TYPICAL CONDITIONS OF CAR HIRE SERVICE

TERMS AND DEFINITIONS:

<u>Car hire contract</u> is a written agreement between the Lessor, who carries out entrepreneurial activities in transfer of things into hire, and the Lessee (individual not an entrepreneur) according to which the Lessor transfers or assumes liability to transfer a car to the Lessee for use for fee for a certain period and which is used for satisfaction of domestic non-productive needs. Contract of hire service is a standard form contract. Contract of hire is an adhesion contract.

Lessor is a person, who carries out entrepreneurial activities in transfer of things into hire.

Lessee is a citizen of Ukraine, foreigner (persons who are not citizens of Ukraine and are citizens of another country or countries) and persons without citizenship, who according to the procedure prescribed by the legislation or international agreement of Ukraine have arrived in Ukraine and permanently or temporary reside on its territory or temporary stay in Ukraine.

<u>Transfer-Acceptance Act about car hire</u> is a written document signed by the Lessor and the Lessee which confirms the fact of transfer of a car to the Lessee into hire (hereinafter – the Act). The act contains information on registration data of a car, which is transferred for use, period of hire, sum of payment, sum of pledge, place of transfer and return of a car, description of technical condition before hire, Act is an integral part of a hire contract.

<u>Act about return of a car after hire</u> is a written document signed by the Lessor and the Lessee which confirms the fact of return of a car to the Lessor after hire (hereinafter – the Act. The Act contains the information about place and date of return of a car, list of damages (if present), description of technical condition before hire. Certificate is an integral part of a hire contract.

<u>Adhesion contract</u> is a contract, the terms of which are established by one of the parties in standard forms and which can be concluded only by means of adhesion of another party to the proposed contract as a whole. Another party can propose its contract terms.

Standard form contract is a contract in which one of the parties is an entrepreneur who assumed liability to provide services to all who needs such.

Day is a period of time which comprises 24 hours.

<u>Minimal period of hire</u> is the smallest period of time for which the Lessor can transfer for chargeable use a car to the Lessee. Minimal hire period comprises one day.

<u>Tariff</u> is a cost for use services of a car of certain model for a certain period. Tariff includes insurance, configuration with tires according to the season, mileage and expenses for maintenance of a car in proper technical condition. Fuel is not included to the costs of car use services. Tariffs for hire services are set in appropriate price list approved by the Lessor. Hire prices can be revised by the Lessor depending on change of factors which influence on the process of price formation for the appropriate kind of services

<u>Automobile</u> (hereinafter – a car, vehicle or hire object) is a car which is designed for transportation of passengers with the number of seats not more than nine including the driver's seat

Pledge - is a means of collateral of obligations under the car hire contract.

Website - is a website open for free visual familiarization, public access, which belongs to the Lessor in Internet at the address:

PREAMBLE

These typical conditions for car hire together with Car hire contract (hereinafter – the Contract), and Transfer-Acceptance Act about car hire, Act about return of a car after hire (hereinafter – Acts), descriptions of technical condition of a car before and after hire

(hereinafter – Descriptions), price lists form an agreement between the parties (the Lessor and the Lessee) about transfer of a car to the Lessee for possession and use for certain period. Contract of hire is an adhesion contract. The contract is concluded on terms set in typical forms, established by the Lessor by means of adhesion of the Lessee to the proposed contract as a whole (these Typical hire conditions, hire contract, acts, description of technical condition of a car before and after hire are meant).

2. SUBJECT OF CONTRACT

According to the procedure and on terms established by these typical conditions, the Lessor transfers or assumes liability to transfer and the Lessee accepts into a chargeable use a car (hereinafter – hire object) by the Car hire contract. Hire object is a vehicle selected by the Lessee from the available automobile park of the Lessor which fully corresponds to demands of the Lessee. Intended purpose of the hire object: a car shall be used by the Lessee for satisfaction of domestic non-productive needs. The territory of trips is set by administrative and territorial borders of Ukraine, except for Luhansk and Donetsk regions and the AR of Crimea.

3 PROCEDURE OF TRANSFER AND RETURN OF HIRE OBJECT. TERMS OF HIRE.

- 3.1. The Lessor obtains the right to use hire object only after familiarization with Typical hire conditions, price list, signing of the Contract and Transfer-Acceptance Act of which is an integral part of the Hire contract and making payment for the whole period of hire and pledge as enforcement of obligations on such a contract.
- 3.2. Period of hire, amount and terms of payment for use of the hire object, registration data of the car, address of transfer and return of the hire object, amount of pledge are agreed by the Parties in the Transfer-Acceptance Act. A car is transferred to the Lessee immediately after signing of the contract, act, making of payment and deposit of pledge or in another period established by the Parties in the Contract.
- 3.3. Place of transfer and return of a car: 5 Iziumska Str., city of Kyiv. As agreed by the parties, a car can be transferred into hire or accepted after the hire in another convenient for the Lessee settlement within territorial borders established by part 2 of Typical Conditions. In such case, expenses for delivery of a vehicle to the necessary place or its return shall be paid by the Lessor separately that is also stated in the act. Before concluding of the hire contract the Lessor agrees with the Lessee cost of the transfer service and indicates it the Transfer-Acceptance Act.
- 3.4. By transfer of a car into hire the Lessor makes description of technical condition of a car, availability of component parts, damages, values of metering devices. Good condition of a car, external condition of a car body, complete set, fuel content, other parameters of a car which is transferred into hire shall be checked by the Lessee in the presence of the Lessor and recorded in the Transfer-Acceptance Act. By signing of the Act, the Lessee confirms that he/she received a car for use in a proper technical condition, in a complete configuration with a clean body without signs of damage except for though indicated in the description. After receiving of a vehicle into hire, claims on the part of the Lessee as to the available visible defects are not accepted.
- 3.5. A car is transferred into hire in a clean condition. The Lessee is obliged to return a car after the expiry period of hire also in a clean condition. Otherwise, the Lessor charges costs for washing from the security amount, and the Act of return of a car will be signed by the Lessor after conducted washing and inspection of a car for possible available small defects and/or scratches. The quantity of fuel by return shall coincide with the same quantity by receipt of the car into hire (permissible deviation is 5%).
- 3.6. Documents necessary for concluding of the hire contract: driver's license,

identification document, identification code (if any).

3.6.1. For citizens of Ukraine:

- documents, that proove your identity and citizenship of Ukraine (one of the documents): a) passport of a citizen of Ukraine; b) passport of a citizen of Ukraine for travel abroad; c) diplomatic passport of Ukraine; d) service passport of Ukraine; e) seafarer's identity card; f) crew member identity card; g) identity card of a person for return in Ukraine; h) temporary ID of a citizen of Ukraine;
- <u>documents</u>, <u>that proove your identity and special status (one of the documents)</u>: a) driver's license; b) identity card of a person without citizenship for travel abroad; c) permanent residence permit; d) temporary residence permit; e) migrant card; f) refugee certificate; g) refugee's travel document.
- <u>reference about obtaining of identification code.</u> In case, when a person because of religious or other beliefs refuses to accept taxpayer identification number, such persons submit the passport with an appropriate mark.

<u>3.6.2.</u> For foreigners and persons without citizenship (one of the documents):

- <u>A passport document of a foreigner</u> is a document issued by a competent authority of a foreign state or statutory organization of the UNO certifying citizenship of foreigner, certifying the identity of a foreigner or a person without citizenship gives a right to enter or leave the state and is recognized by Ukraine;
- **permanent residence permit** is a document identifying the person of a foreigner or a person without citizenship and confirms the right of permanent residence in Ukraine;
- <u>a temporary residence permit</u> is a document identifying the person of a foreigner or a person without citizenship and confirms the legal grounds for temporary residence in Ukraine;
- <u>identity card for return</u> is a document issued to a foreigner or a person without citizenship in cases stipulated by international agreements of Ukraine on readmission (reception and transfer of entities);
- <u>identity card of a person without citizenship for leaving abroad</u> is a document identifying a person without citizenship when he/she crosses the state border of Ukraine and stays abroad.

3.6.3. Submitting of a driver's license is obligatory for all the Lessees

- 3.7. The Lessor reserves the right to refuse a person, who applied for the hire service in case of non-submitting of the document from the above mentioned list or if the submitted documents contain signs of forgery.
- 3.8. The right to drive has a driver not younger than 21 years old having a valid driver's license for the appropriate category and driving experience not less than 2 years (at least in driving of an economy or medium class car). By receipt a business, executive class car, sport-utility vehicle, minivans for use a drives shall correspond to the following requirements: driving experience comprises more than 5 (five) years, the Lessee is not less than 25 years old.
- 3.9. Return of a car to the Lessor takes place after expiry of the hire period indicated in the Act. In case of delay of return of the hire object for more than 2 hours without an important reason, the next day is fully included and paid by the Lessee according to the indicated in Transfer-Acceptance Act tariff.

4 SECURITY. TERMS OF ENFORCEMENT OF LIABILITIES UNDER THE HIRE CONTRACT

4.1. By the security the Lessor shall have the right in case of non-fulfilment by the Lessee of obligation enforced by security to obtain satisfaction from funds deposited by the Lessee as the security.

- 4.2. Object of the security: funds of the Lessee. The period of the security is a period of actual use of a car specified in the act to the hire contract.
- 4.3. The obligation of the Lessee before the Lessor under the hire contract is enforced by the security, namely:
- payment of car use services (in case of delay of return of a car or prolongation of the period of use in case of notification of the Lessor and his/her consent, payment for use of the car is charged from the sum of security but not prior than 1 (one) day; the next period of use of the car is paid according to a general procedure, by that the Lessee makes additional payment of the security with the aim to re-establish its initial amount).
- return of a car after hire in the condition it was transferred for use with consideration of normal wear and tear (in case of return by the Lessee a car with damages or in case of a loss of component parts, additional equipment or documentation of the car, the value of restoration of the car's condition or restoration (receiving) of documents is charged from the security amount);
- 4.4. Security is deposited by concluding of the contract in a monetary form in cash or non-cash. Security is a fixed monetary sum, the amount of which depends on the model of the selected car. Non-cash form of security presupposes blocking of the specified monetary amount on the bank card of the Lessee by his/her agreement for the period of actual use of a car (pre-authorization). After return of a car and fulfilment of all obligations under the hire contract by the Lessee, the Lessor makes unblocking of funds for the sum of pre-authorization in accordance with the rules, established by the bank of the Lessor. The security can also be deposited in cash to the cashier's office of the Lessor. Legal entities transfer the security amount to the current account of the Lessee of all terms of the contract the security sum is returned to the latter on the day of return of the car in a way the such security was deposited.
- 4.5. Security is not returned (or is returned partially) in the following cases: refuse of the Lessee to compensate damages caused by the use of the car (including loss of component parts, documents of the car); in case of non-notification about loss or damage of the hire object, in case of transfer of the car to third persons without consent of the Lessor, in case when the insurance amount is less than the amount of caused losses; delay of making payment for the use of a car.
- 4.6. The Lessee shall have a right to choose the terms as to the reduce of the security sum which are indicated by the Lessor in the Act. Such terms presuppose reduce of the amount of financial responsibility of the Lessee in case of cause of damages to the Lessor within the period of hire in the amount of the chosen security. Under such terms the day tariff for the hire services is changed. By that, the amount of enforced by security liabilities remains unchanged. Also, the Lessee is released from payment of fine, envisaged by p. 8.3. of these rules and p. 5.4. of the Hire contract.

5 PAYMENT. SETTLEMENT PROCEDURE.

- 5.1. The cost of hire services is established considering the tariff approved by the Lessor on the moment of concluding of the Contract according to the price list. The tariffs are free for general familiarization, namely on this website. The tariffs for car hire include insurance, configuration with tires according to the season, mileage and expenses for maintenance of a car in a proper technical condition. Total costs for services are set in the Transfer-Acceptance Act of the car. Additionally, GPS-navigator, child seat can be transferred for use to the Lessee.
- 5.2. By transfer of a car to the Lessee the latter makes full payment of services for car hire for the agreed period and also a security in the amount indicated in the Transfer-Acceptance Act.
- 5.3. Payment can be in cash or non-cash form (card of the system American Express are

not allowed).

6 RIGHTS AND RESPONSIBILITIES OF LESSOR

Rights of the Lessor:

- 6.1. The Lessor shall have a right to use the car twenty-four hours a day only on the territory of Ukraine according to the terms indicated in the Hire contract. Mileage for the day is 350 km.
- 6.2. The Lessee has no right to transfer a car into sub-lease, transfer a car to third persons without a written consent of the Lessor.
- 6.3. The Lessee shall have a right to refuse the hire contract and return a car to the Lessor at any time, having notified the Lessee not less than 2 (two) hours to actual return of the hire object, if a car is returned within the territory of Kyiv city and 24 hours in case when a car is returned in another region.
- 6.4. The Lessee shall have a right to obtain from the Lessor full information on the hire terms and technical operation of a car.

Obligations of the Lessor:

- 6.4. The Lessee is obliged to accept a car under the transfer-acceptance act in the period stipulated by the parties of the of hire contract, check general condition of the hire object and notify the Lessor about found defects, return the hire object upon expiry of the period indicated in the Transfer-Acceptance Act, in the condition and configuration the car was accepted (with consideration of normal wear and tear). If the Lessee on the moment of transfer of a car into his/her use will not check its good condition, the hire object is considered as transferred in a proper condition.
- 6.5. The Lessee is obliged to pay for the use of the hire object timely and in full amount and also to deposit a security.
- 6.6. The Lessee is obliged to use the hire object for specific purpose, not to use it in sports competitions, for towage of other cars or moving with the trailer, as a taxi and also for study, not to use it on the roads without hard surface.
- 6.7. The Lessee is obliged not to drive in a state of alcoholic intoxication, under the influence of drugs or in a state of illness, over fatigue and under the influence of medicine which reduce the speed of response and attention. Smoking in the passenger compartment is prohibited.
- 6.8. The Lessee bears the costs associated with the operation of the car and its daily maintenance in working condition (the car washing, fuelling, filling with fluid for washing glass, pumping tires, wheel balancing, parking, etc.). The Lessee is obliged to use fuel of the proper type and quality.
- 6.9. The Lessee is obliged to ensure the safety of the car after its receipt and to the date of its return the Lessor. Leave the car only on parking (parking lots) that are protected.
- The Lessee must immediately inform the Lessor (No later than one hour after discovery of a fact) about the loss or damage to the hire object, and act in such cases in accordance with the laws of Ukraine, the hire contract and instructions received from the Lessor. In case of technical problems during use also inform the Lessor. In the case of damage to the hire object the Lessee is prohibited without the consent of the Lessor to carry out dismantling and/or repair of the car, change the construction of car and parameters of manufacturer, except work related to the need for its transportation.
- 6.10. The Lessee is required in case of continued use of the vehicle to inform the Lessor no later than the day before the expiration of current contracts, coordinate new term of use of a hire object and update documents and promptly pay for use of hire subject for the new term. In the case of delayed notification, the Lessee has no preferred right to a further car hire. The Lessor in such case has the right to rent another vehicle, or refuse to continue the car hire.
- 6.11. The Lessee is obliged to inform about the premature return of hire subject and

termination of the Contract during working hours of the Lessor, not less than 24 hours before the planned date of return. Fee for car hire, paid by the Lessee for the entire term of the contract, is transferred back in the amount according to the length of the actual use of the vehicle with retention of 30 (thirty) % of the total amount of return.

- 6.12. The Lessee is obliged to fully adhere to traffic rules of Ukraine and prescribed speed limits.
- 6.13. At the end of the contract the Lessee must return the car in pure form with a amount of fuel in the fuel tank, equal to amount at reception of vehicle (acceptable error within 5%). The car is returned in good technical condition with regard to normal wear and tear, which arose during the operation. Under normal wear and tear of the car in this Agreement is meant decrease in the value of the car, natural wear of individual nodes and units, during the period of the vehicle in the use of the Lessee, on condition of appropriate operation of the vehicle, excluding the cases that led to unplanned repair or restore of the vehicle.
- 6.14. The Lessee is prohibited from using car on the temporarily occupied territory of Ukraine the land territory of the Autonomous Republic of Crimea and Sevastopol city, and the territory of ATO (Luhansk and Donetsk regions) hereinafter territory.

RIGHTS AND RESPONSIBILITIES OF THE LESSOR Rights of the Lessor:

- 7.1. The Lessor has a right for repayment of losses from the Lessee in the case of returning the car in an incomplete completeness, in case of damage of components (component parts) of the car, as the loss of documents (such as: vehicle registration certificate, original of policy of compulsory insurance of civil liability of vehicle owners (CICLVO), other documents) on the vehicle or returning of the car with damaged equipment in the amount necessary to restore the completeness, condition of the vehicle, indicated in the Appendix No. 1 to the rules. The list of damages (losses) is indicated in the Transfer-Acceptance Act. The Lessee is obliged to compensate it while returning the car, otherwise the amount of compensation is deducted from the security amount.
- 7.2. The Lessor has a right terminate Car hire contract unilaterally and demand the return of the car if the Lessee violates rules of operation of the car without paying for car use, does not comply with conditions of the Contract, is outside the permitted area, in the case of giving false data about themselves at the conclusion of this Contract, and for other reasons that are significant and could cause future damage to the Lessor. In this case, the Lessor unilaterally without any prior notice, has the right to withdraw the hire object regardless of its location. Security and the amount for unused days of hire in this case, are not returned to the Lessee.
- 7.3. The Lessor has the right to refuse to continue the Contract to the Lessee.

Obligations of the Lessor:

- 7.4. The Lessor is obliged to transfer car in a proper technical condition to the Lessee with the relevant documents for the right to use it. The fact of the transfer and the car condition is indicated in the Transfer-Acceptance Act. The Lessor is obliged to provide complete and accurate information about the conditions of hire, the car condition, and other information related to the subject of rent, its technical operation.
- 7.5. The Lessor is obliged to carry out maintenance, necessary repairs, regular technical inspection of the of hire at his/her own expense, if he does not prove that the damage of the hire object happened by the fault of the Lessee.
- 7.6. Upon detection of unsuitability of hire object before the operation through no fault of the Lessee, the Lessor agrees to make a replacement for another car on the class and cost, not lower than the hire object.
- 7.8. The Lessor is obliged before the transfer of the hire object to the Lessee to insure civil liability of vehicle owners in the manner prescribed by the current legislation of Ukraine. Cars delivered to hire are insured for the following risks: "Loss-traffic

accidents", Loss – illegal actions of third parties, "Loss-Natural Disasters and IVP".

7.9. After returning of the car and proper execution of all conditions of the hire contract by the Lesse, the Lessor agrees to return the security in the manner in which it was given.

8 PARTIES' RESPONSIBILITY

- 8.1. The Lessee at his/her own expense and in full amount bears the costs related to damage caused to his/her life and health, as well as the life and health of the passengers who were in the car during the period of the contract of hire, as well as the damage done to their luggage.
- 8.2. In case of delaying payment for the use of the hire subject, the Lessee is obliged to pay the Lessor a fee in the amount of double discount rate of the NBU of the outstanding amount for each day of delay. Fee is charged on the next unpaid day.
- 8.3. The Lessee accounts a financial responsibility to the Lessor for any damage caused to the hire subject in cases prescribed by these rules and the contract. Damages mean the losses which the Lessor had due to destruction, theft or damage to the hire object or its individual parts (spares, component parts) as well as the costs which the Lessor must do to restore his/her violated rights. Damages also include income that the Lessor could really get under normal circumstances, if his/her right was not violated. Wrongfulness of the Lessee behaviour (guilty actions) is in violation of obligations stipulated by this hire contract, in violation of traffic rules, leading to the accident and conditions of the vehicle insurance contract. Violation of liability is its non-execution or violation of the conditions specified by the content of obligation (improper execution).

If due to the actions of the Lessee that led to losses (damage to the car as a result of accident, actions of third parties, theft, fire, etc.) amount of which exceeds 50 (fifty) percent of the car value indicated in the act, and under mandatory conditions of compliance and fulfilment of the all conditions of the contract, the Lessee bears responsibility in the amount of security and fine equal to ten (10) per cent of the market value of the damaged vehicle at the date of the event.

If due to the actions of the Lessee that led to losses (damage to the car as a result of accident, actions of third parties, theft, fire, etc.) amount of which does not exceed 50 (fifty) percent of the car value and under mandatory conditions of compliance and fulfilment of the all conditions of the hire contract, the Lessee bears responsibility in the amount of the security.

- 8.4. In the case of damage to the hire subject due to violation of rules of operation or other intentional or unintentional actions of the Lessee, loss of component parts or additional equipment, damage caused by low-quality fuels, lubricants and fluids, damage to tires and wheels, and other components and assemblies of hire subject, the Lessee compensates the Lessor damage caused by these actions in full. Amount of compensation for loss (damage) of the car component elements indicated in the Transfer-Acceptance Act and is payable on the day of the return of the vehicle. The specified amount is paid by the Lessee separately or deducted from the security amount if the damage amount does not exceed that amount.
- 8.5. If the Lessee has not informed the Lessor in due time about the accident or other insurance case (theft, acts of third parties, etc.), which became the consequence of a refusal of the insurance company to pay, or in cases of driving in condition of alcoholic, drugs or toxic intoxication, driving by a person who is not defined by the contract and does not have a driver's license, rough violation of traffic rules or car use for other purposes by the Lessee, which also became the consequence of a refusal of the insurance company to pay, such the Lessee bears responsibility in the amount of the caused losses.

 8.6. The Lessee, due to the fault of which hire subject is in the repair, is obliged at the request of the Lessor to compensate the last loss of profit, which is determined by the

sum payment for use of the car for each day of the hire subject staying in repair. Expenditure on transporting of the car to the service station of the Lessor or another place noticed by the Lessor are covered by the Lessee.

- 8.7. In case of the an car accident, theft and/or wrongful acts of third parties concerning the car, the Lessee must immediately (within 1 hour) inform the Lessor, and in term no later than 36 hours after the occurrence of such events submit to the Lessor originals of documents received in the relevant state bodies proving the occurrence of such events as: initial reference about the accident, or reference of police unit about the theft of the car or reference from other law enforcement agencies about others illegal acts concerning the car, which are necessary for the receiving by the Lessor insurance compensation and fill out an application with specified circumstances that occurred.
- 8.7. Amount of damage caused to the hire subject is estimated at service station by the Lessor according to the price list of specialized stations. In case of disagreement of the Lessee with the amount of damage, he turns to expert agencies to determine the amount of loss at his/her own expense.
- 8.8. The Lessee is responsible for traffic violations and pays corresponding fines. Violation of road traffic regulations by the Lessee, which are fixed automatically during the period, which accounts for the period of the hire contract with this Lessee, is payable by offender together with all fines. The Lessor in the case of obtaining an order of an administrative offense transmits the relevant data of the Lessee with the hire contract for a decision on imposition of fines on the offender, and conducts all the necessary steps to provide evidence that at the time of the offense car was driven by the Lessee. If police registers the materials on administrative violations in the field of road safety, fixed in non-automatic mode, Lessee is obliged to convey relevant protocols to the Lessor and pay a fine at the day of returning car.
- 8.9. If the Renter not timely perform obligations concerning the return of hire subject after the expiration of the contract or its early termination, more than 1 (one) day, he is obliged to pay the Lessor a forfeit in the amount of double payment for use of the hire subject for all time of delay.
- 8.11. In the case of the expiration of hire and failure to inform by the Lessee about car location, the Lessor has a right to declare about the car theft to the competent authorities.
- 8.12. For protection against misappropriation and unauthorized departure from the permitted area, the vehicle is equipped with a GPS monitoring system.
- 8.13. In case of violation the conditions of staying the hire object in areas defined by p.p. 6.14 of Regulation by the Lessee, the Lessor without any warning has a right to prematurely unilaterally terminate the contract and immediately return the car. And the amount for unused days of hire and the security amount are not returned to the Lessee. The

Lessee also is obligated to reimburse all the other losses that arose for the Lessor in connection with violation by the Lessee conditions for staying the hire subject at the said territory.

9 OTHER CONDITIONS

- 9.1. All disputes arising between the Parties in the implementation of the Contract are solved through negotiations. In the case of failure to reach agreement the dispute is solved in accordance with the current legislation of Ukraine in the court.
- 9.2. Changes and amendments, additional agreements and appendixes to the Hire Contract are its integral parts and have legal force, in the case if they are set forth in written form and signed by authorized representatives of the parties.
- 9.3. If the due to force majeure circumstances party to the contract cannot perform or delays performance of any of its obligations, it shall promptly inform the other party and

- if possible, to provide relevant evidence. Party notifies about the approximate period during which performance of the obligations under the contract by such party will be impossible or delayed. The party which suffered he impact of force majeure circumstances is exempt from liability to the other party for failure to perform or delay in performing its obligations under the contract.
- 9.4. Parties signing the hire contract confirm that between them was reached agreement on all essential terms of the hire contract. Parties and authorized representatives of the parties understand the content of these rules and contract, concepts, terms, agree with them and fully understand the meaning and consequences of their actions.
- 9.5. CONSENT OF THE SUBJECT OF PERSONAL DATA. By signing the contract The Lessee gives his/her consent to the processing of his/her personal data (purpose of processing: contractual relationships). Processing includes, but is not limited to: obtaining, systematization, accumulation, storage, clarification (update, change), use, destruction, depersonalization, transfer, distribution, blocking and any other actions related to the processing of personal data in accordance with the purpose. The Lessee gives his/her consent to the processing of the following personal data: surname, name, patronymic, year, month, date and place of birth, address, nationality and contact information (home (s) address (es), numbers of home and mobile phones, email etc., photographs; data contained in the documents that identify person, including passport data, tax number, photocopies of passports, driving licenses, official certificates and other personal documents, any other personal data and information that voluntarily provided by the Lessee in completing the questionnaires, and data that may be required to the Lessor in connection with the implementation of the purpose of processing personal data.

Appendix No.1 to the Typical Rules of car hire

Table of reimbursement amount of components costs and component parts of the car, optional equipment, documents with their loss (damage), other types of compensation:

| Name of components and component parts of the car, optional equipment, documents | Compensation cost, UAH. |
|---|---|
| Loss, damage of number plate, the vehicle registration documents | 4000.00 |
| Loss of policy of insurance of civil liability of vehicle owners | As the amount of recovery of insurance policy |
| Loss, damage of ignition key for economy class car | 5000.00 |
| for middle class car for business class car for off-road vehicle | |
| Loss, damage of CD recorder for economy class car for middle class car for business class car for off-road car | 5000.00 |
| Damage to the windshield for economy class car for middle class car for business class car for off-road car | 5000.00 |
| Loss, damage of emergency stop sign | 200.00 |
| Loss, damage of jack | 300.00 |
| Loss of cylinder key | 200.00 |
| Loss of first aid kit | 300.00 |
| Loss, damage of fire extinguisher | 400.00 |
| Damage to one detail of vehicle interior covering: • leather • velour | 10000.00 5000.00 |
| Loss, damage of windshield wipers for economy class car for middle class car for business class car for off-road car | 800.00 |
| Washing of car | 150.00 |
| Washing of off-road vehicle | 200.00 |
| Dry Cleaning of compartment | 2000.00 |
| Loss, damage, disabling of GPS-navigator | 3400.00 |
| Any damage to car tires (cuts, bumps): | |

| R 13 R 14 R 15 R 16 R 17-22 in case of damage of one wheel or disc – the Lessee must reimburse the replacement of two units: | 800.00 1000.00 1500.00 2000.00 from 2500 to 5000.00 |
|--|---|
| Any damage to wheel disk: metal alloy Scratching of parts of the car (without dents): | 4000.00 10000.00 2200.00 2500.00 from 4000.00 to 5000.00 |
| Dents, cracks of car part | from 200.00 to 2000.00 cost of such part from 200.00 for part |

Other kinds of compensation:

Excess of the daily mileage limit

Appendix No.2 to the Typical Rules of car hire

PRICE LIST Prices for hire car services.

| Mark (model) of the car | Car class | Cost of hire for one day, UAH | Cost of hire for one day, UAH. if the period of use is From to days | Cost of hire for one day, UAH. if the period of use is From to days | Cost of hire for one day, UAH. if the period of use is From to days |
|-----------------------------------|--------------|---|--|--|--|
| | | | | | |

Delivery of the car in another location than point of hire:

| Place of the car delivery | Cost, UAH. |
|----------------------------------|------------|
| International airport "Boryspil" | |
| International airport "Kyiv" | |
| Railway station | |
| Central Bus Station | |
| Another place, tariff per 1 km. | |

TARIFFS FOR ADDITIONAL SERVICES

| Name of service | Cost, UAH. |
|-----------------------|------------|
| Use of GPS- navigator | |
| Use of child seats | |