REGULATIONS FOR CAR RENTAL

I. Introduction

1. These Regulations (hereinafter referred to as "Regulations") define the general terms and conditions of car rental agreements concluded by Soltec Services sp. z o.o. The following terms used in the rental agreement and these Regulations mean:

1. Lessor – Soltec Services sp z o.o. headquartered in Gdańsk at ul. Doki 1
2. Lessee – a natural person, a legal person or a partnership concluding a car rental agreement with the Lessor,
3. User – a natural person who signs the rental agreement on behalf and for the Lessee and/or is a person authorised by the Lessee to drive a rented car.

d) Vehicle or car – a rental subject described in the agreement.

3. The only persons authorised to drive the car are the Lessee or the User. A driver of the camper van may be the Lessee or a person indicated by them and included in the rental agreement as the second driver. The driver of the camper van must be at least 27 years old and has have a category B driving licence for at least 3 years.

II. The Lessee undertakes:

1. to use the rented car in accordance with its intended use and the terms of the agreement.

2. not to leave any documents associated with the rented car in the rented car.

3. to become familiar with the terms of the insurance policy attached, in particular its validity for the duration of the use of the Vehicle.

4. to use the rented car only on the territory of the countries covered by the insurance of the rented Vehicle.

5. not to make any changes to the rented car.

6. not to carry out any repairs on their own, and in the event of a breakdown to inform the Lessor immediately.

7. while using the Vehicle to take care of its technical condition, consisting mainly in refilling fuel, operating fluids (engine oil, coolant, brake and windscreen washer fluids), maintaining proper pressure in the tyres and checking the operation of lights.

8. in the event of a longer stopover, especially overnight, to park the rented vehicle in a guarded car park or in a place that prevents its theft or destruction.

9. in the event of damage or destruction of the rented vehicle to report it to the Police at the scene of the incident in order to draw up an appropriate protocol on the circumstances of the incident and notify the Lessor and provide them with all information about the circumstances and witnesses of the incident.

10. The Lessee undertakes:

(a) to use the Vehicle only for recreational-touristic purposes and it is therefore forbidden to use the Vehicle for any other purpose;

(b) not to change or modify the Vehicle;

(c) not to take part in events such as tests, competitions, races with the Vehicle;

(d) not to use the Vehicle for committing and/or assisting in committing illegal actions, as well as for other purposes which are beyond the terms of the agreement and are not related to travelling;

(e) not to use the Vehicle on roads and unpaved areas; in case of non-compliance with this condition, the Lessee will be charged with the costs of replacement/repair of damaged or excessively worn out elements of the Vehicle and/or equipment;

(f) not to transport corrosive, dirty or other materials in the Vehicle that may cause damage or destruction of any elements of the Vehicle and/or the equipment;

(g) not to carry loads in the Vehicle other than those necessary for the purpose of the journey and not to exceed the maximum total weight of the Vehicle of 3500kg;

(h) not to transport in a Vehicle goods and means forbidden by the regulations in force in the given country

(i) not to smoke in the Vehicle; in the event of non-compliance with this condition, the Lessee will be charged with the costs specified in point VII;

(j) to abide by the traffic regulations in force in the country in which they use the Vehicle and to pay at their own expense any fines or other charges imposed during the rental period of the Vehicle; if the document is received by the Lessor after the rental period, the Lessor will charge the Lessee with the costs in this respect

(k) to become familiar with and comply with the conditions and limitations included in the General Insurance Conditions provided by the Lessor.

11. In the event of a breakdown, theft or other damage during the rental agreement, the Lessee is obligated to immediately inform it to the Lessor.

12. In the event of a collision, road accident or damage caused by third parties, the Lessee undertakes to report it to the Police, draw up a protocol and deliver it to the Lessor together with full information on the person, address and insurance of the perpetrator and identification data of the Police Unit that intervened in this case.

13. The Lessee will be responsible for any damage caused by third parties.

14. The parties unanimously agree that the Lessee will bear full financial responsibility for the damages in the Vehicle which are not covered by the Third-Party Liability/AutoCasco insurance or in the event of non-compliance with the obligations specified in section 4 or in a situation in which, due to violation of the provisions of the General Insurance Conditions, the Insurance Company refuses to pay the compensation (e.g. driving under the influence of alcohol, theft of the Vehicle with the documents left behind, gross negligence).

15. The damages covered by the Auto Casco insurance policy up to the amount of the deposit do not have to be reported or claimed from the insurer of the Vehicle but can be covered from the deposit in the first place.

16. In the event of discovering defects in the Vehicle and the equipment, as well as damages and defects resulting from improper or faulty operation, the Lessor will pursue from the Lessee the compensation of these damages. The compensation of the damage will include both the loss itself and the lost benefits.

17. The Lessee will return the Vehicle with a full fuel tank and a full gas cylinder. In the event of non-compliance with these conditions, the Lessor will charge the Lessee with fees indicated in the Regulations.

18. The Lessee undertakes to ensure that the provisions of the Agreement and these Regulations will be respected by any person driving the Vehicle.

III. Lessee's Liabilities

1. In the event of refusal by the insurer to cover damage consisting in damage, destruction or theft of the Vehicle the Lessee is obligated to pay the appropriate compensation within 14 days from the date of the Lessor's call for payment.

2. In the event of damage to the Vehicle, when the damage will be covered in full by the insurance policy, the Lessee is obligated to pay the own contribution in the amount under the provisions of the insurance agreement within 14 days from the date of the damage.

3. The Lessee is obliged to cover any damage resulting from using the rented car in a manner that violates the insurance terms, and in particular caused under the influence of alcohol or other intoxicants, resulting from making the Vehicle available to third parties or parking it in an improper place.

4. In the event of damage, the Lessee will cover in full the amount by which the compensation was reduced if it was discovered that the person driving the rented vehicle exceeded the speed limit or otherwise contributed to the damage.

5. In the event of a theft of the rented car together with the documents or keys, the Lessee will cover the entire cost of the loss of the car.

6. In the event of a detention of the rented car by law enforcement, customs or tax authorities in connection with the Lessee or the person driving the Vehicle commits a crime or offence, the Lessee will bear all the related costs, including in particular the obligation to pay a contractual penalty for a delay in the obligation to return the car in the amount specified in point VII of these Regulations

1. In the event of destruction, damage or theft of the Vehicle through the fault of the Lessee, in addition to the obligations of paying compensation as stipulated in the Regulations, the Lessee is additionally obliged to pay a fee of PLN 1,000 to cover handling costs associated with the liquidation of damages.

IV. Lessor’s Liabilities:

1. The Lessor gives into use to the Lessee a car described in the agreement in good condition, clean and with full fuel tank.
2. The Lessor declares that the Vehicle given to the Lessee for use is in a condition allowing for its proper exploitation.
3. The Lessor provides the Vehicle equipment required by the law,
4. The Lessor is not responsible for the violation of road traffic regulations and fines imposed on the Lessee, which the Lessee is obligated to bear on their own

V. Charges and Payments

1. The Lessee pays in advance for the whole declared rental period.

2. On the day of return of the Vehicle the Lessor is obliged to pay all possible additional fees, penalties and charges, resulting from the provisions of the agreement or the Regulations.

3. In special cases the parties may agree on other principles and terms of payment.

4. All amounts specified in the agreement or in the Regulations are net amounts and must be increased by 23% VAT - this does not apply to stipulated penalties.

5. The rental fee includes basic and technical equipment:

-kitchen equipment (pots, plates, cups, cutlery, etc.)

-electricity supply (15 m extension cable + adaptor)

-water supply connections (15m hose, adapters, nozzles)

-installation of solar panels with 230V to 12V power converter

-sunshade

VI. Deposit

1. In the absence of any financial claims against the Lessee resulting from the execution of this agreement, the Lessor will return the deposit to the Lessee within 7 (seven) days from the date of returning the Vehicle.
2. If the Lessor has claims against the Lessee, in particular due to lack of equipment, damage, other deterioration or loss of the Vehicle or due to the fee mentioned in the agreement or Regulations, the deposit will be treated towards such claims and only the part of the deposit that has not been used and is not needed to satisfy such claims will be returned. The Lessee will be obligated to cover the damages exceeding the value of the deposit within 3 (three) days from the day of informing them of such a claim by the Lessor.
3. The basis for calculating the scope of damage occurred during the rental of the Vehicle may be in particular the "Protocol of Handing Over the Vehicle", a calculation made by the insurer of the Vehicle, or a service calculation, at the Lessor's option.

VII. Additional Fees

1. The Lessee will be obliged to pay the following additional fees:

(a) for returning the car with impurities left in it - PLN 300;

(b) for returning the car with less fuel and gas than at the moment of handing over - PLN 100 + cost of the missing fuel;

(c) handling fee for traffic offences or failure to pay for parking in the paid parking zone, regarding correspondence with authorities - PLN 100 for each case;

(d) for destruction of upholstery on beds or armchairs - PLN 1500 for each bed or armchair;

1. for cleaning of stained upholstery - PLN 500, however, in case the upholstery is very dirty, the amount may be increased by the actual cost of cleaning the upholstery;
2. or for returning an untidy camper van inside - PLN 300;
3. for smoking cigarettes and e-cigarettes inside the vehicle - PLN 2000;
4. for returning the Vehicle after the agreed time:

- up to 4 hours after the agreed time of returning the vehicle – PLN 400;

- more than 4 hours or after the agreed time of returning the vehicle - PLN 1000 for each day of delay in relation to the agreed time of return.

(i) for causing a collision or an accident through the fault of the Lessee or the driver of the Vehicle – PLN 3000 .

2. Payment of the additional fee or stipulated penalty will not exclude the right to claim compensation , under general terms and conditions if the damage caused exceeds the value of the stipulated additional fee or stipulated penalty.

VIII. Duration of the Agreement

The agreement is concluded for a fixed period - each time indicated in the agreement.

2. The agreement can be extended only with the prior consent of the Lessor at the request of the Lessee submitted at the latest on the working day preceding the day of return of the vehicle - in this case the fee specified in the agreement will be increased in accordance with the arrangements of the parties, and in the event of failure to make arrangements regarding the fee for the extension - in proportion to the period of extension; in the absence of appropriate notification, the Lessor has the right to charge for the period of continued use of the vehicle a stipulated penalty in the amount specified in point IX item 1 of these Regulations.

3. The settlement period is a day counted from the established moment (day and hour) of starting the rental.

IX. Return of a car

1. The Lessee will return the car within the time specified in the agreement.

2. The Lessee will return the car in the Lessor's office or in another place mutually agreed upon at the latest at the time and on the date specified in the agreement.

3. The Lessee will return the vehicle in undamaged, clean condition, together with the documents and equipment issued with it.

4. The Lessee returns the car with a tank of fuel and gas filled up to the state from its collection;

5. After examination of the returned vehicle, the Lessor accepts it with a protocol of acceptance of the vehicle. In the protocol of acceptance the Lessor specifies the condition of the returned car together with the equipment and the amount of gas and fuel in the tank.

6. If the returned vehicle is damaged or its state does not correspond to normal exploitation, the Lessee will pay the Lessor a compensation being an equivalent of the damage suffered by the Lessor. The compensation will be covered in the first place from the deposit paid by the Lessee.

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*Lessor*

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# Lessee