Bicycle stand

Note

Partition



Contract on the Operating Lease / Sub-Lease of Motor Vehicle No. concluded pursuant to the provisions of §269 (2) of Act No. 513/1991 Coll., the Commercial Code /§51 of Act No. 40/1964

,		•		Coll., t	the C	ivil Code	as	s amended	d by a	and be	etween		•			
Lessee:																
			Effective CarService s.r.o.													
~			Vajnorská 103/a, 831 04 Bratislava					а								
ID No.:																
TAX ID: VAT ID:	2120006735 SK2120006735															
					0044	1004 60	ທາ									
IBAN: SK72 1111 0000 0014 1824 6002 E-mail: info@auto-prestige.sk																
			<u>&auto-</u>	presilg	E.SK											
(hereinafter as "	Lessee"))														
Sub-lessee:								Guaran	_							
Business name								Busine								
Name and surname:							Name and surname:									
Registered add							Registered address /									
Permanent add							Permanent address:									
ID No. / Birth number:								ID No. / Birth number:								
TAX ID/ Date of	f birth:						Date of birth:									
VAT ID:																
IBAN:								IBAN:								
Contact:								Contac	t:							
E-mail:								E-mail:								
(hereinafter as "								(herein			uarant	or")				
(Further togethe	r as the "	Partie	s" and	lindepe	ende	ntly as th	e "	Contractir	ng Pa	arty")						
The subject he in Article II he Limited / Unlin	erein for					le by the		e Contract ub-lessee		n the E	Europe					agree
Brand, type			Re	gistrat	ion		Τ,	Year of							Vehicle	
and model				ates				productio	n		Co	lour			ategory	
The Parties a	agree on	Remu					ion	and Mile	age				ate ap	plies:		•
Total		E	UR ex	cl. VA	l Pe	r month			Εl	JR ex	cl. VAT	Per da	y .	•	EUR ex	cl.
															VAT	
Total		E	:UR in	cl. VAT	Pe	r month			El	JR inc	I. VAT	Per da	ıy		EUR in	cl. VA
The parties he signature her	reof.		_								_			s due o	n the date	e of
The parties hTotal limit	lave agre	eu on				hly limit		Kilometre	5 – u	km		ily limit				km
Total IIIIIt				KIII I	vioiit	•				KII	Da	iny inini				KIII
1. The Sub-less	see has r Pick-u l		sted the	e follov	ving (3 - Servic m the Les								
Pick-up location		<u>r.</u>					Fee		F		EUR excl. VAT		тТ	EUR incl. VAT		
Return location								ee			EUR	excl. VA	i		EUR incl.	
b.	Unlimi	ted ki	lomet	res:									- 1	i_		
Fee											EUR	excl. VA	Т		EUR incl.	VAT
C.	Access	sories	3:										•	1		
Add driver	Add driver Young driver			er	Child seat			Airport fee			Out of working					

Article 4 - Guarantee statement

Superprotect

Box

- In connection with the Agreement, the Guarantor declares to the Lessee that in the event that the Sublessee defaults on the payment of any of its monetary obligations arising from the Agreement (hereinafter referred to as the "Obligation") by more than 30 calendar days, the Guarantor shall fulfil the Sublessee's Obligation upon the Lessee's first written request.
- The Guarantor undertakes to pay the Obligation to the Lessee's bank account, which the Lessee will notify the Guarantor in writing for this purpose in a call for payment of the Obligation, no later than 15 calendar days from the date of delivery of this call.
- 3. This statement forms an integral part of the Agreement. The declaration takes effect on the day of signature by the
- The Guarantor's obligation from this declaration shall be terminated in full by the complete settlement of the Sublessee's 4. Obligations arising from the Agreement or other termination of the Sublessee's Obligations



Article 5 - Tariff

Article 5 - Tarif				
FEES / CONTRACTUAL FINES	TOTAL (€ excluding VAT / € including VAT) for vehicles in categories J, H, K, M	TOTAL (€ excluding VAT / € including VAT) for vehicles in category P	TOTAL (€ excluding VAT / € including VAT) for vehicles in category S	
Fee for Overuse of the Rental Vehicle. The fee will be charged for each individual Overuse of the Rental Vehicle primarily includes the following:	l instance identifie	d on the Rental Ve	ehicle separately.	
1. soiling of the Rental Vehicle to an excessive amount, such as by transporting animals, spills, or similar forms of soiling	350 / 420	700 / 840	1000 / 1200	
2. damage to the interior of the Rental Vehicle, specifically tears to the seat upholstery, scratches on the dashboard, doors, headliner, glass, etc.	350 / 420	700 / 840	1000 / 1200	
3. excessive wear on individual tyres as determined by tread wear in excess of 0.6 mm per month or driving with a flat tyre, inappropriate use, spinning tyres, drifting, and the like	350 / 420	700 / 840	1000 / 1200	
4. excessive brake wear	350 / 420	700 / 840	1000 / 1200	
5. warping of brake rotors	350 / 420	700 / 840	1000 / 1200	
6. damage to any of the following parts of the Rental Vehicle will be billed separately. Exterior: front bumper; front mask; front fenders on the left and right side; fenders; wheels (rims and tires); vehicle bonnet; Windscreen; A-pillars; rear view mirrors; vehicle roof; windows individually; B-pillars; rear fenders on the left and right side; rear bumper; doors individually (including the boot lid or hatch and associated handles). Interior: steering wheel; seats; handles; upholstery on doors; armrests; boxes; displays; ceiling; gear shift; visors; seat nets; boot lid + interior of the boot space	350 / 420	700 / 840	1000 / 1200	
7. for breach of every obligation under Subsection 7.3.3 of the T&C separately	350 / 420	700 / 840	1000 / 1200	
8. contractual fine for smoking and the use of e-cigarettes in the Rental Vehicle		1000 / 1200		
9. fee for exceeding the mileage limit in km agreed in the Contract - for every km over the limit for the agreed period	0,50/km / 0,60/km	0,80/km / 0,96/km	1,50/km / 1,80 /km	
Fee for blocking or seizure of the Rental Vehicle (plus travel to and from the location of seizure of the Rental Vehicle) per the T&C	350 (plus 0.50 for every one km) / 420 (plus 0.60 for every one km)	350 (plus 0,80 for every one km) / 420 (plus 0,96 for every one km)	700 (plus 1,50 for every one km) / 840 (plus 1,80 for every one km)	
Fee to cancel a Reservation 7 or more days from the requested date of delivery of the Rental Vehicle	<i>'</i>	mount paid for the		
Fee to cancel a Reservation less than 7 days from the requested date of delivery of the Rental Vehicle or failure to pick up the Rental Vehicle on the agreed date or failure to sign the Contract		amount paid for the		
Fee for late return of the Rental Vehicle after expiration of the Contract	three times the daily Remuneration for every day of default			
Contractual fine for breach of the obligation specified in Subsection 4.3.9 of the T&C		20 / 24		
Contractual fine for breach of the obligation specified in Subsection 7.3.5 of the T&C	5	50/60 + price of fue	el	
Contractual fine for breach of the obligation specified in Subsection 7.3.6 of the T&C		50/60		
Contractual fine for breach of the Sub-lessee's obligation specified in Subsection 4.3.3 of the T&C	10%	6 of the Remunera	ation	
Contractual fine for breach of the Sub-lessee's obligation specified in Subsection 4.3.11 of the T&C		6 of the Remunera		
Default interest for every day of default		of the outstanding		
Parking charges per Subsection 6.2.3.4 of the T&C		daily Remuneration commenced day		
Delivery - acceptance of the Rented Vehicle	sep	arate pick-up price	e list	
Fee for each action performed by the Lessee outside of business hours (8:30am - 5:00pm)		29,90 / 35,88		
Additional driver - lump-sum fee		32,5 / 39	T	
Fee for a driver under the age of 25 - daily rate Airport fee - lump-sum fee	0	30 / 36 39,90 / 47,88	Not possible	
Child's car seat – daily rate		5/6		
Rental of bicycle rack - daily rate		10 / 12		
Rental of ski rack - daily rate		10 / 12		
Fee for each reminder; does not apply to a Sub-lessee who is a consumer		40 / 40		
Traffic penalty fee administration		30 / 30		
Super protect – lump-sum fee for the first 3 days of use of the Rental Vehicle (or fewer)	55 / 66	Not possible	Not possible	
Super protect – daily rate after expiration of the first 3 days of use of the Rental Vehicle	16,584 / 19,9	Not possible	Not possible	

If an individual discount is provided to the Sub-lessee through a promotional event, the fee for Overuse specified under numbers 1 to 8 of the Tariff are defined as the product of 1.5 and the relevant fee specified in the Tariff above



Article 6 - Inflation clause

- 1. The contracting parties have agreed that the Tenant is entitled to unilaterally increase the remuneration for the use of the Subject of the Contract for the entire period of the lease once (1x) per year in accordance with Article 1 of this contract by the rate of inflation for the previous calendar year officially declared by the Statistical Office of the Slovak Republic, as follows:
 - a) the remuneration valid as of December 31 of the calendar year will be increased as of January 1 of the following calendar year in accordance with the inflation rate announced by the Statistical Office of the Slovak Republic for the previous calendar year;
 - b) the supplement to the already paid remuneration for the use of the Subject of the Agreement for the past calendar year will be retroactively charged to the Sub-lesee in accordance with the rate of inflation declared by the Statistical Office of the Slovak Republic for the previous calendar year.

When adjusting the payment, the Lesse will be based on official data on the annual rate of inflation measured by the consumer price index published by the Statistical Office of the Slovak Republic on its official website. The Lessee shall deliver to the Sub-lessee a written notification of the increase in remuneration, and this increase shall be supported by documents from the Statistical Office of the Slovak Republic.

Additional invoicing of the increased compensation according to point 1. b) of this article is payable according to the issued invoice and the Sub-lessee is obliged to pay the difference of the compensation to the Lessee's account.

Article 7 - Final Provisions

- 1. Upon signature of the Contract, the Lessee and the Sub-lessee confirm they are acquainted with its contents, which express their free and deliberate will, and that the Contract is not concluded under duress or otherwise clearly disadvantageous conditions.
- 2. The Sub-lessee is aware that the Terms and Conditions published on the Lessee's website (www.auto-prestige.sk) or available at any time at the Lessee's registered office are an integral part hereof. The Terms and Conditions lay down the rights and obligations which are binding for both parties, and which are not stipulated directly herein.
- Arrangements between the Sub-lessee and the Lessee related to the Contract not specifically stipulated herein or in the Terms and Conditions are governed by applicable provisions of Slovak law, and in particular the Commercial Code / Civil Code.

In Bratislava, dated	In Bratislava, dated	<mark></mark>
For the Lessee:	For the Sub-lessee:	Accession pursuant to Subsection 5.3.8. T&C:
Martin Antal managing director	????? managing director	<mark>??????</mark>
	For Guarantor:	
	<mark>?????</mark>	