

General Terms of Rental Agreement

1. Lessee pays the daily rental charges for the rental period determined in the Rental Agreement, either on Pickup or on Return of the vehicle against an invoice/receipt issued by the Lessor.
2. Contracting Parties agree that present Rental Agreement is **valid only until the deadline determined herein**, and that a new agreement is necessary for the prolongment of the rental period.
3. Minimum rental period is one day. One rental day consists of 24 hours, starting at the pickup of the vehicle. After 24 hours a new rental day begins.
4. Exception to point 3. is the so-called 'one-day car'. In this case, the rental period corresponds to the opening hours of the Lessor's site (from 8:00 a.m. to 4:30 p.m.). If the Lessee does not return the vehicle to the Lessor's site by the time indicated above, the normatives of point 3. come into force.
5. In the event of the Lessee not returning the vehicle to the Lessor's site **before the end of the agreed rental period**, the Lessee is obliged to pay an additional **charge of 50% of the daily rental fee** after every extra rental day (whole or part). The Lessee is obliged to pay the additional charge even if he is prevented from returning the vehicle due to it being immobile or due to the actions of the authorities (e.g. confiscation etc.). In case the Lessee does not return the vehicle to the Lessor's site within 24 hours of the expiry of the rental period, and cannot provide any reasonable explanation for this, the Lessor has the right to prosecute the Lessee on suspicion of embezzlement. At the same time, he is entitled to retain the full deposit given by the Lessee.
6. **The vehicle is delivered to the Lessee with the necessary documents and accessories, and Lessee acknowledges this by signing the Checklist on Pickup and/or Return of the vehicle, which is an inseparable part of present Agreement.** The vehicle's condition, any damage or missing accessories are recorded by the Contracting Parties in the Checklist. In the event of missing accessories, the Lessor will deduct their value, calculated from the rental price list, from the deposit given by the Lessee. Should these costs not be covered by the deposit, or the Lessee has not paid any deposit, the difference is to be paid by the Lessee according to the invoice issued by the Lessor.
7. By signing present Rental Agreement, the Lessee acknowledges to have run a test on the hand- and foot brakes, on the lights and the signal devices, the tyre pressure, the generator charge, and to have checked the oil and fuel level, the battery acid, the coolant, the car body, the upholstery and the steering on Pickup of the vehicle, and testifies that the vehicle is in good overall condition for road traffic.
8. **The vehicle is delivered to Lessee in a clean condition and with a full tank of fuel**, and Lessee attests this by signing the Agreement. If the Lessee returns the vehicle in a dirtier condition than can be expected at normal usage, or without a full fuel tank, the charges for cleaning (HUF 20.000 + VAT), respectively the costs of refuelling the vehicle will be deducted from the deposit by the Lessor. In case the deposit does not cover these costs or the Lessee did not pay a deposit, Lessee is obliged to pay the difference according to the invoice issued by the Lessor.
9. **Lessee commits himself to refill the fuel tank with the specified fuel only**, otherwise he is obliged to undertake full compensation payment. In case the deposit does not cover these costs or the Lessee did not give a deposit, Lessee is obliged to pay the difference according to the invoice issued by the Lessor.
10. **Lessee is obliged to use the rental subject according to the Agreement, appropriately, and in all conscience.** Lessee is obliged to undertake a daily check immediately before the vehicle is used, to control the roadworthiness of the vehicle (brakes, steering, lights, oil, coolant etc.). Furthermore, Lessee is obliged to use and to drive the vehicle according to the Hungarian road traffic regulations (KRESZ). Lessee takes civil and criminal responsibility for possible damages resulting from the violation of these regulations. Lessee is charged with the costs of **Casco insurance deductible (10%, but minimum HUF 50,000)** resulting from any defect, service or haul necessary due to inappropriate use. Lessee takes full financial responsibility for any possible damage resulting from vehicle usage under the influence of alcohol, hallucinatory drugs or other similar substances, or in case of intentional damage.
11. **Without exception, the Lessee is required to honour any future obligations** respective the payment of any fines resulting from traffic violations, penalties, parking fees and road tolls, as well as costs of incurring expert opinions on any occasion.
12. In the event of **damages resulting from a road accident or from other causes (including third party damage)**, **Lessee must ensure that the incident is properly reported to the police (or any authority) and that the appropriate measures are taken.**
13. **Lessee must not transfer damage declaration to a third party.**
14. The rented vehicle can be used and driven exclusively by Lessee and/or the additional driver – with a valid driving licence - authorized in present Agreement. The vehicle subject to rental must not be handed on to another person under any legal title and must not be used for any race, preparations for such, hauling other vehicles, or for driving lessons. **Smoking in the vehicle is prohibited.**
15. If the Lessee **detects any irregularity or defect** during the usage of the vehicle (oil level becoming too low, overheating, electronic malfunction etc.), he is obliged to do everything in his power to prevent damage to the vehicle. He is **obliged to inform the Lessor** about the defect or the possible damage without delay. Subsequently, Lessor's instructions are to be followed. In the event of immobility, the Lessee is obliged to do everything in his power in order to keep the vehicle in an enclosed place until it is hauled.
16. **In the event of a breakdown, Lessee must not open the bonnet** or try to perform repairs on his own.
17. In the event of an unforeseeable breakdown of the vehicle the Lessor is obliged to provide another vehicle of similar category and equipment level. Nevertheless, Lessor excludes the responsibility for the Lessee's possible accessory damages incurring during the breakdown. Costs for repair or changing of punctured tyres, as well as the parking and ferry fees are to be covered by Lessee.
18. If Lessee leaves a third person driving the vehicle, and the third person causes damage with, or to the vehicle, the Lessee is obliged to bear responsibility as if he had caused the damage himself.
19. Lessee agrees to use the vehicle exclusively **within the Republic of Hungary**. In order to be entitled to take the vehicle abroad, Lessor's written permission is necessary.
20. Lessee declares in his full responsibility, that all data in his identity card and driving licence presented to the Lessor, are in accordance with truth and that Lessee resides and is available at the given address.
21. The Lessee and the driver authorized by him acknowledge that personal data will be stored, processed and transmitted electronically by the Lessor. **Lessor has the right to pass on personal data to third parties** in the event of indicating false data, the Lessee **not returning the vehicle to the Lessor's site within 24 hours of the expiry of the Rental Agreement**, non-payment or delayed payment. By signing the Rental Agreement, Lessee entitles Lessor to communicate his personal data to the relevant authorities in the event of motoring offences or criminal procedures related to the vehicle rented, furthermore to communicate his personal data to the parking authorities in the event of validated parking fees relating to the vehicle rented.
22. By signing the Rental Agreement, Lessee certifies to have gathered necessary and adequate information from the Lessor's price list, to have read the rental conditions of the Agreement, to have received his rightful copy of the Agreement, and to have registered and acknowledged its content as legally binding.
23. In questions not governed in present Agreement, the general regulations of the Hungarian Civil Code concerning agreements, specifically the regulations of chapter XXXVII. concerning rentals apply. In case of legal dispute originating from the Rental Agreement, Contracting Parties accept the exclusive jurisdiction of the Veszprém-based court to arbitrate.
24. **By signing below, contracting Parties or their representatives indicate that they have read and understood the present Agreement in full, and accept the terms and conditions detailed in the above document.**

Date:

.....
Lessor

.....
Lessee