



GENERAL RENTAL CONDITIONS

- The outstanding amount with reference to this contract must be liquidated eight days before collection.
- The client is obliged to pay a bound/duty to the value of 1,800,00€ for class 0, I and II and classe III the value is 2,000,00€ in cheque made out to Camperline our other form of payment, wich will repaid never before 72 hours after return for verification of vehicle. In the devolution of the value left as a deposit if there are fees inherent to this transaction they will be paid by the costumer. In case of accident Camperline Lda has an immediately authorization to proceed with payment of 1.800,00€ for class 0,I and II and 2.000,00€ for class III and VIP.
- The driver must be older than 21 and have valid driving licence for more than one year.
- The vehicle will be delivered with full tank of diesel and must be returned in the same condition. If not, Camperline has the right to debit the corresponding amount for this service.
- The vehicle will be delivered to the client, clean and in the perfect working order and verified by a mechanic and must be returned with the living area clean and with the water-collection deposits and WC empty. If not, Camperline has the right to debit the corresponding amount for this service. If we verified the presence of pets, that obliged you to the payment of na extra amount for special Cleaning.
- The vehicle is delivered to the client with the following acessories: Jack wheel key, 2 triangles hose, electric cable, fire extinguisher, pan, broom, bed and table protections must be return. Lamps, fuses, chemical for the toilet and gas are included too but if the client use all the equipment the exceeding consume is the client responsibility.
- The client is always responsible to the authorities for over-extending the contratual limits and assumes full responsability in reference to infractions, fine and other situations wich may accurduring the period of hire.

- The vehicle is picked up and returned at our installations during working hours (09.00a.m to 12.30 p.m and 14.00 p.m to 18.30 p.m Monday to Friday) Anytime outside this timetable the client must contact us.

OTHER CONDITIONS

I -USE OF THE VEHICLE

1- Under penalty of exclusion of insurance coverage, THE CLIENT agrees not to permit the vehicle to be driven by a person who has not been identified and accepted by THE LESSOR, according to that stipulated in the contract.

2-THE CLIENT is also obliged not to use the vehicle:

- a) For the transport of merchandise, either freely or for the exchange of any compensation or remuneration, anything which may break the contractual accord;
- b) To pull or push any vehicle or tow and/or all and any object, having wheels or not;
- c) For official or amateur sports events;
- d) Under the influence of alcohol, narcotics or medication which could affect the ability of the driver;
- e) For any transport of passengers or merchandise in violation of regulations of Customs or that which may be illegal;

3-The CLIENT is obliged, when not in use, to keep the vehicle safely closed and locked and not to leave, inside vehicle, the respective documents and always be in possession of such. It is expressly forbidden for THE CLIENT to sell, lend or give up the right to under any circumstance, to mortgage or, in any way, to give the vehicle, the contract, the documents or the tools as guarantee or to use the same in such a way so as to prejudice THE LESSOR.

II -STATE OF THE VEHICLE

- 1- THE CLIENT declares that the vehicle was received in good condition, equipped with tires in good conditions and without punctures. In the case of deterioration of any of the tires during the period of hire, for reasons apart from their normal use, THE CLIENT is obliged to proceed immediately at his/her expense to substitute said tire for one with same characteristics and of same brand.
- 2- It is expressly prohibited to attempt to change the mileage on kilometer counter. In such case, THE LESSOR is automatically authorized to debit THE CLIENT 500km/day without prejudice of judicial proceedings for fraudulent use.

III-PAYMENT

- 1- Reservation is only effect after the liquidation of 25% of the price of hire.
- 2- Cancellation of hire, is affected prior to 30 days of the arranged delivered of the vehicle, full refund will be made. If effected until 15 days prior, only 50% of the amount paid will be refunded. There will be no refund of reserve cancellation made fewer than 15 days. In the case of a refund of reserve, 50€(fifty euros) will be deducted for administrative expenses.
- 3- THE CLIENT is expressly obliged to pay THE LESSOR as soon as payment is requested;
 - a) The value of the correspondent kilometres covered, calculated in accord with the tariff of the day and specified in kilometres determined by the reading of kilometers specified on the kilometer counter, THE LESSOR must be informed immediately so that it can be repaired or the calculation will be made according to II 2.
 - b) If the vehicle is not returned and delivered at the installation of Camperline, THE CLIENT will be pay indemnity of 400€ (four hundred euros), increased by the value kms between the locale where the vehicle was abandoned and installation of Camperline.
 - c) All extra expenses, including judicial, lawyer's fees or contracted solicitor fees accrued by THE LESSOR so as to pay any outstanding bill/swill be covered by THE CLIENT.

IV- INSURANCE

- 1- THE CLIENT or the authorized driver of the vehicle of this contract will take out a fully comprehensive automobile insurance policy, including unlimited civil liability , third parties, driver and occupant coverage and road assistance in accordance with the traffic laws of the country.
- 2- THE CLIENT agrees to protect the interests of THE LESSOR and the insurance company of THE LESSOR in case of accident during the period of this hire in the following form;
 - a) The client is obliged to inform THE LESSOR of any accident, theft, robbery, fire, however partial, within a maximum of 24 hours and is obliged to, simultaneously, immediately report to the police authorities any accident that involves corporal injury, cases of theft or robbery and those in which the guilt of the other party is to be

clarified;

b) The client is obliged to relate, in the participation, the circumstances in which the accident occurred the date, hour, locale, names and addresses of witnesses, the name and address of witnesses, the name and address of the owner and the driver of other vehicle involved, as well as the registration number, make, insurance company and policy number of the vehicle involved;

c) The Client is obliged not to admit, in any way whatsoever, responsibility or culpability for the accident near a third party;

3- THE CLIENT releases THE LESSOR of all and any responsibility for loss, theft, robbery or damage of any nature relative to objects and or merchandise left in the vehicle.

4- The vehicle will only be covered by insurance by the period of the agreement in the contract of hire. Once this period terminates, if prolonging the contract is not agreed upon both parties, THE LESSOR declines full responsibility for accidents caused by THE CLIENT, being the only person responsible for such.

5- THE LESSOR decline all responsibility for damage by a third party during the period of hire if THE CLIENT has deliberately given THE LESSOR false information, address or validity of the driving license. " there will be no valid insurance for this cases"

6- The client assumes no obligation to announce the authorities all the accident and all damages matter, corporal damages, robbery and those in that the guilt of the other part should be explained. The own damages insurance c.c.c robbery, fire, presenting documentary evidence of the complaint done in the Authority policeman of the area where the same happened in the absence of a third responsible for the caused damaged, the customer is responsible for the payment of the minimum franchise in energy in the act of the contract. The client assumes no obligation not pronouncing, in any case some responsible or criminal of the accident near the third part.

V- MAINTENANCE AND REPAIRS

1- The normal mechanical maintenance occurring during normal use is the responsibility of THE LESSOR. In the case of vehicle becoming immobilised, repairs can be undertaken with the previous agreement of THE LESSOR and agreement with the instructions given.

2- The repairs, after having been completed, must be stated or detailed invoice, with details of the substituted pieces.

3- In any case, THE CLIENT can demand indemnity for delay in collecting the vehicle, incurred period of stoppage during the hire of annulment of the contract due to repairs **4-** Equality, THE LESSOR will have no responsibility in the case of defects of construction of the vehicle or prior repairs.

VI-FUEL AND OILS

1- The fuel is always at the cost of THE CLIENT, who must regularly verify the level of oil and water.

2-THE CLIENT is responsible for any need of repairs or change of oil that is necessary during the journey, being authorized to effect the same if does not exceed 50€, with the respective invoice detailed and made out to Camperline Lda, contribution nº 506851915, necessitating authorization of THE LESSOR when the repairs exceed this amount.

VII- APPLICABLE LAWS AND JUDICIAL JUDGEMENTS

1- The contract of hire is made in accordance with laws of the Country in which it is signed and in force. The hired vehicle covered by the respective contract can travel abroad, without the prejudice of the state restrictions of the green card of the insurance and since it is driven by any of the driver identified on the contract.

2-The parties agree to establish the judicial judgements of the District of Cascais to settle any emergent conflicts arising from the execution of the present contract, with the express exclusion of any other