GENERAL CONDITIONS OF LEASING CONTRACT FOR MOTORIZED VEHICLES
RENTING T & T S.A.S.

1.- GENERALITIES: By this act and instrument - which complements the motorized vehicle leasing contract signed between the parties with this same date (hereinafter "the Contract") and it is understood to be incorporated therein for all legal purposes that correspond-Renting T & T S.A.S. with its brand Europcar Colombia, being different in its terms with the Europcar brand, gives in leasing to the lessee that subscribes - already individualized in the Contract - who accepts to lease the vehicle whose brand, model and other specifications were also singled out in the same Contract. For all legal purposes, the instruments that make up the lease are the Contract, the General Contract Conditions of leasing contract for Motorized Vehicles and the Vehicle Delivery / Receipt notice.

It is recorded that the lessor leases the vehicle to the lessee based on the data that the lessee has provided about identity, age, address, physical and mental aptitude, and possession of legal license to drive vehicles is legitimate and currently valid. The lessor reserves all legal and criminal actions that proceed in case the individualization of the lessee is false or manifestly inaccurate.

2.- RESERVE: Renting T&T S.A.S. does not confirm model, color, specific brand of vehicle, only category. Renting T&T S.A.S. will keep reserved the vehicle for its leasing until a period maximum of 1 hour after the time indicated in the reservation, otherwise the service will be NO SHOW (free for another lease). Renting T&T S.A.S. reserves the right to charge a day of renting under NO SHOW, in case of not giving notice of cancellation before 24 business hours before the date of delivery of the lease.

In case of prepaid leases no refunds or refunds will be made for days not used, whatever the reason for the return. No refunds will be made in case of prepaid NO SHOW reservations.

3.- DRIVERS: The vehicle object of this contract must be handled only and exclusively by the lessee or other authorized drivers and declared at the time of signing the contract, in which case the names and antecedents must be entered in the corresponding boxes of the contract, which in no case may be under 18 years of age and if this occurs is the sole and sole responsibility of the lessee, accepting from now the payment of all damages that may be caused to the company, the vehicle and / or third parties. In case of adding additional drivers, they must present the same documentation as the owner-driver.

To authorize a driver will require a copy of your driver's license and identity card or valid passport until the end of the contract. In case the driver's license is not written in Latin alphabet, an international driver's license will be required.

4.- DELIVERY: The lessee declares to receive, in this act, the said vehicle in perfect mechanical condition, and of operation and bodywork according to the Vehicle Delivery / Receipt notice, with its equipment and accessories and with the corresponding license plate, driving license, insurance mandatory and technical review, all in force. To this end, the lessee declares having verified that the leased vehicle has the necessary accessories according to the current legal regulations, as well as the details of the respective to the Vehicle Delivery / Receipt notice that the lessee has signed at the time of leasing the vehicle, being the responsibility of the lessee to demand the delivery of the same.

In any case, if delivery of the vehicle is not made within the period, form and conditions expressed above, regardless of the situation or circumstance, the lessee will be prohibited from making use of the vehicle, it being understood that from that moment it is used without knowledge or authorization of its owner, being the sole responsibility of the lessee the events or acts that occurred, without prejudice to the power of the lessor to report the misappropriation or theft of the vehicle, or to exercise any legal action that corresponds. FORCE MAJEURE: In case of vehicular restriction in peak hours (PEAK AND LICENSE PLATE) determined by external agents (government, intendancy, undersecretaries, etc.) for certain license plates, the lessor is not responsible for the days not used, nor it is forced to make substitution of the vehicle involved. The extra expenses that the prohibition could cause will be charged to the lessee (expenses for transfers, parking, etc.).
5.- RENTAL PERIOD: The lease of the vehicle will last exclusively the period indicated in the Contract, expiring in consequence the day and the hour that is expressed on it. Once the lease is completed, the vehicle and its occupants are exempt from all types of coverage of the insurances contracted, being the responsibility of the lessee any situation that might occur. A lease day will be understood as a period of 24 consecutive hours, computed from the time of delivery of the vehicle given in lease. After this time, an additional day is charged, except for specific rates. Additional days to those agreed in the contract may be charged at a higher rate than stipulated or have a surcharge rate. There is no express authorization for extension by the lessor, any delay exceeding 1 hour in the return of the vehicle with respect to the time and time agreed for the duration of the lease, will force the lessee to pay an additional day of lease and so on every 24 hours, without prejudice to other sanctions and actions that may apply.

If the lessee wishes to extend the term of the lease, he must notify such manifestation of will in person at any of the lessor's offices, all before the expiration of the agreed period. The lessor reserves the right to authorize or deny such an extension. In the event that the lessee does not obtain the aforementioned authorization, the prohibition of use will apply and the lessor's power to denounce the misappropriation and / or theft of the vehicle will arise.

Formalized the authorization, this will be understood as an integral part of this contract.

It is especially recorded that any responsibility, whatever its nature, that could be imputed to the lessor, ceases and ends in an absolute manner in the day and time of the terms of the contract, since from this moment it must be understood, without proof, that the vehicle has been taken not only without the express or tacit authorization of the lessor, but against his express will.

6.- RETURN: The vehicle must be returned in the same mechanical, body, accessories and operation conditions as those at the beginning of the lease and that were reflected in the Vehicle Delivery / Receipt notice signed by the parties, except for those parts and parts that may have a natural wear, which are dictated by manufacturer's rules. The lessee will always be obliged to return the vehicle delivered in lease in the same premises that the lessor has made available to the lessee, unless otherwise agreed, which must be stated in the Contract. The latter is associated with charge for the return of the leased vehicle in an office or city other than the one that was delivered (Drop off / One-Way), as long as this service is available to hire. In the event that the lessee makes his return after hours of service the office or without the presence of a representative of the lessor, making use of the key box, the vehicle revision will be made after the delivery, this information being available to the lessee. If there are differences in the Vehicle Delivery / Receipt notice between delivery and return, damages will be charged later.

The Lessee is obliged to return the vehicle with the same fuel level as that received, otherwise, the value of the missing fuel according to the value of the price per liter of fuel specified in the Contract, considering each eighth of tank according to the difference with respect to the starting marker. The lessee cannot claim any refund in case there is returned the vehicle with more fuel from the delivered.

The lessee must ensure that all personal effects of the leased vehicle are removed, this being his exclusive responsibility.

No returns of vehicles outside the country are allowed.

7.- PRICE / FEE: The final price of the lease will be determined once the lessee has returned the vehicle to the lessor and it will be calculated considering:

a) Rate of the lease period. Days additional to those agreed in the contract may be charged at a higher rate than stipulated or have a surcharge rate.

b) Rate per kilometer traveled, unless unlimited mileage or special rates are agreed upon. The mileage rate operates based on the value agreed for the unit of kilometer, for the final calculation multiplying this value by the total of kilometers traveled between the time of delivery of the vehicle according to the registration indicated in the Contract and its return to the lessor.

c) Charge for coverage and / or insurance, additional services and return of the vehicle in an office or city different from that in which made the lease (Drop Off).

d) Taxes that correspond according to the current legal regulations.

e) The value of the fuel used, when the fuel gauge of the vehicle presents differences with respect to that registered in the Vehicle Delivery / Receipt notice. If the lessee returns the vehicle with the fuel tank full, it will be exempted from this charge.
g) Equipment, accessories, extras or additional services that have been requested in conjunction with the lease of the vehicle or in form later.

h) Special permit for border crossing (if it is available and contracted).

i) Any special charges previously agreed upon or incurred by the lessee due to improper use, misuse of the leased vehicle, or fines caused by infractions to the traffic law even when these charges arise after the termination of this contract.

j) All damage in part and parts that are not associated with natural wear dictated by the manufacturer’s standards, and that have occurred during the duration of the lease, they will be charged to the lessee. Likewise, any loss will be charged for accessory element of the vehicle, such as documentation or patent.

k) Expenses for transfer or rescue associated with abandonment, accidents or misuse by the lessee, either within the national territory.

l) Airport Fee for all leases initiated at airports throughout Colombia.

8.- GUARANTEES: To guarantee the payment of the services rendered, prior to the delivery of the vehicle and together with the signing of the contract of lease, a signed blank coupon will be requested from your personal credit card, with the Commercial Executive requesting an authorization code for a certain amount to the company, which administers this Credit Card. The credit cards accepted are Visa, American Express and MasterCard WITH RELIEF. Check or cash in guarantee is not accepted. The holder of the card credit must be the same holder of the reservation and lease, and must be present at the time of the lease. The amount of the guarantee will depend on the category of the rented vehicle and the agreed method of payment, being the minimum value of $ 1,500,000 Colombian pesos. The updated value of the guarantee will be informed prior to the lease.

In the case of reservations generated by international operators that do not have contracted the basic insurance CDW / LDW (“Collision Damage Waiver “or” Conventional Damage Waiver “), an additional guarantee of $ 2,000 USD will be requested. In this case, the lessee must sign a declaration declaring the basic insurance contract and will be liable up to the total value of the vehicle including crane, deposit, legal and administrative expenses and a charge for the impossibility of using the vehicle. The lessor is authorized to retain this guarantee even after the contract expires, pending payment of the additional concepts of income or its pecuniary responsibility has not been determined with respect to any fact. The lessee authorizes expressly to the lessor to fully or partially effect the guarantee without further formalities, and dispose of it in order to impute to the lessee the payment of the amounts owed by the lessor, whose concept originates in the Contract. If the guarantee is not sufficient to cover the amounts owed the lessor expressly authorizes the lessor to carry out a new withholding on the bank credit card to fully meet the amount owed. The payment of balances or sums owed may be pursued by extrajudicial or judicial means, by personnel dependent on the lessor or by personnel or external entities assigned for collection and the debtor's costs shall be charged to the debtor. In turn they may be published these debts in commercial bulletins. The lessor is authorized to retain and make this security deposit effective until it has been definitively excluded, all responsibility for these concepts. Without prejudice to the foregoing and for the sole purpose of paying the aforementioned concepts and obligations contained in these general conditions of contract, the lessee grants special and irrevocable power, in the terms of Art. 622 of the Code of Commerce to Renting T&T S.A.S so that through any of its attorneys acting in your name and representation, can subscribe and complete a credit card voucher or coupon with its respective credit card authorization.

AUTHORIZATION: In compliance with the provisions of Art. 12 of Law 1266 of 2008, the lessee expressly authorizes the lessor to inform a bank of personal data or commercial bulletin the delay or breach of the pecuniary obligations of the lessee expressed in this contract.

10.- PROHIBITIONS: Regarding to the leased vehicle, the lessee is prohibited:

a. Allow the vehicle to be driven by any unauthorized person, even occasionally.

b. Use it for paid transport or for use as a public transport vehicle for passengers.

c. Carry out repairs, alterations or modifications of any kind in the vehicle without the consent of the lessor.

d. Assign them to uses other than those stipulated or to transport heavy loads or packages that exceed the maximum capacity defined by the maker. It cannot be used to tow or push another vehicle or to tow a trailer or in dangerous or illicit work.

e. Driving under the influence of drugs or narcotics, under the influence of alcohol and even less while intoxicated or without carrying all documents and licenses required by the authority; It is also prohibiting the
driver of the leased vehicle from refusing to practice the alcohol test or other appropriate, required by the competent authority.

f. Take it outside of the Colombian national territory or outside the maximum radius stated in this contract, except for having an international permit delivered by the lessor.

g. Sublet or assign the lease or possession of the vehicle to third parties. In this case, the lessee will be responsible for the facts of your dependents as their own and under any circumstance when the vehicle suffers some loss or causes damage to the lessor or to third parties while being driven by unauthorized persons in the above manner.

h. Travel through areas or places that are not roads enabled by the competent authorities. In the case of traction vehicles simple, it is forbidden to transit through unpaved or paved roads.

i. Leave the vehicle in case of failures, sinister or any other cause. In such case, the lessee shall coordinate the towing of the vehicle with the assistance service on the way, being responsible for all expenses incurred as a ransom.

k. Commit infractions according to the current Colombian traffic law.

11. - PENALTIES: The lessee is committed to strictly comply with traffic laws and regulations and instructions of the authority and its agents during the use of the leased vehicle, assuming full responsibility for the penalties, penalties or fines for infractions of traffic or municipal regulations or other competent authority incurred by the lessee or any of the authorized drivers and the expenses demanded by the lessor for payment.

For all purposes, including those events mentioned in the previous numbers, the lessee authorizes irrevocably the lessor, so that delayed charge transactions, corresponding to the value of the fines plus a 20% surcharge for violations of traffic laws committed during the lease period as the amounts that must pay for damages to the leased vehicle as to third parties. In those cases in which the payment is not made through credit card, charges for the indicated items will be made in direct billing to the company or person who leases the vehicle, which is responsible for its payment. The above can be charged up to 2 years after the return of the vehicle.

12. - RESPONSIBILITIES: The lessee undertakes to use the vehicle according to its natural destiny and characteristics. They will be the lessee's responsibility for the custody and conservation of the vehicle, as well as the damage that occurs in the leased vehicle. Therefore it will respond in case of theft, as well as, of the totality of the damages by accident (or during its rescue) that it can suffer until the time of the restitution to the lessor, according to the terms of these general conditions of contract, until a sum equivalent to the commercial value of the vehicle, to which should be added the loss of profits suffered by the lessor due to the non-use of the same, which will be calculated based on the agreed rental price.

Likewise, the lessee will be responsible for any loss, accident, damage and damages compensation including damage moral that could be produced to third parties, in his person, vehicles or goods, for the use of the leased property, forcing himself to support the pecuniary and other consequences arising from the damages caused, regardless of who is responsible for the accident. The lessee is obliged to reimburse the lessor for any sum that the latter is obliged to pay to third parties in his capacity as owner of the leased vehicle, because of the facts described above, whether such amounts are determined by judicial sentence or product of a transaction and / or agreement. This obligation shall survive even after the termination of this contract and independent of who is responsible for the incident.

The damage caused to the vehicle or its accessories, by the same or by a third party, will also be the responsibility of the lessee, as long as it does not have its delivery in the manner indicated in the third clause.

13. - ASSISTANCE ON THE WAY: It is defined as assistance on the way to the support provided by the lessor to the lessee in the event of a loss and / or accident that the lessee could have. Said support considers:

On-site repair of the vehicle in emergency conditions so that it can continue its journey. If the repair is not feasible, consider the towing service to transport the vehicle and its occupants to a safe place or to a Europcar office. The repairs on site are battery charging or bridge, tire change (for the spare tire) and opening of closed vehicles. Vehicle of replacement subject to availability of the nearest branch. The lessee must coordinate the replacement during business hours with the branch of origin of the contract. The lessee must coordinate the replacement during business hours with the branch of origin of the contract. Roadside assistance does not consider modifications to reservations, contracts or commercial changes.
To coordinate the assistance service, the lessee must be informed of the telephone number stated in the Contract. The delay time of crane service attention will be subject to the distance to which the vehicle is located, as well as being subject to availability of cranes at the time of the incident.

14.- REPLACEMENTS: The vehicle will be replaced at no additional cost to the price set when it presents mechanical failures that are not caused by negligence or misuse of the lessee according to the contract. The foregoing will be subject to current availability of the lease. In order for a replacement to operate, it will be essential that the driver complies with the provisions of clause 15 of sinister In any case that the vehicle is inoperative due to negligent driving or any of the prohibitions of these general conditions of the contract of lease of motorized vehicles, will be put immediately term to the contract without replacing the vehicle, charging the rate until the effective day of use except prepaid reservations, in addition to all costs and damages resulting from the loss.

15. CLAIMS: In case of accident, loss or damage to the leased vehicle, the lessee or the driver must report this done immediately in any office of the lessor. In case of an accident or sinister, that makes the vehicle impossible to continue mobilizing, the road service will coordinate a crane that will remove the vehicle. If you require a vehicle replacement, the route assistance service will inform the nearest branch and the branch of origin to coordinate a unit of replacement, as long as there is availability at that moment.

In case of total or partial theft of the vehicle, as well as collision or collision with injured persons of any kind (third parties, passengers, drivers) and crimes, it is very important to go to the nearest competent authorities to interpose the respective denounce and be delivered at the offices of the lessor, in addition the lessee must sign the report of theft and / or loss of vehicle in any office of the lessor, detailing the causes and circumstances, unless duly justified physical impossibility.

The claim of theft of the vehicle must be made regardless of whether the lessee contracted insurance or not associated with the company Europcar Colombia.

If there are third parties involved of any kind, all the information of these should be demanded; Name, NIT, license plate of the vehicles involved, Brand - Model, Insurance Company, etc. If possible, it is advisable to make a visual record (Photos) of the place and vehicles involved.

In the event that the respective denial of theft or accidents is not delivered before the competent authorities to the lessor, and the corresponding report of theft and / or loss of the corresponding vehicle at any Europcar office within the established deadlines,

All damages to the vehicle and to third parties will be charged to the credit card of the lessee. The cost of rescuing the vehicle in accident case is not included in insurance.

No transactions or agreements with third parties should be carried out, since they constitute a reason for rejecting coverage of all insurances involved In the event of such a situation, the lessee must bear all the costs associated with the repair.

In the event that the accident occurs outside the Colombian territory, the respective certificate and / or complaint must be made before the authorities of the country where the event occurred. The lessee must refrain from making statements that compromise any form the lessor. The breach of this obligation will make the lessee responsible for the damages that this situation causes to the lessor, without prejudice to the denial of coverage that may have been contracted.

16.-COVERAGE: During the term of the contract, the lessee can defend his pecuniary responsibility for the damages caused to the leased vehicle, in the event of collision, overturning, fire, theft or theft of the vehicle and its accessories, for damages to the persons, driver and companions, and other specific emergencies of responsibility of the lessor paying to the lessee the rate corresponding daily. All the described coverages will only apply within the National Territory of Colombia, unless indicated expressly the opposite. All coverages are conditioned to the correct fulfillment of the procedures indicated in the clause 15 of claims.

COVERAGE CDW / LDW (Collision Damage Waiver): Conventional Exemption from Damage Liability: For all purposes of this contract, this form of liability exemption will be called the CDW coverage clause. It is mandatory to have insurance CDW, which can be contracted directly with the T & T Renting Company. Alternatively, the lessee can demonstrate that has this insurance with a credit card showing the relevant documentation, in which case you must leave a guarantee additional as stipulated in clause 8. By having
external insurance, charges arising from accidents or accidents will be charged in full to the lessee, who must request reimbursements with the credit card company that corresponds. The CDW contemplates the exemption from the liability established in this contract up to the commercial value of the vehicle delivered in rent for the damages that this may suffer and up to the amount indicated in the particular conditions for the coverage of civil liability for damages to third parties. This insurance has a deductible for accidents, loss or damage to be charged to any event, which is defined in the conditions of the lease contract, and it applies to all leased vehicle categories. In case of minor damages, the collection of the lowest value between the deductible and the damage caused. The value of the deductible will be charged to the lessee, whether it exists guilt in the events that caused the damage, or not.

Whether the lease has been agreed with or without a CDW coverage clause, the lessee will always be exclusively responsible for the following situations:

a) Any damage caused to the automobile or its accessories by the lessee or by a third party, regardless of the term of the contract or the authorized extension.
b) The damages caused to / by the things of domain or that are in the power of the lessee, including the things belonging to third parties that are transported in the leased vehicle.
c) The loss of the species referred to in the previous letter, whether it occurs before, during or after the return of the vehicle.
d) Damages that occur in contravention of any of the obligations of the lessee under this contract.
e) Damage suffered by the leased vehicle and that comes from accidents occurred due to violation of any traffic norm or that implies the commission of a crime or criminal tort. Likewise, when the driver of the leased vehicle refuses to practice the breathalyzer test, be under the influence of psychotropic drugs, unauthorized drugs or not have a proper driver’s license or another that corresponds.
f) Expenses to rescue the vehicle after an accident, both in national territory or outside the country, in case of liability of the driver.
g) Theft, robbery or partial loss of accessories of the leased vehicle, unless an additional insurance has been agreed upon by the coverage of these concepts.
h) Damage to spotlights, windshields, tires and tires.
i) Any damage derived from traveling in any circumstance through sandy areas, watercourses, rivers, beaches, lakes, land not designated for transit of motor vehicles, or in general transit through unauthorized roads or routes. In turn due to improper use or bad operation of the leased vehicle, confirmed by an authorized brand workshop or by the workshops of Renting T&T S.A.S through a technical report.
j) Damage suffered by the leased vehicle when its driver flees from the accident site.

MEDIUM COVERAGE PACKAGE: In the event of an accident, it only covers the payment of half of the CDW coverage deductible as result of collision, theft, rollover and total loss of the vehicle. $ 0 deductible in case of damage to glass, lights, tires and tires. It includes protection in case of personal accidents (PAI) and double coverage in relation to the CDW in case of damage to third parties people. The minimum age to hire this package is 22 years for the titular driver. The cost of the crane in case of rescue is included. This insurance is not available for premium or luxury category vehicles.

PREMIUM COVERAGE PACKAGE: Exempt the contract holder from the deductible payment in case of damage to the vehicle because of collision, theft, overturning and total loss of the vehicle. $ 0 deductible in case of damage to glass, lights, tires and tires. Contemplate protection in case of personal accidents (PAI), and triple coverage in relation to the CDW in case of damage to third parties people. $ 0 deductible in case of theft or total loss. The minimum age to hire this package is 26 years for the driver headline. This insurance is not available for premium or luxury category vehicles. The cost of the crane in case of rescue within the National territory is included.

DEDUCTIBLE EXCURSION (SPCDW): Complementary coverage to the coverage of the CDW, which contemplates the elimination of the deductible associated only in case of damages caused by an accident, as long as there is no total loss or overturning.

PAI and SPAI: Personal accident protection insurance, which provides coverage in case of medical expenses, accidental death and permanent disability. It contemplates a deductible and cap of coverage
according to the conditions of the contract. Deductible applies in case the passengers do not have Medical Insurance or Isapre. It covers all passengers in the vehicle up to the maximum capacity determined by the vehicle manufacturer.

SLI (Supplement Liability Insurance): Additional Coverage of Third Party Liability, complementary to the CDW coverage. Provides additional coverage against damages to third parties.
- Anti-theft coverage (SPTHW): Eliminates the deductible only in the case of vehicle theft
- Coverage against rollover (SVALF): Eliminates the deductible only in the case of rollover of the vehicle
- WWI Coverage: Covers damage to glass, spotlights and damage to tires and rim because of normal use of the vehicle.
- SARA Coverage: Covers theft, loss and / or destruction of the vehicle's own accessories, understanding as an accessory all that can be removed from the vehicle without impeding its normal circulation within current traffic regulations. For example, antenna, logos, etc.

17.- ADDRESS: For all the effects derived from this contract from the actions that may derive from it or the use of the vehicle that is given in lease, the parties set domicile in the city of Medellin, Colombia and submit to the jurisdiction of their courts of justice, renouncing for this purpose any privilege or privilege that may assist them. These “General Conditions of Leasing Contract for Motorized Vehicles” form an integral part of the” Particular Conditions of the Leasing Contract for Vehicles “, for all legal purposes.

FIRMA ARRENDATARIO HUELLA

ID : FECHA: