

## Rental Conditions

### Personal and Material Requirements

In case of a private individual:

- at least 21 years of age
- ID card and residence card
- a utility bill not older than 3 months

In case of an enterprise:

- excerpt of company register not older than 30 days and valid signature specimen
  - the personal data of the representative of the company
  - as mentioned above in the case of a private individual
  - the company shall not undergo liquidation and wind-up or bankruptcy proceedings
1. The Rental Contract is valid up until the term governed by the contract. Rental term lasts from the transposition until the return of the vehicle to our premises, regardless of whether it was used. Rental term shall terminate by signing the handover takeover records by both parties.
  2. Rental fees are determined in days, the minimum rental term is 1 day, 1 rental day meaning 24 hours. Renter can deny renting without any reason. Rental fees and the deposit shall be paid in advance. (The deposit is handed back after termination of the contract once there is no damage done to the vehicle.) Intention to elongation of the contract shall be indicated 24 hours in advance of the termination of the contract in a written form, which the Renter may decline to accept. Customer is obliged to return the object of the Contract in a clean state, otherwise Renter charges an extra HUF 3000 for cleaning. And also there is a charge of a whole day fee in case the car is returned over an hour later than stated in the Contract. Customer is only allowed to leave Hungary once settled with the Renter in advance. Our Company can offer a replacement in case the vehicle breaks down.
  3. The car is handed over with full fuel tank and is expected to be returned the same way. Filling up should only take place at official stations. Damage done due to inappropriate filling up should be paid by the Customer. We suggest you to always hold onto the fuel receipts and bring them along when returning the car. All vehicles handed over are equipped by tires fitting the season, and by accessories defined in the highway code, are in a proper technical condition for safe travel, and have valid traffic licence.
  4. Customer is responsible for the condition of the object of the Contract and for all the amenities belonging to it. Customer must have the traffic licence on them. Customer is obliged to inform the Renter about losing, damage to, theft of, or causing a loss by illegal copying of the key, traffic licence or licence plate belonging to the object of the Contract, and cover the costs of the damage or loss. Furthermore, in case of a car theft Customer is held financially fully responsible up to the extent of the turnover value of the vehicle. If there is no Casco insurance on the vehicle, then Customer is obliged to cover the costs of repairing any damage and the loss in profit of the Renter due to repair time in case Customer causes an accident.
  5. During the rental term the Customer must pay for all the costs related to the use of the vehicle (such as parking fees, probable fines or any other similar costs – even

retrospectively). In case the car is not returned with a fully filled fuel tank, the missing amount must be paid for. Customer shall hold onto all the receipts of their costs during the rental term (parking fees, fine tickets etc.) and hand them over complete at the end of the term.

6. Validation of the deposit: the deposit can be fully used up in case of an accident caused by the Customer, damage to the car, car theft without casco insurance, or there is depreciation in its condition or amenities (in case of an accident caused by the Customer or game damage there is an extra charge of HUF 40000 on top of full financial responsibility, due to the rise in next year's car insurance). The extent of using up depends on the extent of the damage or loss, based upon the technical form filled in on return of the car. Renter is not obliged to pay the deposit back until there are pending issues related to the Customer's responsibility for compensation or other liabilities. Renter has no obligation to pay an interest after the deposit. The amount of deposit is set between HUF 60 000 to HUF 300 000, based upon individual agreement.
7. In case of a breakdown or damage Customer is obliged to inform the Renter immediately and return the object of the Contract. Customer must ask for police measures in case of an accident resulting in financial costs or personal injuries, and hand over all the documentation, including police reports etc to the Renter at termination of the rental term. If there is a highway accident the Customer must act responsibly, help to clear the situation, cooperate with the authorities, and ask for the other party's licence plate number, name, address and availabilities of the driver and keeper of the car. Customer has no right of agreement related to the accident, and cannot make any legally effective announcements harming the Renter. They also cannot have any repairs done to the car without the consent of Renter. In case the car breaks down as a result of inappropriate use, the costs of towing it back to the premises should be covered by the Customer. If broken down, there should be no responsibility of the Renter held for travel fees or failed haulage. (*Vis Maior*)
8. If the Customer fails to return the object of the Contract at the end of the rental term, then the Renter has the right to take action without any further notice in order to repossess the object of the Contract – even arbitrarily. Customer should pay rental fee for the time of delay, default interest for the time of delay as governed by the prevailing Hungarian Civil Code, and any other costs.
9. If the object of the Contract gets destroyed, lost, stolen, or unfit for use, or does not get returned for any reason, the Customer is obliged to pay the amount of money that is not covered by the insurance ( eg. contribution, damage not covered by insurance), and also the amount of rental fee for the timeperiod up until the above mentioned money is paid.
10. It is prohibited to:
  - borrow or rent the car out to some third party
  - use it for business person or freight transport without the permission of the Renter and competent authorities
  - use it for driving classes or preparation for driving classes
  - drive under the influence of alcoholic beverages, medication or drugs
11. Rental fees do not include:
  - parking fees, towing fees
  - fees of prosecution, infringement procedures or non-compliance
  - tire repair

fuel costs

12. Rental fees include:

rental fee

car insurance

maintenance costs

400 kms/day (if exceeded: HUF 25/km should be payed)

highway tolls, road tolls

13. Renter shall only use all data of the Customer recorded in the Contract in order to fulfill the Contract. If the Contract is breached by the Customer (especially in case of declining to return the vehicle or to pay the fees etc), then the Renter can forward these information to the competent authorities or to a third party, and to terminate the Contract, for intance in case the Customer endangers the state of the vehicle.

14. Any other issues not governed by the present Contract shall be resolved pursuant to the prevailing Hungarian Civil Code.

15. Customer claims, that they have been introduced to the rental conditions included in the Contract and also to the general terms of use. Renter has drawn their attention to any unusual conditions, and signs the Contract in the consciousness of them. Present contract is taken by both parties as evidencing private document. Renter claims, that the vehicle to be rented is owned by them, or are fully available for them due to current contracts. Renter is not responsible for any object and valuables, or any damage to or loss of those placed in the car by the Customer.

16. Parties wish to reconcile any legal issues through peaceful compromise procedures. In case there is no reconciliation, then they agree to the jurisdiction of The General Court of Budapest and of the Court of Pécs City.

17. Customer announces and agrees to the Renter's right to handing their personal information and claims over to a windig-up institution in case of late payment.

Condition of the vehicle, damages

Fuel level

.....

Renter

.....

Customer

.....

Renter

.....

Customer

## Car Rental Contract

Concluded by and between

<p>On one hand</p> <p>Name of company:</p> <p>Headquarters</p> <p>Tax number</p> <p>Phone Number:</p> <p>E-mail</p> <p>Opening hours</p> <p>As Renter – further referred to as Renter</p>	<p>On the other hand</p> <p>Name/Name of Company</p> <p>In case of a company, represented by:</p> <p style="text-align: right;">Manager</p> <p>Date of Birth</p> <p>Mother’s maiden name/Registration number</p> <p>Address/Headquarters</p> <p>Id card number/Taxnumber</p> <p>Driving licence number</p> <p>Phone number</p> <p>As Customer- further referred to as Customer</p>
---	--

- The Rental Contract is valid up until the term governed by the contract. Rental term lasts from the transposition until the return of the vehicle to our premises, regardless of whether it was used. Rental term shall terminate by signing the handover takeover records by both parties. The records should include the condition of the car, the presence of amenities and mileage.

The minimum rental term is 1 day, 1 rental day meaning 24 hours. Renter can deny renting without any reason. The vehicle can be used abroad once reconciled with the Renter. Rental fees and the deposit shall be paid in advance. (The deposit is handed back after termination of the contract once there is no damage done to the vehicle.) Intention to elongation of the contract shall be indicated 24 hours in advance of the termination of the contract in a written form, which the Renter may decline to accept. Customer is obliged to return the object of the Contract in a clean state, otherwise Renter charges an extra HUF 3000 for cars and HUF 6000 for vans for cleaning. If there is a delay of over an hour in returning the vehicle, then there is a charge of a whole day fee. Renter guarantees that the car will be in proper condition and complies with all the laws related to vehicles during the term of the contract. A replacement car is offered in case of a breakdown.

Customer has taken the vehicle over in a condition fit to use, with valid traffic licence, clean on the in- and outside, and after having checked a fully filled fuel tank, lubricating oil level and cooling water level, as indicated on the worksheet.

- Manufacturer/Model                      Licence plate number                      Number of traffic licence
- The rental contract is for a definite time: from dd/mm/yy to dd/mm/yy
- The rental fee and the deposit should be paid by the Customer in advance. The rental fee is paid off along with signing the Contract for the period of time set in point no 2. of this contract.

	Number of days	altogether
--	----------------	------------

rental fee		HUF/day	HUF
GPS		HUF/day	HUF
child seat		HUF/day	HUF
Delivery fee			HUF
Altogether			HUF
in letters			HUF

4. When signing the contract Renter has been handed over a HUF..... amount of deposit, in letters .....

Customer has been handed a HUF..... amount of deposit back on dd/mm/yy, in letters: HUF.....

5. Mileage is limited to 400 kms/day, if exceeded, then HUF25/km is charged.  
Mileage over the limit run by the Customer      km      altogether HUF      in letters  
Customer has payed the extra mileage on DD/MM/YY      (Renter)
6. Customer claims, that they own a valid driving licence and has the practical knowledge to the safe use of the vehicle.
7. Customer has aknowledged the inseparable Rental Conditions included in Annex no1, has accepted them and announced that all the information provided represent reality, and that they have taken the vehicle over to use along with its licences.

Date: Pécs, DD/MM/YY, Time

.....

.....

Renter

Customer

Witness 1.

Witness 2.