

Caravan Rental Agreement

ARTICLE 1: GENERAL CONDITIONS

The parties to this car rental agreement are the lessors of the car.....(hereinafter tenant with signed under the following provisions.

This agreement and its annexes constitute a whole and are applied and give priority to any other contract that may be signed between the parties and any kind of advertising, brochure or oral statements and commitments. This contract consists of five (5) pages and a single copy.

- A. The vehicle in the possession of the lessor was provided to the renter within the predetermined period, provided that the conditions to be explained broadly below are complied with. By signing this contract, the Renter agrees that the relevant documents (traffic license) and the vehicle have been received as specified in the delivery protocol, that they will be delivered together with all tools, accessories, tires and fuel in the condition in which they were delivered, on the day, place and time specified in the contract, if an agreement to the contrary is agreed, on the specified day, place and time or at an earlier date upon the request of the Charterer. Existing damage (scratches, torn, etc.) visible before the vehicle is delivered, all working equipment inside the vehicle (tape recorder - heater - water heater - refrigerator - awning - rear view camera, hydrophore, full gas tank, empty sewage tank, clean toilet, sheet, pillow, pillowcase, pike, kitchen utensils, full LPG cylinder, stove, etc., extra All requested equipment (bicycle, table, chair, beach umbrella, etc.) are signed and determined by a written protocol with the tenant. The renter has agreed to deliver the vehicle on the terms he has received. Otherwise, the tenant agrees to deduct from the deposit received by the lessor. For amounts exceeding the deposit amount, the tenant is obliged to pay this amount.
- B. The renter first accepts that the vehicle will not be used in any way in the following cases related to the driver.
 - 1. By a driver other than the person specified as the driver in this contract,
 - 2. by the driver without a license or insufficient driver's license,
 - 3. By drivers under the influence of alcohol or all kinds of drugs and stimulants,
 - 4. By the driver whose license has been revoked in the last 1 year or confiscated by the official authorities,
 - 5. By drivers and passengers who are unable to operate the vehicle and its equipment in accordance with the technical conditions.
- C. The renter accepts and undertakes that the vehicle will not be used in the following ways.
 - 1. In the transportation of all kinds of goods that are considered a crime according to customs laws, TCK and other laws and other unlawful works.
 - 2. In the case of pulling, pushing or loading and transporting another vehicle or moving or non-moving objects without the permission of the Charterer.
 - 3. Racing, speed determination, robustness testing and motor sports on roads that are closed to traffic and not suitable.
 - 4. On non-asphalt stabilized roads, on non-road paths and off-road.
 - 5. In the case of carrying passengers above the number of passengers determined by the traffic rules and written in the license (The number of passengers that can be carried during the cruise in the vehicles and the bed capacity during the accommodation are different. The number of passengers that can be transported is specified in the license.

The vehicle cannot carry passengers over this number of passengers during the journey. During the stay, up to the vehicle bed capacity can be accommodated in the vehicle), in any way in the transportation of cargo and goods other than baggage. (the loaded state of the vehicle cannot exceed 3.5 tons, including passengers and the driver)

6. In the transportation of passengers or goods in exchange for any notice.
 7. Exceeding the speed limits specified on the highways
- D. At the time of the issuance of the contract, the driver must have completed the age of 23, not over 65 years of age and must show a Turkish license or international license of at least 5 years.
- E. The renter is obliged to park the vehicle closed or locked in a way that ensures safety in and out of the city and to keep the key to the vehicle.
- F. When the renter does not return the official documents (license and license plates) of the vehicle at the time of delivery to the lessor, he is obliged to pay the rent for the period until he finds and brings them and to pay the expenses to be made for the purchase of new ones in case of loss.
- G. The expenses related to any attempt to be made in the event of the confiscation or seizure of the vehicle by the competent authorities, whether or not it is the fault of the tenant due to any incident, belong to the tenant. The rental price of the days to be passed during this period is taken from the tenant by the lessor.
- H. On the other hand, damages and damages arising due to non-habitual use and freezing, as well as similar transportation expenses, belong to the tenant and the lessor's fee for the vehicle from work may be collected at the applicable rental tariff.
- i. The i-Renter will carry out the tire pressure control, brake control, oil control, lighting control of the vehicle on a daily basis.
- J. The Renter shall use the vehicle and the equipment contained therein properly and carefully in accordance with the technical conditions.
- K. The tenant shall empty the grey water (sewer water) tank and the black water (toilet) tank in appropriate places and under appropriate conditions. It will not harm the vehicle and the environment.
- L. The following cases have been accepted as a violation of the contract and the tenant is responsible for the damages that may arise and the cost of the rental loss arising from the days when the vehicle is inoperable;
1. Leaving the vehicle unlocked or in a key;
 2. Seizing the car key due to unsafe or unsafe leaving of the car key outside the driver's control;
 3. partial or complete ingress of the vehicle into the water as a result of negligence,
 4. Damage to vehicle tires other than natural wear;
 5. Insufficient gasoline, water, oil level of the vehicle and failure to take urgent measures and interventions or failure to notify the lessor in time of the known or known malfunction in the vehicle ;
- M. Damage to the interior of the vehicle as a result of accident or careless use (in-car equipment is excluded from the scope of KASKO); The fuel fee belongs to the tenant. The tenant will deliver the fuel tank at the same level as he received at the specified level. All kinds of highway, bridge, parking fees and traffic fines within the rental period belong to the tenant.
- N. The lessor is not responsible for the loss or damage of any property left in or on the vehicle belonging to the renter or someone else, and for the costs associated therewith.
- O. A one-day rent is a 24-hour period, calculated on a weekly or monthly duration of 7 days or 30 days.

- P. In any case, the tenant is obliged to fulfill its obligations such as obtaining documents and witnesses that may be required in the lawsuits that may be filed against the lessor as a result of the accidents and damages caused, and if necessary, to give a power of attorney in the follow-up of the compensation rights of the lessor against third parties, to assign the right of lawsuit and recourse.
- Q. The Renter may in no way transfer or assign or dispose of the rights arising from this contract or the vehicle and the equipment and equipment therein and shall not use them in a way that harms the lessor.

ARTICLE 2: COMPETENT COURT AND APPLICABLE LAW

Due to this agreement, ANTALYA courts and Execution Offices are authorized in disputes between the tenant and the lessor and the parties agree that the disputes will be resolved according to Turkish law.

ARTICLE 3 : NOTIFICATION ADDRESS :

The Renter accepts and undertakes that the address written in the contract is the notification address for all kinds of warnings, petitions, etc. correspondence to be notified to him regarding the disputes that may arise from this contract, unless the new address is notified to the lessor in writing through the Notary.

ARTICLE 4 : DELIVERY OF THE VEHICLE :

- A. The renter must deliver the vehicle as specified in the vehicle delivery protocol.
- B. The renter is obliged to deliver the vehicle in a clean manner (in general, clean, grey and black (toilet) the water will be empty). Otherwise, he agrees that a cleaning fee of 500 TL will be charged.
- C. Delivery of the vehicle earlier than the rented period does not provide the renter with the right to a refund.
- D. Delivery of the vehicle outside the designated place is only possible with the permission of the lessor and the payment of the additional fee to be specified by the lessor.
- E. If the vehicle is not delivered at the specified place and date without the approval of the renter, the renter accepts that the renter will use the right to report the stolen vehicle.

ARTICLE 5: PAYMENT

- A. According to the rate in force at that time of the conclusion of the contract, the renter must pay the lessor 30% of the total rental amount as an advance (deposit) in the reservation and the remaining part up to 15 days before the rental date. After the advance payment (deposit), the reservation number will be given to the renter.
- B. When the renter picks up the car..... 5.500... TL. Or, pay a deposit (300 €). If there is no violation of the terms of the contract when returning the vehicle, the deposit is returned to the renter. The deposit will be taken in cash. The tenant may extend the rental period at the daily rental fee with the approval of the lessor and provided that it is paid 36 hours in advance.

ARTICLE 6: CONDITIONS FOR CANCELLATION OF RESERVATIONS AND CHANGES IN DATES

Booking cancellation fees are as follows; The deposit fee is refunded for cancellations to be made up to 30 days before the car rental date, 1/2 of the deposit paid is refunded for cancellations to be made less than 15 days before the car rental date . The renter notifies the lessor of the change in

the rental date in relation to the vehicle he has booked up to 30 days before the first lease start date and may change the rental date to another date, if any, as appropriate. In the absence of suitable dates, the cancellation conditions of the reservation will apply.

ARTICLE 7: INSURANCE

The lessor is insured with "Compulsory Financial Liability Insurance" in accordance with the Road Traffic Law. In case of any accident or damage, the renter must be able to fulfill the following conditions in order to benefit from the insurance.

The tenant who prepares an accident report and a memorandum of determination, stating in detail the manner in which the incident occurred and the city name and address and similar documents together with the competent authorities closest to the place of the accident (such as traffic police within the city limits, local police station, gendarmerie outside the city, etc.), must inform the lessor immediately. In the case of minor damages that are uninjured, if the security forces do not come to the accident site, a memorandum of record will be issued with the agreed report issued by the TSRSB.

- A. The driver is obliged to obtain the driver's alcohol report in the event of an accident. Along with this alcohol report, the contracted report, the photocopies of the driver's license and license of the parties involved in the accident should also be forwarded to the Charterer . It is agreed in advance that if these documents are not submitted, the damages not paid by the insurance will be covered by the tenant.
- B. Damages not covered by the insurance within the exemption limits and towing costs, tires, headlights, glass, awnings and interior equipment (refrigerator, water heater, ambient heater, batteries, solar panels, inverter, kitchen equipment, water tanks and furniture) are compensated from the tenant in all cases.
- C. If the damages to the vehicle are not partially or fully covered by the insurance, the tenant is responsible for the damage not covered by the insurance.
- D. The renter is responsible for the pecuniary and bodily damages to be caused to the 3rd parties as a result of the accident, the amount on the traffic insurance and discretionary liability insurance coverages. If the damage incurred is excluded from the coverage of traffic or discretionary liability insurance, the tenant is responsible for the entire damage that may arise.
- E. In the event that the insurer claims the damages paid to 3rd parties in case of accidents caused by the driver being under the influence of alcohol, drugs, being unlicensed, or exceeding the rest-load limit in the vehicle , the tenant is obliged to pay the compensation demanded by the insurer. If the lessor is obliged to pay compensation to the insurer for the above reasons, he reserves the right of recourse to the tenant.
- F. During the period of time taken to repair the vehicle after the accident (whether the damage is covered by the insurance or not), the lessor will collect the cost of the vehicle from work at the applicable rental rate (The insurance does not cover the cost of the vehicle being left behind)

ARTICLE 8: OBLIGATIONS IMPOSED ON THE CABIN REGISTRATION AND TENANT

The rental vehicle notification system (KABİS) is the system that enables both the personal information of the person who rents the vehicle and the information of the vehicle to be reported to the General Directorate of Security in the digital environment. In the case of leases, the tenant information will be entered into this system by the lessor. The vehicle should be used by the driver whose information is entered in this system, and should never be used by another driver. The tenant

is responsible for the penalties to be applied by the security forces when the vehicle is being used by a driver other than the driver who has information in KABIS and for all damage that may arise as a result of KASKO's invalidity in case of an accident.

ARTICLE 9: LIMITATION OF LIABILITY

In cases where the renter cannot provide the renter with a vehicle or alternative vehicle for an unforeseen reason, he is only obliged to refund the total rental price and the deposit amount. The price difference that may occur in the case of giving an alternative vehicle that does not include the promised features is returned to the renter. In cases of mechanical malfunction that prevents the movement and use of the vehicle, except for the cases caused by the tenant during the rental period, the lessor is not obliged to give the renter an alternative vehicle, and in case he cannot give an alternative vehicle, he will reimburse the amount of the remaining period. In the event that an alternative vehicle is given to the renter in the event of a mechanical failure, the price difference arising from the characteristics of the vehicle subject to the agreement is returned to the renter. The renter will not charge any road and accommodation fees from the lessor under any circumstances.