**Car rental agreement – Terms**

With this agreement the company ALEXANDRI BROS here in after JOYRIDE RENTAL, rents to the undersigned renter the car shown in the present (including any car that replaces it) under the following terms and agreements, including those listed on the front side, of which the renter fully accepts.

1. The Renter received the car which was examined and found it to his complete satisfaction, in excellent condition and appropriate for the purpose he rents it. The renter is obliged to return the car to JOYRIDE RENTAL, with all the forms, tools and accessories (spare tire, jack, tools, first aid kit, fire extinguisher, triangle, antenna) that accompany it, in the same condition he received it and at the location and time specified in this agreement. Otherwise and upon expiration of the rental period, the renter will be obliged to pay the company the normal rental charge plus expenses for any loss or damage. After 30 minutes of the agreed time of delivery of the car, the Renter will be charged with one (1) additional day of rental. The JOYRIDE RENTAL reserves the right to regain possession and use of the vehicle at any time without notice and without the renter’s consent, but at the renter’s expense, from wherever and by any means, if at the discretion of the company there is danger of damage or loss of the vehicle and risk of not receiving the rental charge or any other due compensation. The JOYRIDE RENTAL has the right except for the above case to regain possession and use of the car if it has been used or is being used in violation of this agreement or of the designated period.
2. During the rental period, the renter and any person individual signing this agreement are expected to take good care of the vehicle, to preserve it in good condition, to check the mechanical condition, the existence of oil, water, etc., the condition of the tires and safety of movement, to lock it, use security systems and take measures to prevent theft or reduction in value.
3. If the renter wants to extend the rental of the vehicle,he is required to provide written notice to the Company at least 24 hours prior to the end of the rental period in order to receive written authorization, subject to availability. If he fails to do so, he will have civil and criminal liability for illegal use and possession of the car.
4. The Renter shall comply with the applicable provisions of the Highway Code and any provision of the Traffic Police. If fined for violations of traffic regulations, the sentence and the fine will be charged to the Renter.
5. The car is covered by Collision Damage Waiver (CDW) and the Renter is obliged to pay up to the amount of € 750 entirely. If the damage is greater than that, the amount of extra money will be paid by the insurance company unless the renter is driving under the influence of alcohol or drugs. The renter, additional drivers and all other occupants of the car are not covered by Personal Accident Insurance.
6. The Renter must not use the car: a) to carry heavy things and luggage b) to carry more persons than those that the vehicle registration indicates , c) to rent it to an other person, d) to follow or participate in Rallies, e) to allow others to drive it without being in the rental agreement.
7. In case of accident or other incident (fire, theft, etc.) the Renter or the additional driver are obliged to immediately do the following: a) not acknowledge liability or guilt and claims of third parties in any way, directly or indirectly, b) note the names and the addresses of eye witnesses and the name and address of the driver and the vehicle data with which he has collided, c) call the police to investigate the liability of the third party and provide care to any existing injuries, d) contact JOYRIDE RENTAL immediately, or with the care of accident. e) To collect information from any third party, f) take photos of the location of the accident and the cars participating in the accident, if possible. Within 24 hours the Renter is required to complete and sign an accident report, and send any relevant documents or accident information. In case of theft or loss of the vehicle, the Renter must report the incident in writing at the nearest police authority within 24 hours.
8. The car can only be driven by the Renter and an additional driver who has signed this agreement. Both drivers must have Greek or International driving license that is valid and has been issued for at least one year.
9. The cost of fuel is charged to the Renter. Use only unleaded fuel.
10. The regular maintenance of the car supplied by JOYRIDE RENTAL. In case of failure, the renter is prohibited from repairing the car. The car tires are replaced at regular intervals due to wear and tear. Damage due to misuse of the vehicle, including destroying tires from pavement and potholes, are the responsibility of the renter.
11. The renter is strictly prohibited from loading the car into a ship and leaving Greece without prior written consent of JOYRIDE RENTAL. In these cases, there will be an additional insurance premium.
12. The renter must not carry flammable materials, pollutants, drugs and any other unrelated items to this contract, such as to use the car for illegal or criminal actions. A breach of this condition and the failure of resulting loss is borne by the renter.
13. The JOYRIDE RENTAL holds no responsibility for any loss of personal belongings during time of rental or after the return of the vehicle to the company.
14. The renter expressly agrees that the company is not responsible for any loss or damage suffered by the Renter or third parties, during the rental period and no claim be raised against the company for the above reason.
15. The Renter consents to the computer storage of his personal data. It is strictly agreed that the company is authorized to use such data, when Renter at time of rental makes incorrect statements or violates the terms of this agreement and to pass on such data to Country Authorities in case there is suspicion of committing a criminal offence.
16. The vehicle is always the property of JOYRIDE RENTAL This is an agreement of rental only! The renter is not the company’s agent in any way and in any case. The renter acknowledges that he has no rights other than those stated in this agreement. During the rental, all the additional drivers are jointly and severally liable with the renter. Likewise, in case this agreement is signed by any representative of the Renter, he will be jointly and severally responsible with the renter. This agreement supersedes any other prior written or verbal agreement between the company and the Renter. The company cannot waive any of its rights deriving from the law and this agreement. Any alteration of the terms of this agreement is not valid if not agreed in writing. Renter agrees and accepts that all abovementioned terms are valid both in case of the initial agreement with the company and in any case of extension of the time of the rental and/or replacement of the vehicle. In case there is difference between the copies and the original of this agreement, the original possessed by the company always supersedes. The contracting parties acknowledge and accept that all terms of this agreement are substantial and fundamental for the purposes here of.
17. This agreement is governed by Greek Legislation and any and all disputes which may arise between the Company and the Renter from this agreement will be subject to the exclusive jurisdiction of the courts of Chalkis in Evia.