

PUBLIC AGREEMENT FOR CAR ROLL

The Public Contract (further referred to as the Agreement) is addressed to the Lessor by any individual and/or juridical person that meets the requirements of this agreement and wishes to become the Renter and/or the User of the EconomicalGreenCars service.

1. TERMS

Rent - a service that includes a car, taxes, season tires, car wash costs and fuel costs at certain rates.

Landlord - a legal entity, an individual, an entrepreneur who draws up a contract and receives payments for car rental.

User - an individual using the site and / or a mobile app called EconomicalGreenCars.

Tenant - an individual or legal person who, by signing the Application to join this Agreement, receives the right to Lease.

Application-attachment - a written document signed by the Renter and the Lender that confirms the fact of joining the Public contract of car rental.

Traffic rules - current road rules of Ukraine, approved by the Cabinet of Ministers of Ukraine and mandatory for execution.

Accident - a scene, the circumstances are determined by the Rules of the road of Ukraine and which caused damage to the car and / or property and / or to the life and health of people.

Insurance event - circumstances in which the car, third parties, other vehicles and things are damaged, and these circumstances can be considered as a case, in which the insurance indemnity may be paid in case of certain sequential actions such as registration in the police, passing control over the presence of alcohol from the driver, etc. An insurance case absorbs the notion of an accident if such accident is registered in accordance with the requirements of legislation, this Agreement and the terms of insurance.

Reservation - a set of actions performed by the User / the Renter that is directed at the order of the car for the purpose of its further use in the rental, and the actions of the Lender, which consist in keeping the given car for a certain period and depriving other persons of the possibility of ordering this car.

Property and documents in the car - things, including staff and/or additional equipment, documents, etc. The specified property can include, in particular: the registration documents for the car (the technical passport), the insurance policy for the charging of mobile devices,

the holders for the Devices, snow brushes, license plate numbers, spare wheel, jack and balloon key, seat covers and helmets, car keys, etc.

Web-site - a set of data about the service and the Lessor, contained on the server and presented on the Internet network at egcars.com.ua.

Car - a passenger vehicle transmitted to the Renter on the terms of this agreement.

"Approval" by the Renter - a procedure performed by the Lessor and includes an analysis of the data, documents submitted by the Renter / User and the receipt of information from third parties regarding the User / Renter and the decision on the possibility for the User to use the car, the use of the site and the mobile application of EconomicalGreenCars under the terms of this Agreement and the actual receipt of the User rights and obligations of the Renter.

2. SUBJECT OF THE AGREEMENT

- 2.1. In accordance with the terms and conditions (the Renter), determined by this Agreement, the Lessor passes or undertakes to transfer, and the Renter accepts the car for timely paid use.
- 2.2. The car is chosen by the Renter from the offered available vehicles of the Lessor, in case of absence of a car from a selected class for certain reasons, the Renter is issued a different car of this class or in the class above.
- 2.3. Purpose of the car: The car must be used by the Renter to meet household non-productive needs.
- 2.4. The territory of travel is determined by the administrative-territorial boundaries of Ukraine, with the exception of the territory of Luhansk and Donetsk regions and the Autonomous Republic of Crimea. Exit outside the territory of Ukraine may be carried out by the Renter only if the previous written agreement is agreed by the Lessor.

3. GENERAL PROVISIONS

- 3.1. By signing the application-attachment or the online application-attachment on this site to this Agreement, the Renter unconditionally confirms that he:
 - 3.1.1. has a language at a level sufficient to read and understand the meaning of the Treaty;
 - 3.1.2. The user has understood the meaning of the document, agrees with its content and accepts it without any reservations, conditions and exceptions and undertakes to comply with the requirements established by it.
 - 3.1.3. Agrees with the placement in the Car of any equipment that allows tracking and fixing the exact coordinates of the Car, as well as breach of obligations under the Contract by the Carrier and / or the Passengers of the Car.
- 3.2. The present contract is subject to the norms of the Constitution of Ukraine, the Civil and Commercial Code of Ukraine, the Laws of Ukraine "On E-Commerce", "On International

Law", "On Consumer Rights Protection", "On Advertising", "On Electronic Documents and Electronic Document Workflow", " On Electronic Digital Signature ", " On Protection of Personal Data ", " On Payment Systems and Transfer of Funds in Ukraine ", " On Information Protection in Information and Telecommunication Systems ".

3.3. The parties have agreed that this transaction is carried out in writing, by signing the Application-Agreement with the Renter and the Lessor.

3.4. The tenant can book a car for a specific date, indicating this in the application-attachment.

3.5. From the moment of signing the application-attachment, the Owner and the Renter acquire all rights and obligations that are provided by this Agreement.

4. PROCEDURE FOR THE TRANSMISSION AND RETURN OF THE BRACKET SUBJECT CONDITIONS OF RETENTION

4.1. The right to use the rental subject of the Renter comes after familiarization with the Contract, the price list and after the signing of the Application-accession of the contract, which is an inalienable part of the Agreement, as well as the payment for the whole period of hire and pledge (if it exists), as security of execution obligations under such agreement.

4.1.1. The Lessor is considered to be familiar with the Contract, the price list and the person who submitted the application for accession to the contract in the case of identification, approval of the terms and filling in the online application on the site.

4.2. Rental period, size and terms of payment for the use of the item, the registration data of the car, the address of the transfer and return of the item, the size of the collateral are agreed by the parties in the Application-attachment. The car is transferred to the Renter as soon as the Statement of Accession has been signed, the payment has been made and the deposit has been made, or in another term established by the parties in the Application - the accession to the Agreement.

4.3. The place of transfer and return of the car is set out in the application-attachment. By agreement of the parties, a passenger car may be rented or taken after hire in another convenient location for the Renter within the territorial boundaries specified in paragraph 2.4. of the contract. In this case, the costs of delivery of the car to a certain place or its return are paid by the Renter separately, which is also indicated in the act.

4.4. During the transferring a car to the hire, Lessor makes a description of the technical condition of the car, the presence of damage, indicators of accounting devices. The serviceability of the car, its appearance, equipment, amount of fuel, other parameters of the car, which is transferred to the rental, must be checked by the Renter in the presence of the Lessor and defined in the Application-attachment to the Agreement. By signing the Application-attachment the Renter confirms that he received the car in good condition, with a clean cab without signs of damage, with the exception of those that are listed in the description. After receiving a car for hire no claim by the Renter regarding available significant defects are not accepted.

4.5. The car is transferred to the hire being clean. The Renter is obliged to return clean car at the end of the rental period too. Otherwise, the Lessor will retain the cost of car wash from

the amount of the pledge, and the return of the car will be signed by the Lessor after car wash and considering the possibility of minor damage and / or scratches. The amount of fuel in the tank when returning should coincide with the amount during receiving car in a rental (permissible error within 5%).

4.6. Documents required for the conclusion of a rental agreement: driver's license, identification document, identification code (in case of receipt).

4.6.1. For citizens of Ukraine:

- documents certifying a person and confirming the citizenship of Ukraine (one of the documents): a) passport of a citizen of Ukraine; b) passport of a citizen of Ukraine for traveling abroad; c) the diplomatic passport of Ukraine; d) the official passport of Ukraine; e) seaman's identity card; e) certificate of crew member; e) Identity card for return to Ukraine; h) temporary certificate of a citizen of Ukraine;

- documents certifying a person and confirming her special status (one of the documents): a) driver's license; b) Identity card for a stateless person to go abroad; c) permanent residence permit; d) a temporary residence permit; e) Migrant card; e) refugee certificate; e) travel document for refugees.

- Certificate of receipt of the identification code. In the case when a person, because of his religious or other beliefs, has refused to accept the registration number of the tax payer's account, such persons shall be provided with the passport with the appropriate mark.

4.6.2. For foreigners and stateless persons (one of the documents):

- passport document of a foreigner - a document issued by the authorized body of a foreign state or the statutory organization of the UN, confirming the citizenship of a foreigner, certifies the identity of an alien or stateless person, gives the right to enter or leave the state and is recognized by Ukraine;

- permanent residence permit - a document certifying the identity of a foreigner or a stateless person and confirms the right to permanent residence in Ukraine;

- a temporary residence permit - a document certifying the identity of a foreigner or stateless person and confirms the legal grounds for temporary residence in Ukraine;

- Identity card for return - a document issued to a foreigner or stateless person in cases stipulated by the international agreements of Ukraine on readmission (acceptance and transfer of persons);

- Identity card without citizenship for traveling abroad - a document certifying a stateless person during the crossing of the state border of Ukraine and staying abroad.

4.6.3. The presentation of a driver's license is mandatory for all Renters.

4.7 The Renter reserves the right to deny the person applying for the rental service, in case of failure to provide the document from the above list, or if the documents submit reveal signs of tampering with them.

4.8. A car can be driven by a driver who is not less than 21 years of age and has a valid driving license for a car of that category and driving experience of at least 3 years.

4.9. A car is returned to the Lessor after the expiry of the rental period at the place indicated in the Application-attachment. In the case of the Depository's arrest being returned to the Renter for more than 1 hour without valid reason, the next day is fully accounted for and paid

by the Renter in accordance with the fare indicated in the Application-attachment to the Car Rental Agreement.

5. PAYMENT AND ORDER OF CALCULATIONS

5.1. The cost of rental services is determined on the basis of tariffs approved by the Lessor and indicated in the Application-attachment to the Agreement. Car rental rates include insurance, tire fitting according to the season, mileage and maintenance costs of the car in the proper technical condition. The total cost of services is determined in the Application-accession to the Agreement. In addition, a GPS navigator, a child seat can be transferred to the Renter.

5.2. When transferring a car to the Renter, the latter makes a full prepayment of car rental services for an agreed term, as well as a security deposit in the amount stipulated in the Application-attachment.

5.3. Payment can be made in cash or in cashless form.

6. PLEDGE AND TERMS OF PROVISION FOR EXECUTION OF LIABILITIES

6.1. By virtue of the pledge, the Lessor has the right in case of non-fulfillment by the Renter of the obligation secured by the pledge, to receive satisfaction at the expense of the money provided by the Renter as a mortgage.

6.1.1. The sum of mortgage is determined according to the kind of car and is indicated in the Application-attachment. In some cases, the amount of mortgage can be changed by the Lessor.

6.2. Subject of pledge: money of the Renter. The term of the pledge is the actual use period of the car that is defined in the Application-attachment.

6.3. The mortgage is secured by the Renter's obligation to the Lessor under the contract of hire, namely:

6.3.1. payment for car use services (in case of delayed return car or extension of the period of use of the car, subject to the notification of the Lessor and with his consent, the payment for the use of the car shall be withheld from the amount of the pledge, but not more than 1 (one) day; the next period of use of the car is paid in the general order, while the Renter makes an additional payment of the mortgage in order to restore it to its original size).

6.3.2. return of car after hire in condition in which the car was transferred for use, taking into account normal wear (in case of returning the Renter with damages, or with the loss of components, additional equipment or documentation on the car, the cost of restoration of a car or the restoration (receipt) of documents, is deducted from the amount of collateral);

6.4. The pledge is made during the conclusion of the contract in cash or in cashless form. The pledge is a fixed money amount, the size of which depends on the brand of the chosen car. The non-cash form of collateral involves the blocking of a certain amount of money on the debit card of the Renter with his consent for the period of actual use of the car (preauthorization). Upon returning the car and fulfilling all obligations under the Rental Contract by the Renter, the Lessor shall unblock the funds on the amount of pre-authorization in accordance with the rules established by the Lender's bank. The pledge may also be paid in

cash to the Lender's cash desk. Legal entities transfer the amount of collateral to the current account of the Lessor. Upon the expiration of the rental and return of the car, as well as the performance of the Contractor by all terms of the contract, the amount of the pledge is returned to the last on the day of returning the car in the manner in which such a pledge was made.

6.5. The pledge does not return (or returns in part) in the following cases: refusal of the Renter to compensate for losses incurred as a result of using the car (including loss of components, car documents); in case of failure to notify about the loss or damage to the item of rolled stock.

7. RIGHTS AND REQUIREMENTS FOR RENTER

Renter's Rights:

7.1. The Renter has the right to use the car round-the-clock, only on the territory of Ukraine in accordance with the conditions set forth in the contract of hire.

7.2. The Renter does not have the right to transfer the car to third parties, without the written consent of the Lessor.

7.3. The Renter has the right to cancel the rental agreement and return the car to the Lessor at any time, at the same time warning the Lessor not less than 2 (two) hours before the actual return of the rental if the car returns within the city of its submission, and 24 hours - in the case of returning a car in another region. The car hire paid by the Renter is not refundable.

7.4. The Renter is entitled to receive from the Lessor full information regarding the terms of hire and technical operation of the car.

Duties of the Renter:

7.5. The Renter is obligated to accept the vehicle according to the Application-attachment to the Agreement within the terms stipulated by the parties, check the general condition of the object of the hire and notify the Lessor about the defects found, return the item of hire after the expiration of the term indicated in the Application-attachment, in a state and completeness, in which the car was adopted (taking into account normal wear and tear). If the Renter, at the moment of transfer of the car in his possession, does not verify its serviceability, the rental item is considered to be in good condition.

7.6. The Renter is obligated to pay for the use of the item in time and fully, as well as to make a deposit.

7.7. The Renter is obliged to use the rental object for the intended purpose, not to use it in sports competitions, to tow any other cars or to travel with a trailer, as a taxi, as well as for training, not to use on roads that do not have hard cover.

7.8. The Renter is obligated not to allow driving car being in the state of alcohol, narcotic or another intoxication, or in a morbid condition, during fatigue, and also under the influence of drugs that reduce the rate of reaction and attention. Smoking in the car is prohibited.

7.9. The Renter carries the costs associated with the operation of the car and daily maintenance of it in working condition (car washing, fueling, filling with liquid for washing

glass, tuning of tires, balancing of wheels, parking, etc.). The Renter is obliged to use the fuel of the proper kind and high quality.

7.10. The Renter is required to ensure that the car is preserved from the moment it is received and until it is returned to the Lessor. The Renter is obliged to inform the Lessor immediately (no later than one hour from the moment of revealing the fact) about the loss or damage of the item, and to act in such cases in accordance with the current legislation of Ukraine, the Rental Agreement and instructions received from the Lessor. In case of technical malfunctions during use, also notify the Lessor about this. In case of damage to the rental subject, the Renter shall be prohibited without the consent of the Lessor from disassembling and / or repairing the car, also changing the design of the car, the manufacturer's parameters. In the case of prior agreement with the Lessor, the Renter can tow a car, with the exception of cars with an automatic gearbox.

7.11. The Renter is obliged, in case of prolonged use of the car, to notify the Lessor not later than the day before the expiry of the current Agreement, to agree on a new term for the use of the item, and also to pay in a timely manner the use of the item for a new term. When paying the cost of using the object of rental in accordance with this item, the Renter confirms the extension of the contract. In case of late notification, the Renter does not have a pre-emptive right to further car hire. The Lessor in this case has the right to rent another car or refuse to continue car hire.

7.12. The Renter undertakes to adhere strictly to the traffic rules of Ukraine, as well as the provided speed regime.

7.13. The car is returned in good technical condition, taking into account normal wear and tear, which arose during the period of operation. normal wear and tear of a car in this Agreement means reducing the cost of the car, natural wear, individual nodes and aggregates, for the period of finding a car in the use of the Renter, provided that the car is properly used, excluding cases that have caused unplanned repair or restoration of the car.

8. RIGHTS AND OBLIGATIONS OF THE LESSOR

Lessor's Rights:

8.1. The Lessor is entitled to compensation from the Renter in the case of a car's return in incomplete completeness, in case of damage to the components of the car, as well as loss of documentation (namely, the certificate of registration of the vehicle, the original of the policy of compulsory insurance of civil liability of vehicle owners other documents) to the car, or the return of the car with the damaged equipment, in the amount which is necessary to restore the completeness, the condition of the car specified in Appendix No. 1 to Agreement. The list of damages (losses) is indicated by the Application-attachment to the agreement of the car. The Renter is obliged to reimburse them upon returning the car, otherwise, the amount of compensation is deducted from the amount of the pledge.

8.2. The Lessor has the right to cancel the Lease Agreement unilaterally and demand the return of the car if the Holder violates the rules of operation of the car, does not pay for the

use of the car, does not comply with the terms of the Agreement, is outside the authorized territory, in case of communication of inaccurate data about yourself at the conclusion of this Agreement, as well as for other reasons that are substantial and may cause future damage to the Lender. In this case, the Lessor, unilaterally without any prior notice, has the right to withdraw the item of rental, regardless of his place of residence. The pledge and the amount for the unused hire days in this case are not returned to the tenant.

8.3. The Lessor has the right to deny to the Renter in the continuation of the Agreement.

Duties of the Lessor:

8.4. The Lessor undertakes to transfer the Car Holder in a technically good condition with the relevant documents for the right to use it. The fact of the transfer and condition of the car is indicated in the Application-attachment. The Lessor is obligated to provide the Renter with full and reliable information about the conditions of hire, the condition of the car, as well as other information concerning the subject of the hire, its technical exploitation.

8.5. The Lessor is obligated to carry out maintenance, necessary repairs, and regular technical inspections of the item at his own expense; unless he proves that the damage to the item was due to the fault of the Renter.

8.6. If the object of rental is not used for exploitation is not due to the Renter's fault, in case of a class car not lower than the item of hire, the Lessor is obligated to replace it with another car or to offer another car of the class below..

8.7. The Lessor is obliged to transfer the rental subject to the Renter to insure the civil liability of the owners of vehicles in accordance with the procedure established by the current legislation of Ukraine.

8.8. Upon returning the car and properly executing the Contractor's terms and conditions of the rental agreement, the Lessor undertakes to return the Pledge to the Renter in the way in which the pledge was made.

9. RESPONSIBILITY OF THE PARTIES

9.1. The Renter at his own expense and fully shall bear the costs associated with the damage caused to his life and health, as well as the life and health of the passengers in the car during the period of the Rental Agreement, as well as for the damage inflicted their luggage.

9.2. The Renter is liable to the Lessor for any damage caused to the hire item in the cases established by these rules and the contract. Losses shall mean casualties incurred by the Lessor in connection with the destruction, abduction or damage of the rolled stock or parts thereof (parts, components), as well as the expenses that the Lessor must make in order to restore his violated right. Losses also include income that the Lessor could actually receive under normal circumstances, if his right are not violated. Contradiction of the Renter's conduct (guilty actions) consists in violation of the obligations provided for in this Rental Agreement, violation of the rules of the road leading to an accident, and the terms of the insurance contract TK. Violation of an obligation is its non-fulfillment or execution in violation of the conditions defined by the content of the obligation (improper performance).

9.4. In case of damage to the object of rental due to violation of the rules of its operation or other intentional actions of the Renter, loss of components or additional equipment, damage caused by poor-quality fuel and lubricants and liquids, damage to tires and wheels, and other components and components of the object of hire. The Renter shall compensate the Lessor for the damage caused by these actions in full. The landlord does not return the amount of collateral to the Tenant. In the event that the cost of eliminating the damage exceeds the value of the collateral, the Renter undertakes to cover all expenses in full.

9.5 In the case the Renter does not inform the Lessor in the established time period about the accident event or other insurance event (abduction, third party actions, other) resulting from the refusal of the insurance company to pay, or in cases of driving in the state of alcohol, narcotic or toxic intoxication, management of a person not specified by the contract and does not have a driver's license, in case of gross violation of the Renter of the Rules of the road or use of the car for other purposes, which also caused the refusal of the insurance company to make a payment, such Renter shall bear full liability in the amount of damages incurred.

9.6. The renter, due to whom the rental item is under repair, undertakes, at the request of the Lessor, to reimburse the latter for lost profits, which is determined by the amount of the payment for the use of the car for every day of finding the object of rental in repair. The cost of transporting the car to the service station of the Lessor or other, indicated by the Lessor, is borne by the Renter.

9.7. In case of an accident, theft and / or illegal actions of third parties regarding the car, the Renter must immediately (within 1 hour) notify the Lessor about this, and within 36 hours after the onset of such event, provide the Lessor with the original documents received by the relevant state authorities , confirming the onset of such an event, namely: a primary certificate of an accident, or a police department inquiry about the theft of a car, or a certificate from the law enforcement authorities about the others unlawful actions regarding the car which are necessary to obtain a Lessor's insurance indemnity and complete a statement indicating the circumstances that have occurred.

9.8. The amount of damage inflicted on the rental item is estimated by the service station Lessor according to the prices of specialized stations. In the case of a Renter's disagreement with the amount of damages incurred, he shall contact an expert institution to determine the amount of losses at his own expense.

9.9. The Renter is liable for violations of the Road Traffic Rules and pays the relevant fines. Violations of the Rules of the Renter, which are recorded in the automatic mode during the period which is due to the period of validity of the contract with such Renter, shall be paid by the offender along with all penalties calculated. The landlord, in the case of obtaining an administrative offense ruling, shall transmit the relevant data of the Renter together with the rental agreement to resolve the issue of imposing a fine on the offender, and shall take all necessary steps to prove that at the time of the offense the car was managed by the Renter. In the case of registration of police materials on administrative violations in the field of road safety, recorded not in automatic mode, the Renter is obliged to transfer the relevant protocols to the Lessor and pay a fine on the day the vehicle is returned.

9.10 In case of expiration of the rental period and failure to inform the Renter of the location of the car, the Lessor has the right to declare the car hijacked to the competent authorities.

9.11. In case of violation by the Renter of the conditions for the hire of a rental in the territories specified in pp. 2.3, 2.4 of the Contract, without any warnings, Lessor has the right to unilaterally terminate the rental agreement ahead of schedule and immediately return the car. In this case, the Renter will not be refunded for unused rental days and the amount of collateral. The Renter also undertakes to indemnify all other losses incurred by the Lessor in connection with the violation of the Tenant's terms and conditions for the hire of a rental in the specified territory.

10. OTHER CONDITIONS

10.1 All disputes that arise between the Parties during the implementation of the Agreement shall be resolved through negotiations. In case of failure to reach an agreement, the dispute is resolved in accordance with the current legislation of Ukraine in court.

10.2 Changes and amendments, additional agreements and annexes to the Rental Agreement are integral parts and are legally valid if they are set out in writing and signed by authorized representatives of the parties.

10.3 If, as a result of force majeure, a tenant or a landlord cannot perform or delay the performance of any of its obligations, they should immediately inform one another and provide the relevant evidence. The party shall notify the indicative deadline during which the fulfillment of its obligations under the contract by such party will be impossible or delayed. The party affected by such force majeure circumstances shall be released from liability to the other party for non-fulfillment or delay in the performance of its obligations according to the contract.

10.4 The parties signing the rental agreement confirm that they have agreed on all essential terms of the car rental agreement. The parties, as well as the authorized representatives of the parties, are fully aware of the content of these rules and the contract, the notion, the terms, agree with them and fully understand the significance and consequences of their actions.

10.5 By signing in the Application-attachment, the Renter agrees to the processing of his personal data and agrees with the privacy policy.

Details:

The individual entrepreneur

VERESCHYNSKY OLEG OLEGOVYCH

79049, Lviv, vul. Dragana 13, sq. 22

RNOKPP 3050207356

O.O. Vereshchynsky