

Terms and conditions:

Leasing terminates by law simply by completing the lease term without the need for prior notice.
This contract may be extended only by agreement of the parties with the preparation of an additional act.
The minimum rental period is 24 hours.
The price is negotiated and is set per unit of time.

Payment of the price is made when the contract is concluded and the car is handed over. This will be returned when the car is handed over by the CLIENT / BENEFICIARY with the imperative condition of returning to the date, time and place set in the same condition as the documents, accessories and equipment in good condition.

The warranty will not be refunded in the following situations:

* If the car is not returned to the date, time and place set in the same condition, with the documents, accessories and equipment in good conditions; * The car shows scratches, jump paint, burnt or broken covers;

* In the case of loss or damage to the keys of the car

** If you do not bring your car full tank;

* If the beneficiary crosses the country's borders with the rented car;

* In case of vehicle theft;

* If he / she entrusts the car to being driven by another person;

* In the event of an accident caused by the CLIENT / BENEFICIARY fault or by common fault;

* In case of non-receipt of the owner / provider by phone within one hour of any incident related to the rented car.

If the damage to the car, which is the subject of this contract, has been caused as a result of its use by the customer / beneficiary or during its use, the customer / beneficiary undertakes to pay directly to the owner / provider the value of such damage up to the amount WARRANTY. For booking a car, it is paid by the customer in advance.

If the customer renounces the rental of the car before receiving it or during the course of the contract, the prepaid advance will not be refunded.

Obligations of Customer / Beneficiary

* To read carefully this contract expressing the parties' free will and confirming the unconditional acceptance of all clauses by signing this lease;

* To be 21 years old at the date of the rental contract;

* Have a driving license for more than 2 (two) years;

* Not to cross the country borders with the rented car;

* Not to rent the rented car to be driven by others;

* Not to rent the car that is the subject of this rental agreement; * To use the good as a good owner, according to its purpose, in accordance with the provisions of the present contract as well as those contained in the present, future or possible present acts, with the relevant usages and the legal provisions in force;

* Return the car at the date, time and place specified in this contract;

* Do not destroy or lose the documents or keys of the car;

* To pay the car's parking during the event of any repair, in the event of an accident due to the client's fault or the common fault.

A day of staying equivalent to the price of a day of rental;

* To hand over the clean and clean car, otherwise a 15 euro penalty will be applied;

* In the event of an accident, the customer / beneficiary is obliged to notify the provider / owner within one hour of their production, regardless of the fault of the customer;

* Protect the leased property against usurpation through usurpation by understanding any third-person touch on the property or the rented car;

* Have on it, throughout the duration of the contract, the registration certificate, as well as all the documents of the car handed over by the owner when renting the car;

* To pay on spot, once the car is returned, the value of the damage to the rented car, if this (the amount of the damage) does not exceed the amount of the WARRANTY.

Obligations of the Owner / Provider

* To deliver to the customer / beneficiary subject to the present contract in good condition, without defects;

* To return the guarantee if all the contractual terms are met by the customer / beneficiary;

* To convey the quiet and usable use of the car;

* To deliver your car clean and clean. The Provider / Owner is not responsible for the disruption caused to the CLIENT / BENEFICIARY by the deed of a third party who does not claim a right on the car. In case of failure to comply with the term stipulated in the contract or in its additional acts of the car, the OWNER / OUR CUSTOMER may file a criminal complaint with the CLIENT / BENEFICIARY for committing the offense of trust abuse provided and punished by art. 213 Criminal Code also requiring him to pay civil damages.

The owner / the Provider reserves the right to require the police to follow up the rented car not returned at the time stipulated in the contract. The non-refund of the term and the place established in the present contract of the rented car has the consequence to oblige the CLIENT / BENEFICIARY to pay the penalties of delay as follows:

* Up to 4 hours delay - 5Euro / hour.

* Delay over 4 hours - 1 day rental.

The Customer / Beneficiary undertakes that the rented car:

* Not to be driven or used in contradiction with any legal regulations related to traffic, customs or other;

* Not to transport passengers or objects for consideration;

* Not to be overloaded beyond the limits inscribed in its registration certificate;

* Not to push or to towing any vehicle, caravan or other objects;

* Not to be driven or used by the customer while under the influence of alcohol, drugs, barbiturates, narcotics, or any substance that may affect his / her state of concentration or driving ability;

* Not to be used in any competition, competition or test;

* Not to be left with the keys in contact with doors, windows or open luggage compartment;

* Not to be driven or used otherwise than in strict accordance with the instructions or recommendations of the manufacturer of the rented car.

In case of malfunctions, the repair of the car should be done at one of the services agreed by the PROPERTY / SUPPLIER.

If the Customer / Beneficiary does not use the property in whole or in part according to its intended purpose and breaches the conditions of use of the Owner / Provider, it may request the termination of the contract with damages.

The Owner / Provider will be given the right not to rent the car without any further explanation.

The Customer / Beneficiary can not alienate / assign the title of the rented car for free or for consideration.

The assignment of this contract is not permitted.

Expenses for the use of the car, for its fault, or for the common fault. The Customer / Beneficiary can not withhold the asset by relying on future or potential claims that it may have against the PROPRIETOR / SUPPLIER.

The Customer / Beneficiary is liable for the loss, in whole or in part, of the car, its fault or common fault.

If the Customer / Beneficiary causes damage to a third party during the use or driving of the car, he will respond personally for all the consequences to the third party.

The rented car is provided by the PROPERTY / SUPPLIER under FULL CASCO.

The Customer / Beneficiary and his / her attendants do not have personal accident insurance included in the rental price of the car.

THE OWNER / OWNER can not be held responsible for accidents suffered by the customer / beneficiary and his / her companions for reasons related to the operation of the car, for loss of objects left by the customer / beneficiary or his / her companions in the car or other causes.

The Customer / Beneficiary is responsible and agrees to pay all costs and damages for the following:

1. Damage caused to the car from inadequate maintenance, as well as those produced by the engine, gearbox, or differential due to lack of / insufficient lubrication or overheating;

2. Damage to tires / chambers by cutting;

3. Damage to all components of the electrical installation;

4. Damage to spare parts, and any goods in the vehicle;

5. All kinds of damage as a result of entering the car in flooded places;

6. Damage to any component or parts of the car by failing to comply with the rules of road safety on public roads and the rules on loading and arranging luggage during transport;

7. Theft or attempted theft of theft unconfirmed by the police or if the police have not filed a complaint about it, as well as in the case where the theft or the attempted theft occurred to persons from the family of the client of the beneficiary - the natural or legal person - or its pioneers;

8. Damage to the rental car if:

* The accident was produced with intent;

* The accident was produced while being under the influence of alcohol, drugs, barbiturates, narcotics, or any substance that would affect its state of concentration or leadership, as well as in committing offenses incriminated by criminal law, by the law on traffic on public roads, even though these facts did not occur on these roads, on roads that are not public, or during the commission of offenses;

* The accident was produced when the perpetrator attempted to evade the pursuit.

The Client / Beneficiary agrees to protect the interests of the PROPERTY / SUPERVISOR and of the insurance company in case of accident, theft or damage of the rented car by: obtaining the numbers and addresses, the parties involved and the witnesses, failing to take the vehicle without taking the necessary measures, announcing the OWNER / OWNER by phone within one hour of the occurrence of the incident.

Documents to be obtained by the Customer / Beneficiary in case of accident, damage or theft from the nearest police station are the following and must contain:

* The police report with the signature of the officer who drafted the document and the stamp of the police station that would necessarily include the management's or non-alcoholic influence in case of accident and the second annex of the report for the insurance company containing the same details;

* Repair authorization containing the signature of the officer who drafted the police station document and stamp.

Without presenting the above documents if the CLIENT / BENEFICIARY driver violated the Romanian laws and the Romanian road code or any of the terms of the rental agreement.

It remains responsible for all damages, costs and / or losses caused to the PROPERTY / SUPPLIER. Any clause that is in breach of the provisions of this lease. Any communication between the parties regarding the fulfillment of this contract must be communicated in writing.

The clauses agreed in the present contract may be modified only in the form of additional acts concluded only by the PROPRIETARY / SUPPLIER and CLIENT / BENEFICIARY, either personally or through their representatives.

The non-observance by the contracting parties of the obligations contained in the present lease and any additional acts to it, as the case may be, entails contractual liability of the party to the fault under the common law and the special laws.

Taking / filming diplomatic goals is strictly forbidden.

The contract will be interpreted according to the Romanian legislation, being governed by it. Any litigation that may arise in connection with the interpretation and execution of this contract will be settled by the Dolj Court.

The language that governs this contract is the Romanian language.