)** In motor events (including rasing, pace making, rallying reliability trials and speed testing). **e)** By any person under the influence of alcohol or drugs. **f)** By anyone except the person signing this agreement overleaf

and any individual included in a list submitted by the Lessor's authorized signature on it. **g)** Out of Greece without the advance authorization of the Lessor. **h)** On no asphalt coated roads. **i)** The car is prohibited to travel coastwise or by road outside the prefecture of Attica without the written authorization of "the Lessor". The renter and any other person who signed the respective spaces overleaf their rights resulting from this rental agreement and are fully responsible to indemnify the Lessor for any tangible or intangible loss it may sustain if any of the above clauses of this article 3 is violated.

4. The renter acknowledges that so long as no term and condition of this agreement has been violated during the rental period (specifically the terms and conditions described in the article 3 above he is covered by the Lessor's insurance company below against : **a)** Death and bodily injuries of third parties or a maximum amount of € 1.000.000 for all persons collectively. **b)** Material damages of property for a maximum amount of € 1.000.000. **c)** Total value of the rental car against theft, provided that the renter has accepted the extra daily charge (TP=Theft protection). **d)** Collision and fire damages of the rented car to the extent these damages exceed the amounts excluded as these amounts are defined in the prevailing rate folder of the Lessor copy of which the renter has obtained and carefully read.

5. The renter further agrees to protect the interests of the Lessor and its insurance company in case of accident in case during the rental by : **a)** Giving immediately a detailed report on the telephone to the nearest station of the Lessor followed by a written

one as soon as feasible. **b)** Notifying the police immediately if another party's guilt has to be ascertained or if injured people have to be taken care of. **c)** Not admitting liability or guilt. **d)** Obtaining names and addresses of parties involved and witnesses.

6. Should the renter accept the terms and conditions of the special and limited personal accident insurance policy offered by the Lessor and should be elect to pay the relative charge by initialing the respective space overleaf he shall be covered by the terms and conditions and for the amounts described in the special Personal Accident insurance brochure, copy of which he obtained are carefully read.

7. The rental is personally liable to pay the Lessor on demand: **a)** The daily time charge for all the days of rental. **b)** The kilometer charge 100 daily or 2500 the month computed at the rate specified overleaf for the kilometers covered by the vehicle during the rental period 0,10 cents of euro per kilometer. The number of kilometers covered by the vehicle shall be determined by reading the odometer installed by the manufacturer. If the odometer fails the kilometer charge be made in accordance with the road map distances of the journey travelled. **c)** The value of the gasoline consumed during the rental period. **d)** The special daily additional charges which **(i)** waive the deductible amounts of the insurance policy over collision fire or other damages (CDW) **(ii)** cover body injuries or death of the renter and his co-passengers as per the specially and limited insurance referred in paragraph overleaf (PAI) **(iii)** waive the client's liability against the Lessor in case of theft of the rented car (TP) provided that he had accepted all or

anyone of the charges his acceptance being evidenced by his initials in the respective spaces provided overleaf. Renters electing to pay the additional charges for SCDW, are released from any obligation to pay for collision the other damages of the rental vehicle provided that such damages were not due to a violation of any of the provision of the EU Traffic Law, Also damages to tires, rims and the undercarriage are not covered by insurances. If the render does not elect to pay the additional daily charges referred on above clauses (i) and (iii) of paragraph (d) of this article 7 he is responsible to pay to the Lessor to the extent of the respective deductible amount any damage or wear and tear of the vehicle be it accidental or not. In case the client refuses the above optional insurance coverage the Lessor has the right to collect from him the respective deductible amounts upon commencement of the rental. Regardless whether comprehensive car insurance has been taken out or not the client renter is liable for all damages caused to the underside of the vehicle : including wheels and tires if provision (h) of claus 3 has not been met. **e)** The additional charges for the delivery or collection of the vehicle as well as the extra for the return of the vehicle to any place other than the one specified overleaf in case the Lessor had not consented to it. Such additional costs will be calculated on the basis of the kilometer charge specified for such cases in the current rate of the Lessor. **f)** The state taxes and service fees on the total of the charges described in the above paragraphs (a) –(e). **g)** All lines and court costs for illegal parking traffic or other legal violations assessed against the vehicle the renter or the driver or the Lessor during the rental period as

well as any intangible loss of the Lessor resulting from an administrative penalty imposed by the Traffic Police for said violations. **h)** Renter is liable for all Lessor's costs for repairing damages caused to the vehicle or for the vehicle's indicated value (in the event of theft) up to the amount specified in the bow overleaf or for the actual damages of vehicle whichever amount is smaller. Such liability of the Renters is waived if he has accepted on advance the SCDW, optional charges as evidenced solely by his initials in the "accept" space overleaf.

8. During the rental period the renter is obliged to take the necessary precautions to prevent the theft of the vehicle and is responsible for even the slightest negligence to this end.

9. When the "renter" violates the traffic law, is obliged to pay the total of damage, because is not covered by any kind of insurance policy.

10. The renter hereby releases the Lessor from the lost or damage to any property left stored or transported by the renter or any person in or upon the vehicle before or during the rental or after return the vehicle to the Lessor. The renter further agrees to protect any indemnify the Lessor against and or for any third party claim based on or resulting from such loss or damages.

11. Any additions alterations to the terms and conditions of this agreement shall be null and void unless in writing by the contracted parties.

12. This agreement was contracted in accordance with be governed by the laws of Greece. Any difference between the contracted parties resulting from this agreement is subject to the exclusive

jurisdiction of the Greek courts. However the Lessor has the selective right to file a suit against the renter before the courts of the country where the renter resides.

13. The renter consents and agrees that he shall be bound by these terms and conditions in relation to any extension of the rental period agreed by the Lessor of in respect of any substitute vehicle rented.

14. The renter solemnly declares that he possesses enough to cover any financial obligation he may incur against the Lessor as result of the rental agreement.

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I HAVE READ AND AGREED TO THE TERMS OF BOTH SIDES OF THIS AGREEMENT