

CONTRACT

rental of movable property

NARS CARS LIMITED LIABILITY COMPANY (hereinafter referred to as the Lessor), guided by Articles 633, 634 of the Civil Code of Ukraine, publicly offers an unlimited number of persons the opportunity to obtain services from the rental (lease) of movable property, for which purpose it publishes this public contract for the rental (lease) of movable property (hereinafter - Contract, Public Contract) on its the official Web portal (www.narscars.com.ua) and in the consumer's corner, about the following.

PREAMBLE:

This Agreement was developed in full compliance with the norms of the current legislation of Ukraine, including, but not limited to, the norms of the Constitution of Ukraine, the Civil Code of Ukraine, the Law of Ukraine "On Electronic Commerce", the Law of Ukraine "On Protection of Personal Data", the Law of Ukraine "On Information Protection in information and telecommunication systems", the Law of Ukraine "On International Private Law" (in the event that the parties to the Agreement are foreigners, stateless persons or a foreign legal entity), etc.

If the Agreement is concluded on the official web portal of the Lessor using information and telecommunication systems, this Agreement acquires the status of an electronic contract (offer), which is an agreement between two or more parties, aimed at establishing, changing or terminating civil rights and obligations and issued in electronic form.

The parties understand that this Agreement (offer) contains essential conditions stipulated by law for the relevant agreement, and expresses the intention of the person who made it to consider himself bound in the event of its acceptance in the version contained in the Agreement.

The contract is considered concluded in the following cases: at the moment of signing the contract and all its constituent parts personally by the Lessor, or at the moment of receiving a response from the Lessor about the acceptance of this offer in the following order:

- filling in the application form (form/special conditions) on the acceptance of such an offer in electronic form, which is signed using an analogue of a handwritten signature (facsimile reproduction of a signature using mechanical or other copying means, or reproduction of a handwritten signature on a touch screen, or another analogue of a handwritten signature in agreement with the Lessor), by written agreement of the parties, which must contain samples of corresponding analogues of handwritten signatures.*
- taking actions that are considered acceptance of the offer to conclude an electronic contract, namely, filling out the application form (forms/special conditions) on the official web portal of the Lessor, after authorization/identification, and familiarization with all conditions.*

This Public Contract consists of two parts:

- Part 1. The standard rental conditions are set out in this Public Rental Agreement (hereinafter referred to as the Standard Rental Conditions).*
- Part 2. Special rental conditions, which are an integral part of this Agreement.*

Part 1. STANDARD CONDITIONS

1. GENERAL PROVISIONS

1.1. In accordance with the terms of this Agreement, the Lessor transfers for temporary paid use movable property (further - Subject of rental (rental), Car) specified in the Special conditions of rental

A detailed description specifying the class, brand, model, series of movable property (vehicle), as well as other significant characteristics of the Rental Item (completion, completeness, existing damage, actual number of consumables, etc.), as well as other rental conditions,

in particular, the Lessee's granting to the Lessor the right to debit funds for the material damage caused from the account (bank card) of the Lessee, from which the cost of rental services or the value of the deposit under the rental contract was paid - is indicated in the Special conditions of rental upon transfer of the Rental Item for use by the Lessee. Together with the Subject of Rental, the Lessor provides the Lessee with complete and reliable information regarding the terms of the rental, the condition of the movable property and its technical operation.

1.2. The hirer guarantees that he and/or other persons authorized to manage (drive) the Rental Subject in accordance with this Agreement have a license to drive a vehicle of the appropriate category (driver's license) and that the license contains the necessary markings (codes, etc.) for driving The subject of the Rental is the age and driving experience specified in clause 1.3 of this Agreement, or for the relevant types of movable property, the appropriate permit provided for by the legislation of Ukraine.

1.3. Mandatory conditions for the transfer of the Rental Object by the Lessor to the Lessee are that the Lessee has experience in handling such property (management, etc.) for at least two years and that he has reached the age of 23, unless an older age and a longer experience are established by the requirements of the regulatory legal acts on the management of a certain category of movable property. The conditions of this clause also apply to an additional person authorized to use the property (additional driver, etc.), if such person is specified in the Special rental conditions.

The Lessor verifies compliance with this clause with the help of documents provided by the Lessee. The Lessor is released from any responsibility if it is later discovered and established that the Lessee provided documents that are forged, expired or that do not meet the requirements of the legislation of Ukraine.

The Lessee guarantees and bears full responsibility for compliance with the terms of this Agreement by additional persons authorized to use the Rental Item (additional driver, etc.).

1.4. Documents, the provision of which is mandatory for the conclusion of this Agreement:

- passport of a citizen of Ukraine / foreign passport of a citizen of Ukraine / passport of a citizen of a foreign state / certificate of permanent or temporary residence in the territory of Ukraine / diplomatic passport;
- the registration number of the tax payer's registration card, except for cases where a person, due to his religious or other beliefs, refused to accept the registration number of the taxpayer's registration card, a note of which must be included in the passport of a citizen of Ukraine;
- national and/or international driver's license.

1.5. The lessor reserves the right to refuse the person who applied for the rental service in case of non-compliance with the requirements of clause 1.2. and 1.3. of this Agreement, and not providing the documents provided for in clause 1.4. of this Agreement, or by providing documents whose validity and status are in doubt.

1.6. The lessee does not have the right to cross the border of Ukraine and/or to be in the temporarily occupied territories of Ukraine (the Autonomous Republic of Crimea and the city of Sevastopol) on the Subject of Rental, in settlements on the territory of which state authorities temporarily do not exercise or do not exercise their powers to the full extent, areas of military (combat) operations, in the Chornobyl exclusion zone without prior written agreement with the lessor.

In the case of detection of such a violation, the Lessee shall pay a fine in the amount and procedure established by this Agreement, and the Lessor at any time, regardless of whether the rental period has expired or not, has the right to take all measures to return the Rental Object / Car, including by contacting the law enforcement authorities and taking all search measures, pick it up on your own (get it from the rental office) and is not responsible for the Renter's belongings located in such property

/ Cars

1.7. The hirer undertakes to use the Rental Item in strict compliance with the requirements of Ukrainian legislation.

The lessee has no right to sublease the movable property to third parties. For the purposes of this Agreement, the transfer of the right to use the Rental Item to a third party specified in the Special Conditions (an additional driver, etc.) is not considered a sublease.

The Hirer undertakes not to use the Rental Item in sports competitions, towing any other cars or traveling with a trailer, as a taxi or learning to drive.

1.8. The Lessor, at its discretion, can install GPS systems on the Rental Item, or any other systems and technical equipment that will allow real-time tracking of the location of the Rental Item.

1.9. The place of conclusion and performance of this Agreement is the city of Kyiv - the Lessor's legal address. The parties have agreed, and the Hirer, by signing the Special Conditions, agrees and confirms that the place of conclusion and execution of this Agreement is the city of Kyiv (Ukraine) - the legal address of the LLC "NARS CARS". All disputes between the Parties are subject to resolution at the location of the LLC "NARS CARS", i.e. at the place of execution of this Agreement.

2. PAYMENT. SETTLEMENT PROCEDURE. DEPOSIT.

2.1. All payments under this Agreement are made in hryvnias in accordance with the exchange rate specified in the Special Rental Conditions at the time of concluding the Agreement.

2.2. Tariff rates for the rental of the subject of the contract are approved by the Lessor and published for review on its official website www.narscars.com.ua. The rental fee is calculated on the basis of the tariff, which depends on the class of movable property, the number of rental days, available discounts, the basis of insurance chosen by the Renter, the cost of other services ordered by the Renter. The total amount of the payment is specified in the Special rental conditions and is paid by the Lessee immediately before receiving the movable property for rent. When returning the Rental Item, the Lessee is obliged to additionally pay for mileage and overdue rental (delayed return), if any, in accordance with the tariff specified in Section 4 of this Agreement. The Lessee must also pay additional services for each case of issuing or returning movable property at the airport, for each case of issuing or returning movable property outside the location of the Lessor within the city limits and for each case of issuing or returning the Rental Item during non-working hours (business hours: from 9.00 to 18.00 from Monday to Saturday inclusive) in accordance with Section 4 of this Agreement, as well as fines specified in the Agreement, in case of violation of its terms.

2.3. Payment for car rental is possible by bank card through the website <https://www.narscars.com.ua/> using the online payment service Liqpay, or through other online payment services.

2.4. When concluding a Rental Agreement at the request of the Lessor, if such a requirement is defined in the Special Conditions of Rental, the Lessee is obliged to pay a monetary deposit, which is the security of the Lessee's obligations to the Lessor under this Agreement.

The subject of the deposit in accordance with the terms of this Agreement is the Lessee's funds.

The term of the deposit is the term of use of the Rental Item specified in the Special Conditions. The size and terms of payment of the cash deposit are determined in the Special rental conditions.

The Lessor has the right to use the deposit for the payment of any claim of the Lessor to the Lessee arising from the terms of this Agreement or current legislation.

The unused balance of the deposit is returned to the Lessee after a technical inspection of the Rental Item, completion of the section "Technical condition of the car at the time of return" and signing the corresponding section of the Special rental conditions or the Act of technical condition of the rented car. In case of refusal to sign the Special rental conditions taking into account the above section (or failure of the Lessee for any reason to sign the Special rental conditions) when returning the movable property, and if its condition upon return does not meet the requirements of the Agreement, the Lessor has the right to retain all or part of its funds of the cash deposit to eliminate damage or restore its original condition, in accordance with Section 4 of this Agreement, as well as to retain the cash deposit in full or in part as a cover for other additional costs/services provided for in this Agreement, as well as a fine for the Lessee's violation of the terms of this Agreement (in accordance with the fines specified in this Agreement). The deposit is not returned in the cases stipulated by this Agreement.

2.5. In the event of the grounds provided for in this Agreement, the Lessor has the right to collect the amount of additional services/expenses, fines, compensations and other payments provided for in this Agreement, at the expense of the amount of the cash deposit. In order to collect from the Lessee the amount of additional services/expenses, fines, compensation and other payments stipulated by this Agreement, the Lessee by joining this Public Contract instructs and authorizes the Lessor to form, sign and submit on behalf of the Lessee, who is the owner of the payment card, the corresponding amounts, calculated accordingly to the terms of this Agreement, to a banking institution. The Lessee's mandate for contractual debiting of funds specified in this clause also authorizes the Lessor to process a payment check within the amount of the fee for additional costs/services or fines without the signature of the payment card owner.

2.6. With regard to the mandate for contractual debiting of funds provided for in this Agreement, the Hirer gives his unconditional consent to the transaction for payment (debiting) from his payment card the amount of the Administrative fee, fines provided for in this Agreement, compensation for the cost of repairs, lost parts or equipment, documents, compensation for the cost of fuel, cleaning of movable property in the event of its return in a damaged condition or incomplete equipment, existing fines for violation of traffic rules by the Hirer (additional driver) during the validity of the Agreement in the amount specified in this Agreement, as well as reimbursement of other additional costs/services, damages provided for in the conditions Agreement, within the pre-authorization amount. To fulfill this point, the Lessor pre-authorizes an amount equivalent to USD 50 to USD 5,000. USA depending on the class of movable property/Car. The lessor cancels the pre-authorization on the day of the return of the movable property under the condition of absence the grounds for writing off the amounts specified in this item.

3. PROCEDURE FOR TRANSFER AND RETURN OF THE RENTAL ITEM

3.1. Issuance of the Rental Item takes place simultaneously with the signing of the Special rental conditions and the Certificate of technical condition of the rented car. When handing over the Rental Item to the Lessee, the Lessor simultaneously hands over a set of necessary documents (in accordance with the law) for the operation and/or management of this property and the keys.

After the end of the rental period, the Lessee undertakes to return the issued documents and keys to the movable property to the Lessor. If for some reason the keys to the Car are not returned, if there is no vehicle registration certificate, if the navigator is damaged or lost, if the license plates are lost; and/or compulsory civil insurance policy, loss of any other documents and things that were transferred to the Renter together with the Rental Item and/or are an integral part of such Rental Item, the Renter must pay a fine in accordance with Section 4 of this Agreement.

3.2. The Lessee is obliged to return the Rental Item to the Lessor on the agreed date no later than the agreed time and at the place of return specified in the Special Rental Conditions, in the technical condition in which the Renter received the Rental Item, taking into account the permitted mileage specified in the Special Rental Conditions, with documents, additional equipment and accessories with which the property was provided to the Lessor. If the Lessee does not return the Rental Item on the agreed date, time or place, he must compensate the Lessor for all damages and additional costs associated with the specified violation, including, but not limited to, the Lessor's costs for the selection and delivery of the Rental Item to the agreed return location, and pay the fines provided for in this Agreement.

3.3. When returning the Rental Item, the vehicle must be filled with a full tank of fuel and in a clean appearance (both the exterior and the interior of the vehicle). In case of violation of the condition of full refueling of the Vehicle, the Lessee must pay the Lessor the missing amount of fuel in the Vehicle's fuel tank, in accordance with the tariffs for additional services specified in Section 4 of this contract.

3.4. When returning the Rental Item, the Lessor shall indicate information about new damage and the actual fuel level, as well as other characteristics of the property at the time of its return, in the appropriate section of the Special Rental Conditions or the Act of Technical Condition of the rented vehicle. In case of refusal or impossibility of the Lessee to sign information about the condition of the property upon return, the Parties agree to consider the information specified by the Lessor in the relevant section of the

Special Rental Conditions or in the Act of Technical Condition of the rented vehicle as reliable.

3.5. In case of violation by the Lessee of the terms of this Agreement, the Lessee is obliged to return the Rental Object at the request of the Lessor within two hours (from the moment of receiving the notice from the Lessor) at the place specified in the Special conditions of rental, unless another place is specified in the Lessor's demand for return. In such a case, the rental period is deemed to have ended at the time specified in such notice from the Lessor.

3.6. By signing the Special Conditions of Rental, the Parties agreed to consider a delay in returning the movable property/Car for 12 hours (twelve hours) or more than the term specified by the Lessor as illegal possession of property. In this case, the Lessor has the right to apply to the law enforcement authorities with an appropriate application to declare the Rented Object/Car wanted and to bring the Lessee to legal liability for illegal possession of the vehicle, and is not responsible for the Lessee's belongings that are in such property.

3.7. By signing the Special rental conditions, the Lessee understands and confirms the legal consequences that arise in the event of failure to return the Rental Item within the terms and conditions provided for in this Agreement. Including the fact that the violation of the return deadline by 12 or more hours is considered, by agreement of the Parties, illegal seizure of someone else's property and goes beyond the limits of civil-law (economic-law) legal relations, and is regulated by the norms of the criminal legislation of Ukraine.

3.8. The extension of the rental period is carried out by agreement between the Parties by making changes to the Special rental conditions (or by application).

4. LIABILITY

4.1. The Lessee bears unconditional, full material responsibility for damages caused by damage or loss of the Rental Item, violation of other terms of this Agreement.

The Parties agreed to understand the loss of the Rental Item as complete destruction of the Rental Item, or if the repair of damage to the Rental Item exceeds its current value, or theft (theft) of the Rental Item.

The Lessee is responsible within the limits and at the expense of the deposit only in cases of compliance with all requirements and rules for registration of the insurance event, and receipt of insurance compensation by the Lessor.

In cases of refusal, for any reason, to pay insurance compensation, or if the damages are not subject to insurance compensation, the Hirer is responsible for the amount of the deposit. If the amount of such damages/fines is greater than the amount of the deposit, the Lessee is obliged to additionally compensate them.

4.2. The Lessee bears full responsibility for damages caused by damage or loss of the Rental Item, if such damages were the result of a gross violation of the terms of the Agreement, including, but not limited to:

- violation of the instructions for the operation of movable property/vehicle (Car);
- towing another vehicle;
- participation in races or competitions;
- driving the Car by the Renter, or by a person who is in a state of alcoholic, narcotic, toxic or other intoxication, or in a sick state, or under the influence of drugs (including evasion of such an examination);
- management by a person not specified in the Special rental conditions and/or not having the right to drive a vehicle;
- violation of the Traffic Rules in force in Ukraine (TDR);
- driver leaving the scene of a traffic accident (traffic accident);
- actions aimed at damaging the Vehicle;
- theft of movable property/Car with or without keys or any documents for the Car (vehicle registration certificate, rental agreement, etc.);

- parking the Car in a prohibited place, choosing a dangerous and/or unprotected place to park the Car, leaving the Car at night not on a specially designated parking area/guarded parking lot or in a garage.

4.3. If the Subject of the Rental is a vehicle, all risks regarding such a vehicle as a source of increased danger are transferred to the Renter from the moment the Vehicle is handed over to him. The lessee is liable to third parties for the damages caused.

4.4. The Lessor bears no responsibility for damage caused to the Lessee and/or the additional driver or the property of the specified persons in connection with the use by him or the additional driver, and/or by third parties to whom the Lessee transferred management/use, or who were in the middle or nearby movable property.

4.5. The hirer independently bears full, including material and moral responsibility for the violation of traffic rules by him or an additional driver, which resulted in damage/loss of the Vehicle or property of third parties, or death, or caused damage to the health of third parties.

In the event of damage to the Rental Item and/or failure to comply with the requirements of clause 4.9 of the Agreement, the Lessor (NARS CARS LLC) during the validity of this Agreement and within 40 days from the moment of termination of this Agreement, or from the moment of the actual return of the Rental Item in case of refusal to sign of the act of the technical condition of the rented car, has the right to deduct the amount of material damage from the bank account (bank card) of the Lessee from which the cost of rental services or the cost of the deposit under this Agreement was paid (part 1 and part 2 of the Public Contract).

4.6. In the event that, as a result of the actions of the Renter and/or an additional driver and/or a third party, the Rental Item is seized by law enforcement agencies, state authorities or local self-government bodies, the Renter shall pay for each day of such detention twice the full daily rental price of the Rental Item in accordance with the Tariffs Lessor at the time of payment.

4.7. In the event that, as a result of the actions of the Lessor and/or additional driver and/or a third person, the Subject of Rental is subject to seizure of movable property or any other encumbrance, regardless of whether the property has been returned to the Lessor or not, the Lessor is responsible for in the form of double daily payment for the Rental Item in accordance with the Lessor's Tariffs and pays an additional penalty in the amount of USD 2000.00 (two thousand USD 00 cents).

4.8. The lessee bears full and unconditional responsibility for violations of the Traffic Rules and pays the corresponding fines.

In the event that the law enforcement authorities issue documents on administrative offenses in the field of road safety, recorded not in automatic mode, the Lessee undertakes to pay the fine by the day of return of the Rental Item and to provide the Lessor with a copy of the corresponding protocol with proof of payment of the fine. In the event that the Renter has not paid the fine at the time of returning the Rental Item, he has the right to hand over the appropriate report to the Lessor together with the triple amount of the stipulated fine, or to extend the rental period until the day of payment of such fine.

Violation of traffic rules by the Renter, which are recorded in automatic mode and in non-automatic mode during the period of validity of the rental agreement with such Renter, the fine shall be paid by the violator together with all accrued fines until the day the Car is returned. In the event that a similar violation became known already after the return of the Vehicle, the Lessee is obliged to pay the fine within 24 hours from the moment of receipt of the Lessor's Demand, which can be sent by any means specified in under special conditions (by letter, telephone message, to an e-mail address, in any messengers on the Lessor's phone, etc.), or in the case of payment of such a fine by the Lessor - to compensate, in the manner and within the terms provided for in this clause, the amount of the paid fine, and to pay the administrative fee to the Lessor in the double amount of the fine.

In case of violation by the Lessee and/or an additional driver and/or a third party of the Traffic Rules, in addition to fines provided for administrative offenses, the Lessee undertakes to pay a fine to the Lessor

in the amount of 100% of the rental price within 24 hours from the moment of the violation.

In the event that the Hirer does not pay the fine within the period established by Clause 4.8. of the Agreement, the Lessor (NARS CARS LLC) during the validity of this Agreement and within 40 days from the moment of termination of this Agreement, or from the moment of the actual return of the Rental Item in case of refusal to sign the act of technical condition of the rented car, has the right to debit the amount of fines from the bank account (bank card) The renter from which payment of the cost of the rental services or the cost of the deposit under this Agreement (part 1 and part 2 of the Public Agreement) was made.

In the case of receiving a decision on an administrative offense, the Lessor has the right to transfer the relevant data of the Lessee together with the rental agreement to any state and local self-government bodies, law enforcement bodies (pre-trial investigation bodies) in order to resolve the issue of imposing a fine on the violator, and also conducts all necessary actions to prove the fact that the Renter was driving the car at the time of the offense.

4.9. In the event of an accident or theft (theft) of the Car or the threat of such theft, the Lessee must immediately (within 30 minutes) inform the Lessor by calling +38 (050) 572-66-66, +38 (067) 57166-66, report this to the Police by phone 102 and follow their instructions. The Lessee must immediately hand over to the Lessor copies of all documents that he drew up, received or signed in connection with the event or theft. The Lessee bears full financial responsibility for the damage caused to the Lessor as a result of such actions.

In the event that the Lessee fails to comply with the requirements of this clause regarding the notification, the Lessee shall pay the Lessor a fine in the amount of USD 2,000.00 (two thousand USD 00 cents), and bear other responsibilities stipulated by this Agreement and the current legislation of Ukraine.

Regardless of whether the Lessee has "Full Insurance" or the lease is subject to a cash deposit, the Lessee is obliged to comply with the terms of Clause 4.9 of this Agreement in the event of a road accident or theft, or the threat of theft, or even minor damage to the car must be reported without leaving the scene to the police, notify the rental company and get recommendations on further actions for registration of the insurance case. If these conditions are not met, the insurance company does not register this event as an insured event and the Renter bears full financial responsibility for damage to the rented car. In addition, the Lessee grants LLC "NARS CARS" (the lessor) the right during the validity of the Agreement and within 40 days from the moment of termination of this Agreement, or from the moment of the actual return of the Rental Item in case of refusal to sign the act of technical condition of the rented car - to write off the amount of the fine provided for in clause 4.9. of this Agreement from the account (bank card) of the Tenant, from which payment was made for the cost of rental services or the cost of the deposit under this Agreement (part 1 and part 2 of the Public Agreement).

4.10. In the event of a breach by the Lessee of the terms of Clause 1.6, the Lessee shall pay a fine in the amount of USD 2,000.00 (two thousand USD 00 cents) in the hryvnia equivalent on the day of payment, as well as compensate for all other losses and additional costs/services related to such violation.

4.11. In case of violation by the Lessee of the terms of clause 1.7. of this Agreement, the Lessee shall pay a fine in the amount of 200% of the total payments under this Agreement and 100% of the deposit.

4.12. In the event that the Renter does not return the Rental Item at the time agreed upon in the Special Conditions at the agreed place, and violates other conditions of clause 3.2. of this Agreement, he pays the following penalty: - if the delay is up to 12 hours - 100% of the amount of the deposit, and compensation for other costs provided for by the terms of this Agreement; - if the delay is from 12 to 24 hours - 100% of the security deposit, 2000.00 US dollars (two thousand US dollars 00 cents) and compensation for other costs provided for in the terms of this Agreement - more than 24 hours - 100% of the security deposit, 200.00 US dollars (two hundred US dollars 00 cents) for every next 24 hours, the actual rental cost of the Rental Item and compensation for other costs provided for in the terms of this Agreement

4.13. The Lessee, due to whose fault the Rental Item is under repair, or for other reasons the use of this property by the Lessor becomes impossible for a certain time, undertakes, at the request of the Lessor, to compensate the latter for the lost benefit, which is determined by the amount of the fee for using the car for each day of the Rental Item's stay in repair or other unusable condition. The costs of transporting the car to the Lessor's service station or to another place specified by the Lessor are borne by the Lessee.

4.14. The technical condition of the Car (new damage, actual fuel level, etc.) at the time of return of the Rental Item is reflected in the Certificate of Technical Condition of the rented car.

In the event that the deposited deposit does not cover the entire amount of damages (fines), and the Lessee questions the calculated damages and refuses to pay the accrued fine at the time of returning the Rental Item, the amount of damages is assessed at the Technical Service Stations, the selection of which is made by the Lessor alone.

4.15. The hirer is responsible for the additional driver's actions as his own. The hirer also undertakes to acquaint the additional driver with all the rental conditions of the Rental Item set forth in the Contract.

4.16. In the event of a violation of the Traffic Rules by the Renter or an additional driver, which resulted in damage to the movable property/Car, the amount paid for the entire rental period, regardless of the actual number of days of use of the Rental Item by the Renter before the accident, may be charged by the Lessor to compensate for expenses, related to the repair of the car. In such a case, this Agreement shall cease to be effective from the moment of drawing up the corresponding Protocol by the National Police authorities, and the Parties shall conduct a final mutual settlement under the Agreement.\

5. OTHER TERMS

5.1. In all legal relations between the Lessor and the Lessee, which are not regulated by this Agreement, the Parties are governed by the provisions of the current legislation of Ukraine.

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

5.3. This Agreement enters into force from the moment the Parties sign the Special Rental Terms and Conditions, in accordance with the procedure provided for in the Preamble of this Agreement, and is valid until the end of the rental period specified in the Special Rental Terms and Conditions (unless otherwise specified in the Agreement), but in any case until the full fulfillment by the Parties of their obligations under this Agreement.

5.4. If, due to force majeure, a party to the contract cannot fulfill or delays the fulfillment of any of its obligations, it shall immediately inform the other party and, if possible, provide relevant evidence. The party informs about the approximate period during which the fulfillment of its obligations under the contract by such party will be impossible or delayed.

In the event of the occurrence of any force majeure circumstances, the effect of which is confirmed in accordance with the legislation of Ukraine, the Employer is obliged within three hours from the moment of the occurrence of such circumstances to contact the Lessor, and further comply with his instructions, including the requirement for the immediate (within two hours) return of the Rental Item.

In case of non-fulfillment of the requirements of this clause, the Lessee shall bear responsibility in accordance with the procedure provided for in Section 4 of this Agreement.

5.5. The parties undertake to keep and not to disclose the confidential information received during the fulfillment of the terms of this Agreement, the disclosure of which may lead to losses and/or negatively affect the business reputation of the Lessor. In this case, the Lessee is obliged to compensate the damage caused at the request of the Lessor.

5.6. By signing the Special rental conditions, the parties confirm that they have reached agreement on all essential terms of the rental agreement and its types. The parties, as well as the authorized representatives of the parties, are fully aware of the content of these rules and the agreement, concepts, conditions, agree with them and are fully aware of the meaning and consequences of their actions.

Tariffs for additional services of the Lessor, see the link:
https://narscars.com.ua/ua/dodatkovy_tarify

6. SPECIAL TERMS OF CAR RENTAL WITH FULL PROTECTION

6.1. Rental of the Rental Item with Full Protection is carried out on the basis of the terms of the Rental Agreement, but taking into account the provisions of Section 5 of the Rental Agreement.

6.2. When entering into a Rental Agreement, the Hirer has the right to order an additional service - rental of the Rental Item with Full Protection.

Full protection means the Lesser's release from the payment of fines stipulated in the Rental Agreement as a result of a road accident or damage to the Rental Item or loss of the Rental Item, provided that the Renter complies with the provisions of clause 4.9. of the Rental Agreement and the absence of violations by the Hirer (additional driver) of the terms of the Rental Agreement. Renting the Rental Item with Full Protection provides for the Lessee's exemption from paying fines for returning the Rental Item to the Lessor in an unclean condition.

6.3. Renting the Rental Item with Full Protection does not exempt the Renter from fulfilling his obligations under the Rental Agreement and the legislation of Ukraine. The hirer (additional driver) is prohibited from abusing the right to exemption from fines in accordance with the provisions of Section 5 of the Rental Agreement.

Abuse of the right to exemption from fines is understood as actions or inaction by the Hirer (additional driver) consisting of non-executed, improperly executed, evasion of the terms of the Rental Agreement.

6.4. Renting the Rental Item with Full Protection does not release the Renter from full responsibility for damage to the Rental Item as a result of the Renter's (additional driver) violation of the terms of the Rental Agreement.