



Car Rent Contract Terms

General terms of a Car Rent

1. The contract about the vehicle rent (contract) is signed between contract sides in form of a separate written contract, which is either agreed by both contract sides or in a form of an application form of the renter, hence in a standardized form done and brought forward by a renter and agreed by the fermer.
2. The renter is obligated to deliver the vehicle to a fermer in a renter's building and on time stated in the contract. Delivering and undertaking the vehicle is confirmed by the signatures of both contract sides. The fermer is obligated to pay the agreed hire costs during the duration of the rent, which starts to be counted from the day of the car delivery to the fermer (from the day the contract is signed).
3. The property of the rent is a particular vehicle which is specified in the rent contract if the contract sides don't agree differently.
4. These general contract terms for a car rent together with appropriate contract create inseperable part of the contract about the car rent.
5. The vehicle is lent in a propper techncial condition with full vehicle operation fillings. The vehicle is delivered being clean and should be given back in the same state. We charge 10 to 20 EUR for a bedraggeld vehicle (according to the contamination).
6. The client is obligated to control and in case of need fill the operationg fillings and the correct tyre inflation.
7. It is prohibited to overcharge the rent vehicle over the allowed load.
8. The foremer commits himself to use the vehicle exclusively for his own need. Letting the vehicle for another rent, doing other bread job (taxi service), using the vehicle for participating in a car race, competition or similar tests, using the car to push or pull other cars, caravan or other objects is not allowed. The foremer is not allowed to let other person use the vehicle. The foremer corporation or businessman can state several own employees who have the right to use the vehicle, however he is not allowed to let it to other corporation or other businessman or third person. Employees allowed to use the vehicle must be stated in the contract.
9. The client is obligated to announce every damage, car crash or theft of the car or its parts immediately (the latest to 24 hours) to the car rental on a phone number +421 910 524 554 or +421 903 260 388 **AND THE NEAREST POLICE DEPARTMENT. Violating these rules will result in client's full bear of the loss.**
10. The rent car has mandatory and collision insurance. In case of the arose of avaria the foremer commits himself to participate in the damage liquidation in the height of 10% of the avaria, however min. 330 EUR except the cases of conscious damage caused under the influence of alcohol or other drugs, when the foremer is responsible for the damage in its full height. In case of the car theft the foremer participates in incurred loss by complicity in height of 10% of the car value at the time of its theft. The height of the complicity can be changed in case of a change of particular insurance contract, of which the foremer is aware of and agrees with.
11. When signing a longterm rent, the client commits himself to pay the expenses for the smaller repairments which may arise from using, on the fly. The longterm rent is the car rent for more than 21 days. Smaller repairments are repairments to 100 EUR, f.e. burts hose, blown bulb, charge of the battery. In case the vehicle stops unable to move from unknown reasons, the client is obligated to ensure its tow to service for diagnosis. The client is obligated to take all the repairments' bills and bring them forward to the car rental.
12. In case of a car damage or car defect caused by neglect or oher reasons (alcohol) caused by client, the client fully bears the loss. In case of accident or car damage caused by own fault, the client pays 35 EUR for every day the car is not serviceable. We charge 200 EUR for the loss or damage of the car documents.
13. The renter is authorized to end the contract with immediate effectiveness if he finds out that the fermer uses the vehicle in collision with the contract or the general principles of a car using. Dismissal in this case is effective from the day when the written dismissal is properly delivered to the fermer. The day of delivery is also considered the day when taking the papers is decliend by the fermer or the day the shipment is stored in the post office. The papers are delivered only to the address stated in the car rent contract.
14. In case the fermer returns the vehicle before the car rent period expiry, he is obligated to pay the agreed price for the whole confirmed period of the rent if the contract sides don't agree differently.
15. In case the fermer doesn't return the car after the expiry of the car rent period, on time or he doesn't ask for prolonging by letter, he uses the car without legal title. In this case the renter is authorized to announce to local authorities that the vehicle is being used illegally, whiereby the fermer is obligated to bear the expenses or damage caused by his acts. The fermer is obligated to pay the renter for every started day after the end of the rent period, the contract amercement in the height 2x the height of agreed day rent till the time of a proper car delivery. In case the client doesn't pay the debit calculated from the days exceeding the rent period, this amont will be withdrawn from his advance payment.
16. Price for the car rents: the basic price is stated for every started calendar day and driven kilometres over the frame of free kilometres stated in the car rent contract.
17. The payment for the rent car is done after taking the car over by the client.
18. The client is obligated to put down a 300 EUR deposit for renting a car.
19. The car rental is not responsible for the client's belongings in the car.
20. Violating the contract terms is a reason to end the car rent contract
21. In case of an car accident the client commits himself to pay for his complicity in the full amount.
22. The vehicle is delivered back with full tank. We charge 35 EUR for each missing quarter..
23. The advance payment is given back in its full amount only if all the contract are kept.
24. Nitra car commits itself that we won't provide the personal information to a third person.
25. In case of appeals it is possible to deliver written appeal to the company's address: NITRA-CAR, s.r.o., Hlboká 75, 949 01 Nitra, or in a personal meeting or on phone number +421 910 524 554.
26. By my signature I confirm that I fully understant the contract and agree with the terms stated in this contract.

Date :

Client's signature.....