

## TERMS & CONDITIONS

With this signature the renter acknowledges and agrees that he/she has this contract and therefore is aware of the following terms and conditions described overleaf and that he/she accepts fully the responsibilities as set out in this agreement. This rental agreement is the only valid contract between the renter and the party herein described as the owner. Any additions to or alternations of the contract are to be considered null and void unless they have been agreed upon in writing in this agreement

1. The renter acknowledges that the vehicle in question belongs to the party herein described as the owner even if the registration of the vehicle may be in the name of a third party. The renter acknowledges that he/she received the vehicle in good order and condition.
2. The renter agrees that he/she will return the vehicle in the same condition as when received to the place of rental or to any other place agreed.
3. The vehicle may not be used:
  - a) To transport passengers or property for hire, direct or indirect, of reward; -for racing, peacemaking, reliability trials, speed testing or driving instruction;
  - b) To transport goods or passengers in violation of the provision of any act, order or any other illegal purpose;
  - c) Outside Cyprus or in the Turkish occupied area of Cyprus
  - d) By any person under the influence of alcohol, hallucinatory drugs, narcotics or barbiturates;
4. The renter expressly acknowledges personal liability and pays to the owner on demand:
  - a) the charges for the period of rental, service and time charges plus VAT or local or other taxes payables (according to government order);
  - b) the replacement costs for any tools, tyres and accessories etc. In case these get lost or stolen from the rented vehicle.
  - c) All fines and court costs for any road offences
5. The renter purchases full comprehensive Insurance (indicated in this rental agreement) and is liable for the indicated amount. He/she will be liable for all damages when:
  - a. the vehicle was damaged intentionally.
  - b. the vehicle has been driven by any person other than the driver indicated overleaf
  - c. the vehicle has been driven by any person outside Cyprus or in the Turkish occupied area of Cyprus.
  - d. any of the terms and conditions of this rental agreement has been disregarded. The renter will be bound to pay to the owners €15.00 per day so up to twenty days the vehicle is under repair or is off the road.
6. Insurance does not cover fire & theft.
7. Collision Damage Waiver is available for clients over 25 years of age at client request

8. In order to protect the owner's interest in case of an accident the renter will do the following:
  - immediately notify the nearest police station;
  - not admit liability;
  - give a detailed report of the accident to the owner (names & addresses of witnesses, diagrams, etc.)
9. In case the renter returns the vehicle earlier than previously agreed upon in this contract the owner is entitled to keep 50% of the money paid by the renter for the remaining rental period.
10. The renter shall always lock the vehicle and keep the keys on himself/ herself whenever the vehicle is not operating.
11. This rental agreement expires before the agreed time of vehicle return as soon as the driver or any other person uses the vehicle in question:
  - in violation of the terms and conditions of this rental agreement;
  - in violation of any law regulation;
  - for illegal purposes;
  - for racing, peacemaking, reliability, trials, speed testing or driving instruction;
  - to propel or tow any other vehicle or trailer;
  - outside Cyprus or in the Turkish occupied area of Cyprus;
  - Whilst being under the influence of alcohol, hallucinatory drugs, narcotics or barbiturates.
12. In case the renter loses the right of operating the vehicle of any violation of the terms and conditions of this rental agreement then he/she has to stop driving the vehicle and has to inform the owner immediately of this. Furthermore he/she is liable for all the money due including damage caused thereto and for the expenses that are incurred by the owner for returning of the vehicle to the place of rental mentioned overleaf
13. Extra charges: Also include fuel. Fuel is not refundable for any reasons.
14. Damaged tyres are client's responsibility.
15. If any extension is required this must be requested and paid for in advance, otherwise the client is not insured, unauthorized to drive the vehicle he/she is due to pay the Company 1/5 of the daily rate per hour.
16. In case of a breakdown in Turkish occupied areas the renter has full responsibility for recovery of the vehicle
17. All insurances exclude damage by off road use or within the Akamas National Park. Any damage thus caused will be renter's responsibility.