

MOTOR VEHICLE RENTAL AGREEMENT

Agreement no.	
Made in	
Made on	

Between the Lessor:

Company: FleetBook Sp. z o.o.			
Address: Al. Jerozolimskie 214, 02-486 Warsaw, Poland			
T /F:	(+48) 796 702 702 / (+48) 22 452 51 61	E-mail / www.	biuro@fleetbook.pl / www.fleetbook.pl
Tax Payer's	522-29-98-071	National Business	146208836
Bank	Raiffeisen Bank	Bank account no.	63 1750 0009 0000 0000 2058 3428
Represented by:			

and the Lessee:

Name:			
Address:			
Driver's license		E-mail / www.	
ID Card/Passport		Mobile:	

for the following vehicle on the below specified terms and conditions:

Make / Model / Power [km]		Registration	
Color		VIN / Engine no.	
Location		Order no.	
Petrol / Diesel / Gas		Frequency of inspections:	
Term of rental (dates and hours):		Daily rental rate, net [PLN]:	
Duration of rental:		Deposit / Card blockade [PLN]:	
Limit [km]:		Surcharge for exceeding the limit [PLN/km]:	
Additional fees net [PLN]:		Fee for cancellation of the deductible [PLN]:	
Comments:			

which will be driven by the Lessee ¹and

Name:			
Address:			
E-mail		Mobile:	
Driver's license		ID Card/Passport	

Additional declarations

- The Lessee declares that they are aware of the technical condition of the above vehicle and make no objections to it and that they will return the vehicle in a good condition, clean and with the same amount of the fuel as when accepting the vehicle from the Lessor.
- The Regulations of Rental, as enclosed hereto, is an integral part of this rental agreement. The Lessee declares that they have read the Regulations, they accept them and agree to have them included in this agreement.
- The settlement period for rental purposes is a day that begins on the time indicated above as the beginning of the rental. The Lessee agrees to pay the rent for each subsequent started day taking into account that the delay tolerance for the time of returning the vehicle is +/- 1 hour. The vehicle will be driven by the Lessee or a person named above as the driver. The vehicle will be collected and returned on the basis of the Acceptance Report.
- The Lessee declares that the personal data of the Lessee are true and correct and that the Lessee agrees to include them in the database of the Lessor, who will be their administrator and also to process the personal data for marketing purposes related to the promotion of services. The Lessee has the right to access the personal data and the right to supplement, correct, update the personal data according to the Personal Data Protection Act (OJ No. 133 Item 883).
- The Lessee agrees to the processing of their personal data and making them available to any authorities entitled to impose and collect any fees for using public roads or fines imposed in accordance with the applicable regulations.
- In case when for any reason the Lessor would be charged with such fees or charges of a similar nature and the Lessor would pay such fees, the Lessee agrees to reimburse to the Lessor at their request the above payments no later than within 7 days from the date of the request.
- The Lessee hereby releases the Lessor from any and all claims of any third parties, authorities or institutions would make in relation to the vehicles used by the Lessee and their use. The Lessee will be solely responsible for any damages that may arise in connection with the rental or use of the vehicle, even if they are charged to the Lessor as the owner of the vehicle or the independent holder of the vehicle, and thus the Lessee releases the Lessor from such claims in accordance with Article 392 of the Polish Civil Code.
- All and any modifications of the rental agreement must be made in writing on pain of nullity, unless the agreement specifies otherwise.
- All and any disputes arising from the rental agreement shall be settled by a court of jurisdiction for the Lessor's seat.
- The agreement was made in two identical counterparts, one for each of the parties.

 legible signature of the Lessor

 legible signature of the Lessee

¹ * cross out as appropriate