

CONTRACT OF RENTING VEHICLE WITHOUT CHAUFFEUR

This contract of car rental without chauffeur (the "Contract") is celebrated between: (i) Village of Las Pampas SA, Ushuaia Branch, domiciled on May 25, 260, 2nd floor, Of. 9, CUIT 30-70840526-0, which operates the trademark "Discover Ushuaia Rent a Car" (hereinafter referred to as "Lessor" or "Discover"); (Ii) the person duly identified on the Form (as defined below) as Reservation Holder, hereinafter referred to as "Client"; and (iii) the physical person (s) duly identified on the Form as "Drivers", who are the only persons authorized to drive the Vehicle (as defined below), being a contracting party to this Agreement The Lessor, the Client and the Driver (s) are referred to as the "Parties" to this Agreement). The Client's obligations under this Agreement are also applicable to drivers, who are jointly and severally liable for them.

The Client and the Drivers must be more than 18 (eighteen) years old and hold a valid driver's license for the duration of the Contract, being fully qualified to drive the rented vehicle in accordance with the requirements of the transit legislation of The Argentine Republic.

First - General Clauses and Particular Clauses of contracting. The Contractual Particular Conditions Form that appears at the front of this document (the "Form") identifies the Parties, the rented Vehicle, the lease term and the agreed prices (tariffs and and all other specific contractual conditions. This Agreement is also included with Annex I. The Form and Annex I are integral parts of this Agreement. All three documents will have the same identification code.

Second - Subject. Discover gives in rent to the Client, and it accepts, the individualized vehicle in the Form that is ownership, possession, use or enjoyment by the Lessor (the "Vehicle"), for the term determined in the Form, for use exclusively in the territory of the Argentine Republic (unless the Lessor has previously authorized in writing to cross the border to the Republic of Chile), and in accordance with the terms and conditions set forth in this document, in the Form and in the Annex I, and the transit rules governing the transit territory. The delivery of the vehicle to the Client and its return to the Rental Company must always be done within the Rental Company's business hours.

Third - Term.

3.1.- The term of this Rental Agreement is indicated in the Form. The Vehicle must be reinstated to the Lessor on the date and time recorded in the "Drop off date and time" box of the Form and in the place previously agreed with the Lessor.

3.2.- Any request for an extension must be requested by the Client personally in the offices of the Lessor with an advance of 12 (twelve) hours, invalid any telephone communication in this respect. Discover must express the request for extension, accepting it or rejecting it, according to the availability of vehicles at that time. If the Lessor accepts the request, the Client and the Lessor will sign an agreement to extend the Contract that will become part of the Contract.

Fourth - Price. The total value of the rental of the Vehicle will be calculated at the moment of the final return of the vehicle, or at the time of termination of this Contract (regardless of the cause), including the sum of the values of the following items:

4.1.- Daily: The vehicle's daily rent is 24 (twenty four) hours, from the time of delivery of the vehicle indicated in the Form, with up to 15 (fifteen) minutes of tolerance for the return.

4.2.-Insurance: The adhesion is obligatory, and its cost will depend on the type of coverage chosen by the Client in the "Coverage". Insurance included " box of the Form.

4.3.- Anticipated Extras: Correspond to additional services or goods requested by the Client and provided by the Lessor, which have an additional cost, as set forth in this clause 4.3. and in the Form:

4.3.a.-Airport Fee: It is due when the Client requests the delivery or the return of the Vehicle in a different place from the address of the Lessor, duly identified in the section "Reservation Data" of the Form. This service must have been requested at least 48 hours in advance, will be provided only on the days and times that the Lessor so provides and will have the value indicated on the Form as "Airport Fee".

4.3.b. Additional Driver: The additional amount that the Lessor will charge the Client for each additional Driver designated by the Client, as set out in the "Drivers" box of the Form. If an additional Driver is between 18 and 21 years of age, the additional amount for that driver shall be that applicable to an additional driver plus a 50% (fifty percent) increase.

4.3.c.-Others Additional: If the Vehicle will have additional extras such as GPS, Baby Seats, Ski Carrier, or any other that may be required by the Client, will be charged the cost of providing the additional indicated in the Form . The clause 4.7 applies.

4.4.- Extras Return: The items identified in this clause 4.4. will be settled upon at the moment of the return of the Vehicle to the Lessor.

4.4.a.-Extra Hours: Once the term of validity of the Contract and the 15 (fifteen) minutes of tolerance have been fulfilled, the proportional will be charged for the time of the delay until the effective delivery of the Vehicle. The value of each Extra Hour is indicated on the Form.

4.4.b.-Kilometers Extras: Will be charged only when rates were contracted where there would be a limitation of kilometers. The value of the extra kilometers will be charged according to the values specified in the "Extra Km" box of the Form.

4.4.c.-Fuel Replenishment: The Client will return the Vehicle with the same amount of liters of fuel as it had at the time it was received, as indicated on the Form. Otherwise, the missing fuel will be charged according to the amount indicated in the "Fuel Replenishment" box of the Form.

4.4.d.-Special Wash: Vehicle is delivered clean. In case the conditions of the Vehicle at the time of its return require a special wash, a rate of washing will be charged according to the amount described in the "Special Wash" box of the Form.

4.4.e.-Repair of tires and glass: The amount will be determined by the Lessor once the damage of the Vehicle has been analyzed. The amount of the DW (Damage Waiver) (see clause 7) may be used to cover the repair, but if such amount is not sufficient, the Client must pay an additional up to the full amount of the repair.

4.4.f.- Out-of-hours Assistance: An additional fee will be charged for this service. Your price will be calculated per hour according to the hour value stipulated in the Form.

4.5.- Loss of Vehicle Documents: : The value of 3 (three) days of vehicle rental will be charged, based on the daily rate that you have contracted.

4.6.- Loss of the keys of the VehicleThe value of 5 (five) days of the Vehicle's rental will be charged, based on the daily rate that has been contracted, unless the replacement value of the lost key is greater. In this case, the surplus will be added.

4.7.- Replacement of accessories: The integral value of replacement of any accessory of the Vehicle in case of larceny, theft and / or damages will be charged. The accessories are not covered by any type of insurance or coverage. The following accessories are considered: audio equipment, rescue wheel, fire extinguisher, safety kit, cricket and wheel wrench, antenna, beacons, lighter, carpets, steering wheel, first aid kit , reflective vest, and / or any other element that the Vehicle had. Likewise, additional items mentioned in clause 4.3.c. shall be considered accessories for the purposes of application of this clause 4.7.

4.8.- Subsequent delivery or early restitution of the Vehicle: This Contract is a fixed-term contract, therefore, if by Client's decision the Vehicle was delivered after the delivery date agreed upon in the reservation and / or in the Form , or if the Client decides to return the Vehicle to the Lessor before the date of return agreed in the Form, must pay the total Price of the rental for all the days contracted.

Fifth - Obligations of the Lessor. The Lessor undertakes through this Agreement to:

5.1.- Deliver the clean, fuel-fueled vehicle to the Client in perfect working and safety conditions and with all the equipment and documents required by law. It will also deliver any extras requested by the Client in the reservation, such as GPS, Baby Seat, Porta Ski, or any other that may be required, in good condition and functioning; provided that they were available. The lack of availability of the requested additional, will not generate any type of responsibility to the Lessor.

5.2.- Deliver the Vehicle to the Client in the place, day and time agreed upon in the reservation, the Lessor having a grace period of up to (2) two hours after the scheduled time for delivery of the Vehicle.

5.3.- Guarantee that the Vehicle is of the category reserved or superior, in case of not possessing the category reserved at the moment of the delivery. Reservations will not be guaranteed by car model, but by category of the same.

5.4.- In case of failure of the Vehicle due to electro-mechanical damage caused by its normal use or for any other cause not attributable to the Client, the Lessor must (within the commercial operating hours) replace the Vehicle at no cost to the Client, provided that there is availability of units or otherwise to arbitrate the necessary means to try to solve the problem.

5.5.- The Lessor is not obliged to substitute the Vehicle in case of larceny, theft, fire, collision, misappropriation, retention by the competent authorities, loss of keys, documents, or failures caused by improper use of the Vehicle.

5.6.- Carry out by itself or by whom designates the maintenance and mechanical repair required by the vehicle, within normal business hours.

5.7.- To contract an insurance that covers civil responsibility according to the norms in force.

5.8.- Limitation of liability: The Lessor is not responsible for the objects and / or values left and / or forgotten in the Vehicle, or in its dependencies. Neither will be responsible for the use that the Client makes of the Vehicle nor for the persons transported in the Vehicle during the rent.

Sixth - Obligations of the Client. The Client undertakes by this Agreement to:

6.1.- Payment: Pay in time and form the Price of the rental of the Vehicle as established in clause 4 as well as any other cost and expense that are generated in relation to the use of the Vehicle under this Contract or for breach of the same.

6.1.2.- Financial Costs for late payment: The payment of the Contract must be made in full at the time of the return of the Vehicle. Failure to pay in the term of your obligations and / or ignorance of charges made on your credit card which it has authorized in the present, will allow the Lessor to claim the debts with an additional monthly penalty interest for arrears, equivalent to 2 (Two) times the active rate of the Banco de la Nación Argentina for discount operations, as well as all the expenses and costs, judicial or extrajudicial that would have accrued as a result of its non-compliance.

6.1.3.- Guarantee. Express authorization: The Client expressly authorizes the Lessor, to debit from his credit card informed in Annex I, any amount corresponding to any concept that he was obliged to pay, those included in clauses 4, 6.1, 7 and / or others such as fines and expenses for traffic violations and / or damages to the Vehicle while in the custody of the Client, even generated after the date of return of the Vehicle to the Lessor as well as the charges generated by delivery of the Vehicle after hours.

6.2.- Guard and Care of the Vehicle: The Client shall be responsible for the guard, custody and proper use of the Vehicle and its accessories during the rental period, in accordance with the purposes and limits defined in the Contract, until their effective return. These obligations include, but are not limited to, that you must:

6.2.1.- Use the type of fuel indicated by the Lessor.

6.2.2.- Keep the Vehicle closed and locked, as long as it remains outside of it, safeguarding the Vehicle in a closed and guarded place when it is parked.

6.2.3.- Regularly and reasonably check the oil, water or antifreeze levels and the tire pressure.

6.2.4.- In case of any inconvenience with the vehicle or damage of the same, the Client must immediately communicate with the Lessor, who will detail the procedure according to each case. The Client undertakes not to make any towing and / or repairs and / or to authorize any service on the Vehicle without the express and prior written permission of the Lessor. Otherwise, the Lessor will not refund any amount.

6.2.5.- Loss of Vehicle Documents: The Client or the Drivers (as the case may be) shall proceed to police the loss of documents of the Vehicle immediately upon verification of such situation and at the same time to forward said police report to the Lessor.

6.2.6.- Legitimate use: Ensure that at all times the Vehicle will only be driven by the Client or any of the Additional Drivers, according to the transit rules that govern in the territory transited and the conditions of this Contract.

6.2.7.- The Vehicle may not be used: (i) in a different way or for purposes other than those stipulated in this Contract; (Ii) for costly transportation of persons or goods; (Iiii) to tow trailers and / or vehicles; (Iv) overloaded in relation to its resistance or factory-approved capacity for the Vehicle; (V) to be driven under the influence of any type of medication - whether or not alcohol and / or substance that may affect your ability to drive the Vehicle; (Vi) to participate in races or tests of safety, resistance or speed; (Vii) to transport substances or things prohibited by the laws of Argentina and / or Chile.

6.3.- Legitimate possession of the Vehicle. Responsibilities: The Client recognizes and assumes, with this rental and the effective reception of the Vehicle, the legitimate and autonomous possession of the Vehicle for all legal purposes.

6.3.1.- The Client shall be solely responsible for his acts and the actions of the Drivers during the whole term of the Contract; committing to act diligently at all times. Consequently, the Client shall be liable for any damages suffered by the persons transported and / or third parties.

6.3.2.- Traffic Violations: The Client shall be responsible for traffic offenses charged by the relevant authority committed during the rental period of the Vehicle. The Client shall reimburse the Lessor the amount of the fine imposed for any infraction committed with the Vehicle during the term of the Contract, increased by 20% (twenty percent) as administrative processing and management expenses, constituting in liquid debt and certain, as in cases of judicial dispute.

6.3.3.- Towing or Hauling of the Vehicle: If during the Contract the Vehicle was removed by the competent authority, the Client shall reimburse the Lessor the value paid for the trailer and a fine, increased by 10% (ten percent) by way of administrative costs. Likewise, in case of proceeding, it will have to pay all the expenses of professional services of lawyers for the liberation of the Vehicle, besides the rates collected by the competent bodies. If the deprivation of the Vehicle because of the trailer will affect the performance of the Lessor with a subsequent reservation, the Customer must pay the daily corresponding to all days elapsed until the effective return of the Vehicle to the Lessor with an additional 50% ( fifty percent).

6.4.- Commitment of indemnity: The Client undertakes to keep undamaged and indemnify the Lessor for damages caused directly or indirectly by its actions, which are not covered by insurance, including expenses related to judicial or extrajudicial claims that the Lessor should incur for his defense. This obligation also includes, without limitation, accepting the call to judicial or extrajudicial proceedings in which the Lessor was legally sue by third parties for acts or acts occurred during the term of the Agreement, to assume the responsibilities that fit and / or to ensure the right of repetition of the Lessor. Likewise, the Client acknowledges that the Lessor's indemnification responsibilities are limited to those contractually defined, and it is up to the Client to bear all costs arising from them, in court, or out of court.

6.5.- Restitution of the Vehicle to the Lessor: The Customer must return the Vehicle on the date, time and place previously agreed and recorded on the Form; or in the case of having requested an extension as provided in clause 3.2, return the Vehicle on the date, time and place indicated in said extension.

6.5.1.- Failure to comply with the foregoing shall grant the Lessor the right to promote the pertinent criminal actions for misappropriation of the vehicle, without prior notification. Once the misappropriation has been established, the Client will also be subject to the criminal and civil penalties derived from it, bearing all the judicial or extrajudicial expenses that the Lessor makes for the search, apprehension and cash reimbursement of the Vehicle and of the other damages caused.

6.5.2.- In the hypothesis that the Vehicle, for any reason, is removed by the competent authorities, is involved in an accident or fire, the Lessor will only recognize the return of the Vehicle and the conclusion of the rental contract when it was with the effective physical possession of the Vehicle.

6.5.3.- In the hypothesis that the Vehicle is involved in theft or larceny, the Lessor will only recognize the closing of the rental contract in the effective reception of the police report.

6.5.4.- If the delayed return of the Vehicle affects the performance of the Lessor with a subsequent reservation, the Client shall pay the extra hours corresponding to all the time elapsed until the effective return of the Vehicle to the Lessor with an additional 50 % (fifty percent).

6.6.- Claims: In case of a theft, larceny, collision or fire of the Vehicle, the Extras of the Vehicle or other accessories of the same, the Client must notify clearly the happened to the Lessor, all in a period not more than 10 (ten) hours of the fact produced or taken knowledge thereof. Within the same time frame, the corresponding complaint must be filed with the competent police department, requiring a certified copy of the fact, which must be delivered to the Lessor within 24 (twenty four) hours. The Client is responsible in any case for the abandonment of the Vehicle or for the consequences of not giving timely notice.

6.6.1.- In order to complete the administrative complaint of the claim to the Lessor, the Client or the Driver in charge of the Vehicle must obtain the following information from the third party: (i) full name, document number, address and other vehicle's driver's telephone; (Ii) driving record number, date of expiration of the same; (Iiii) data of the green card, name of the owner, vehicle brand and model, patent number and engine; (Iv) insurance company, policy number and expiration date; (V) full name, document number, address and witness phone number, if any.

6.7.- The Client may not sublet the Vehicle, nor assign or transfer the rights that emerge from this Contract.

Seventh - Protections and covers. Insurance. The Contract includes insurance whose contracting is obligatory on the part of the Client and is included in the daily rate. It corresponds to compulsory third party civil liability insurance, according to what is established by law, and also includes coverage for total loss due to accident, and total and partial loss due to fire, theft or larceny (the "Coverage"). In the case of partial damages and head on collision or overturn, a compulsory participation (Waiver) is established by the Client, broken down as PDW Partial Damage Waiver and CDW Collision Damage Waiver (Overturn or Head-on Collision), whose amount will depend on the coverage chosen by the Client, as indicated in the "Coverage. Insurance Included " box of the Form. The Client shall pay the total amount of the waiver indicated in this clause if any claim not included in the Coverage occurs. The scope of each category is detailed below:

7.1.- Discover Coverage: It is the Coverage at the price informed by the Lessor, with the following Waiver: a) Partial Damage Waiver: \$ \_\_\_\_\_, b) Collision Damage Waiver (overturn or head-on collision): \$ \_\_\_\_\_.

7.2.- Discover Plus coverage: It is the Coverage at the price informed by the Lessor, with the following Waiver: a) Partial Damage Waiver: \$ \_\_\_\_\_, b: Collision Damage Waiver (overturn or head-on collision): \$ \_\_\_\_\_.

7.3.- Discover Advance Coverage: It is the Coverage at the price informed by the Lessor, and establishes only the " Collision Damage Waiver (overturn or head-on collision)" for an amount of \$ \_\_\_\_\_.

7.4.- In any event, it is expressly clarified, without limitation to the exclusions of the relevant policy applicable to the Vehicle, that there is no coverage for damages caused by fraud and / or improper use of the Vehicle and / or in default of any of the provisions of this Agreement; larceny, when the keys and documents of the Vehicle were not returned; Loss of keys and / or documents of the rented vehicle; towing or haulage expenses; professional services of lawyers and / or managers; the accessories of the Vehicle as being those listed in clauses 4.3.c and 4.7.

7.5.- In the event of loss of protection due to the Client's fault, the Client shall be solely responsible to the Lessor and third parties.

Eighth - Termination of Contract.

8.1.- This Agreement will be considered automatically resolved by the Lessor, without giving the Client any right of retention or action of an indemnity, reparatory, and / or compensatory nature, when:

8.1.1.- The Vehicle was not returned on the date, time and place previously coordinated in the Form; or

8.1.2.- The Client and / or any of the other Drivers fail to comply with any of the obligations assumed in this Contract.

8.1.3.- The anticipated termination of the Contract for any of the circumstances provided in this clause 8.1. will entitle the Lessor to claim the full payment of the agreed rental Price (clause 4) and initiate the relevant legal actions for other damages suffered as a result of the Client's breach.

8.2 The Client may terminate the Contract if the Lessor breaches any of the obligations assumed by him in this Contract.

8.3.- Clauses 4, 6.1.6.3 and 6.4 shall remain in force after termination for breach of Contract. In such case, all costs and expenses applicable to the Contract shall continue to accrue until the actual return of the Vehicle to the Lessor.

8.4.- Clause 6.4 shall survive termination of the Contract, whatever its cause, until the prescription of any claims indicated therein occurs.

8.5. Partial nullity. If any clause of this Agreement is declared void or invalid by any relevant authority, the remaining clauses shall remain in full force and effect of the Contract (with the exception of clauses rendered ineffective).

Ninth - Domicile and Jurisdiction. The Parties are domiciled in those indicated in the Form, and are subject to the jurisdiction of the ordinary courts of the Autonomous City of Buenos Aires, with the express resignation of any other.

I have read all the clauses of this Agreement, including the Form and Annex I, and accept all the conditions indicated therein.

DATE

CLIENT

AUTHORIZED DRIVER