1. TERM OF THE RENTAL AGREEMENT

The rental agreement applies to the vehicle shown on the front page of this contract for the time period stated. The vehicle must be returned no later than the agreed time.

The vehicle is considered returned when both the vehicles and car keys are in the lessor’s possession within the rental station’s normal opening hours. If the vehicle and car keys are returned outside of the rental station’s regular opening hours, the vehicle is considered as returned with effect from the next working day. If there are reasonable grounds, the lessor can demand that the vehicle be returned at an earlier time than the one agreed. The renter can demand to be told the reason for this without this affecting the obligation to return the vehicle. The rental agreement can be extended by prior agreement with the renter.

The lessor is entitled to collect the vehicle after the expiry of the agreed rental period, cf. Chapter 13 of the Enforcement Act, cf. Section 13-1. The costs associated with this will be borne by the renter.

Exceeding the agreed return time or other serious breach of these terms and conditions entitles the lessor to cancel any discounts, insurance or special agreements.

2. THE RENTER’S OBLIGATIONS

The renter bears all responsibility for the vehicle and its use for the duration of the rental period and until the vehicle is handed back to the lessor.

The renter agrees to pay the following:

• Rental charges as agreed in the rental agreement.
• Insurance premiums as agreed in the rental agreement.
• The cost of mileage driven as agreed in the rental agreement.
• Fuel used but not refilled, subject to a premium of 20% compared to the retail price or if applicable a higher supplement and/or fee if agreed on the front page of the rental agreement.
• Price for one-way rentals if agreed in the rental agreement.
• Any costs associated with transporting the vehicle if it is returned at other than the agreed location.
• Any costs associated with tolls, road pricing, etc. plus VAT as well as any margin added by the lessor.
• Parking fees or other fees, charges, fines or other duties for which the car owner (lessor) is jointly and severally liable with the driver (renter).
• Any damage that occurs to the vehicle during the rental period, including vandalism and theft, but limited to the agreed excess. However, one excess amount is calculated per claim.
• As well as damage the renter is also financially liable for special cleaning - of the interior and exterior - of an unusually/particularly dirty vehicle, e.g. cleaning because of a dog or smoking, or after driving on oil gravel, fresh asphalt/road markings, clay, mud or other interior or exterior dirt that requires extraordinary work.
• Loss of use according to insurance company rates, i.e. losses suffered by the lessor as a result of the vehicle being off the road.
• In the event of damage, if the renter has acted negligently, has breached the terms of the rental agreement or the Road Traffic Act, the renter may have to pay a larger proportion of the damage costs than that dictated by the agreed excess. However, one excess amount is calculated per claim.
• In the event the renter acted intentionally, exercised gross negligence or was in serious breach of the rental terms or the Road Traffic Act the renter will be fully liable to the lessor for the financial cost of the damage.
• The expenses incurred by the lessor in the recovery of amounts owing as a consequence of the renter’s obligations, including all legal fees for the recovery of such amounts. In the event of late payment, interest will accrue in accordance with the Late Payment Act of 17 December no. 100 1976 from the due date until payment is made.

3. RENTER’S OBLIGATIONS

3.1. Duty of inspection

As far as is possible the renter shall examine the vehicle immediately after it has been placed at the renter’s disposal and ensure that all damage is recorded on the rental agreement or an attachment.

The renter is obliged to acquaint themselves with the rules governing the rented vehicle in particular and Norwegian traffic rules in general.

Foreign renters have a particular obligation to familiarize themselves with the relevant driving license regulations and rules with regard to alcohol/drug use and traffic.

3.2. Duty of maintenance

During the rental period the renter shall ensure that the vehicle is maintained with regard to lubricating oil, coolant, tyre pressure and the like. For questions concerning maintenance the lessor shall be contacted.

3.3. Obligations with regard to use of the vehicle

The renter agrees to treat and use the vehicle in a safe manner, and not to:
• Make use of the vehicle without having checked that the necessary permits to drive the vehicle are held with regard to vehicle type and its use.
• Take the vehicle out of the country unless the written consent of the lessor is obtained.
• Convey passengers for payment.
• Use the vehicle for illegal activities or in an illegal manner, including, but not limited to, the following examples of illegal utilization:
  • Driving under the influence of alcohol and/or drugs and/or in a weakened condition.
  • Carrying more passengers and/or a heavier load than that for which the vehicle is registered.
  • Interfering with or changing the vehicle’s odometer.
  • Handing over the vehicle to others or allowing it to be driven by drivers other than those approved by the lessor.
  • Using the vehicle in a competition, speed trial or any form of test driving.
  • Using the vehicle for driving practice.
• Towing, pushing or moving another vehicle.
• Leaving the vehicle unlocked or in such a way that it can be used by others.
• Filling the wrong fuel.
• Removing the toll tag, or replacing it with another tag.
• Inadequately securing, fastening or packing loads so that vehicles or surroundings are damaged or people injured.
• Exposing the interior to hot or sharp objects or fluids that can corrode or stain.
• Driving on rims.
• Parking next to buildings where signs have been set up warning of snow sliding off the roof or where there is obviously a danger of snow sliding off the roof.
• Using snow chains or other equipment in such a way that they damage the vehicle body or chassis.
• Driving the vehicle into something physically inaccessible with regard to the vehicle’s height, width or length.
• Driving off public roads or in areas closed to public traffic.

4. THE LESSOR’S OBLIGATIONS

The lessor is not liable for the vehicle at the renter’s disposal at the agreed time and place. The vehicle must be in good condition and in proper working order, and contain at least 20 litres of fuel or recharged batteries for electric vehicles. The lessor is obliged to maintain vehicle liability insurance in accordance with the rules of the Motor Liability Act.

The lessor is obliged to inspect the vehicle for damage within 6 hours of its return; any findings and/or claims must be communicated to the renter within 24 hours of the vehicle’s return. The period shall run only within the station’s opening hours. See also section 4.

5. RENTER’S RIGHTS

The lessor may claim compensation for losses suffered as a result of breach of contract by the lessor, if the lessor does not establish that the breach of contract or the reason for it was due to an impediment beyond the lessor’s control that the lessor could not reasonably be expected to take into account at the time the agreement was entered into or to avoid or overcome the effects thereof. Compensation for indirect losses such as business disruption, loss of use, loss of earnings as a result of a contract with a third party being lost or not being correctly fulfilled, or losses due to damage to items other than rental cars, cf. the criteria used in Section 67 of the Sale of Goods Act § 67, can only be claimed if the lessor has acted with gross negligence or wilful misconduct.

The renter loses their right to invoke breach of contract, whether for defects or delays, if the renter does not notify the lessor of defects within a reasonable time after the renter discovers or should have discovered the breach of contract.

Technical faults that may arise or come to the renter’s attention during the rental period, and which can be rectified within a time that is reasonable in relation to the renter’s requirements and the rental period, do not give the renter the right to cancel the rental agreement. If the renter nevertheless decides to cancel the rental agreement, the renter will be liable for any rental charges during the rental period, but with a deduction made for the time that would have been spent for remediation. Furthermore the renter is liable for the expenses borne by the lessor in transporting the vehicle back to the lessor’s station. If repair cannot be performed within the stated time limit, the lessor shall decide whether a new vehicle will be delivered to the renter for the continuation of the rental agreement or if the rental agreement is to be deemed terminated from the time that the lessor was notified of the situation by the renter. In such cases the lessor shall transport the vehicle back at the lessor’s expense, and the lessor cannot then be held liable for losses or obligations.

6. DISCLAIMER

The lessor is not liable in damage to or loss of property left in, stored in or transported in the vehicle by the renter or other person. The lessor disclaims any liability to the renter with regard to loss of time, money or other, arising from or associated with the rental agreement, beyond the liability described above.

The lessor has no liability for the installation of accessories e.g. ski racks, child seats, GPS, etc. The renter is personally responsible for ensuring that the equipment is correctly and properly installed.

7. DEPOSIT AND PAYMENT

The lessor can require the renter to provide a security deposit for the vehicle and to cover the financial liability arising from the rental agreement. Such security can be in the form of a charge made to a debit/credit card, bank deposit, cash payment or other form of deposit that may be agreed between the parties. The renter agrees that the lessor can charge the renter’s debit/credit card or deposit for rental charges based on time and mileage, tolls and other fees or charges as well as fuel and maintenance if applicable.

8. FORMALITIES

8.1 Changes

Additions to and changes in the rental terms and conditions of this agreement are only binding if agreed in writing.

8.2 Governing Law

This contract is governed by Norwegian law.

8.3 Jurisdiction

The renter agrees that the lessor’s place of business is where the contract was entered into, i.e. the contractual jurisdiction in accordance with Section 4-5 (2), cf. Section 4-6, the jurisdiction in respect of disputes arising in connection with the rental agreement.
1. For whom does the insurance apply?
The collision damage insurance is in favor of the hirer of the vehicle.

2. Where the insurance applies
The insurance is valid in Norway unless otherwise agreed and specified in the rental agreement.

3. The scope of the insurance
The insurance includes cover for the areas specified in the rental contract.

3.1 BASIC INSURANCE (LDW)
If the hirer has taken out Basic Insurance (LDW), the hire's financial liability is limited in the event of damage/vandalism/glass damage to the vehicle to the obligatory excess only. The amount of the excess depends on the type of vehicle.

If Basic Insurance (LDW) is not taken out, the hirer is fully financially liable for i.a. damage up to the specified excess in addition to consequential loss (loss of income to the car rental company) and transport expenses, including damages caused by theft / burglary of the car or parts of it. Basic Insurance (LDW) includes damage caused by vandalism.

3.2 MEDIUM INSURANCE – (BASIC + SLDW + PAI + WWI)
MEDIUM INSURANCE is an extension of BASIC INSURANCE. Depending on the type of agreement and vehicle, MEDIUM INSURANCE, which includes SLDW (Super damage and theft insurance), limits the hirer's financial liability for damage to the vehicle down to the excess that is specified in the lease agreement. MEDIUM INSURANCE also includes PAI and WWI, which is specified below.

3.3 PREMIUM INSURANCE – (MEDIUM + SLDW + PAI + WWI)
PREMIUM INSURANCE is an extension of MEDIUM INSURANCE. The insurance package reduces the hirer’s financial liability for damage to the vehicle down to 0,-. PREMIUM INSURANCE also includes PAI and WWI, which is specified below.

3.4 SUPER CDW (SCDW – Super Collision Damage Insurance)
SCDW can only be purchased if the hirer has taken out the Basic Insurance (LDW). The renter is liable for damage to the vehicle limited to NOK 2.000,-.

3.5 SUPER TP (STP – Super Theft Protection)
SCDW can only be purchased if the hirer has taken out the Basic Insurance (LDW). The renter is liable for damage to the vehicle limited to NOK 2.000,-.

The insurance products under paragraphs 3.1 – 3.3 do not cover damage to the motor, gears, drive shaft, clutch, chassis or interior alone, unless as a result of collision, driving off the road or vandalism.
3.6. PAI
If the hirer has taken out PAI, the following cover is included:

3.6.1 Accident Insurance

Who the insurance covers

The insurance covers persons listed as driver(s) of the rental car in the rental agreement or a passenger therein.

What damage the coverage includes.

Coverage includes injuries to the insured driver and passengers when travelling in the car. If the rental car is the direct cause of the accident, injuries to driver or passengers will be covered even if they are outside the vehicle.

Accidental injury is defined as injuries to the body caused by a sudden external event (accident) which occurs during the rental period. For compensation purpose trauma such as shock is not covered unless it occurs simultaneously with physical injury resulting in a permanent disability.

Insurance coverage summary

Death.
If the accidental injury to a driver or a passenger results in death within one year, payable death benefit will be NOK 100,000 for each person. Any disability benefit that may be paid for the same injury shall be deducted from the death benefit. Death compensation accrues to the insured's spouse or heirs by law or will.

Disability
If within three years of the accident injuries are diagnosed as permanent, disability benefit will be paid.

For permanent disability insured will be paid a sum NOK 200,000, for each person. For partial disability, a similar but smaller part of it will be paid. If the insured dies within one year of the accident injury, disability payment is paid provided it is proven that the injuries would have resulted in lifelong disability. If the insured dies within one year of the accidental injury, no disability compensation is made nor the compensation accruing to the insured.

The degree of disability is assessed after one year following the accident. Compensation is payable on the date one year after the accident occurred. If any of the injured parties, claim that the degree of disability may change, the final settlement may be postponed, but not longer than three years for adults and five years for children less than 20 years of age.

The degree of disability is set according to the Ministry of Social Affairs disability table of 04/21/1997.
Limitation of the Insurance
The total sum insured is limited to NOK 1.5 million in total for both disability and death benefit for the driver and passengers in the vehicle. The sum will be allocated proportionately - depending on the death benefit or disability benefit between the injured persons. The sums insured listed under "Death" and "Disability" cannot exceed the upper limit of liability as stated under this coverage.

Treatment costs
The insurance covers reasonable and necessary medical expenses prescribed by a physician or dentist as a result of accidental injuries up to 3 years from date of accident. Expenses for utilities are not covered by insurance. Travel expenses to and from home for necessary treatment will cover the cheapest means of transportation considering the insured's state. Compensation is limited to NOK 5,000. Treatment expense claims must be documented by original documents / receipts.

All settlements are subject of a deductible of NOK 500.-.

3.6.2 Personal effects and baggage insurance
The insurance covers damage to personal effects and own luggage caused by a traffic accident or as a result of burglary of vehicle. In case of theft caused by burglary, insurance will only cover luggage/cargo stored in locked trunk. Maximum sum payable is NOK 5,000,-. While maximum sum insured per item is NOK 2,000,-. Special assets, e.g. camera, computer, video, equipment, jewelry, cell phone, furs, antiques, art collections and cash are not covered.

All settlements are subject of a deductible of NOK 1,000.-.

3.7 Assistance and glass protection (WWI)

3.7.1 Assistance
Incorrect filling - Covers rescue and transport to the nearest garage and the cost of emptying the tank and refilling fuel. Deductible NOK 500. The insurance covers maximum NOK 5,000,- and excess amount must be covered by the hirer.
Accidents and driving off the road - Covers assistance/rescue for accidents and driving off the road. Deductible NOK 500. The insurance covers maximum NOK 5,000,- and excess amount must be covered by the hirer.
Empty battery and empty tank - Covers rescue and transport to the nearest petrol station for empty tank and assistance/rescue for empty battery. Deductible NOK 500. The insurance covers maximum NOK 2,000,- and excess amount must be covered by the hirer.
Keys locked inside vehicle or lost - Covers expenses for a new equivalent hire vehicle under the existing hire agreement, including extra expenses for any necessary transport to a new hire location. The hirer is responsible for costs incurred in providing a new key. Deductible NOK 500. The insurance covers maximum NOK 2,000,- and excess amount must be covered by the hirer.

If PREMIUM insurance is taken out, the deductible is NOK 0,-.

The insurance does not include:
The insurance company does not cover these costs:
- repair in a garage
- spare parts (must be specified)
- costs which can be reimbursed under a guarantee scheme, membership of an organization, etc.
Expenses which are not covered
The insurance company does not pay for expenses which can be refunded or reimbursed from other sources, e.g. tour operator, automobile association, hotel, etc. Expenses incurred as a result of delay due to traffic jams are not covered.

3.7.2 WWI (Glass and Tyres protection)
If the hirer has taken out WWI, the following cover is included:

**Puncture** – Covers rescue and assistance for a puncture, and any costs for a new tire or wheel. Deductible NOK 500. The insurance covers maximum NOK 3,000,- and excess amount must be covered by the hirer.

**Glass** – Covers glass damage as a result of stone shot or break-in/vandalism. Deductible NOK 500. For repair the deductible is NOK 0,-. The insurance covers maximum NOK 15,000,- and excess amount must be covered by the hirer.

If PREMIUM insurance is taken out, the deductible is NOK 0,-.

4. General Liability Limiting Provisions of the Policy

4.1 Liability limitation when the driver is intoxicated.
The Company does not cover damage caused by the insured or by any person responsible for the vehicle with the consent of the insured, while driving under self-inflicted influence of alcohol or other intoxicating or sedative substance, cf. the Road Traffic Act (Vegtrafikkloven) § 22, Para. 1. This also applies in an insurance case caused by another party driving the vehicle under such influence, if the insured or the person responsible for the vehicle with the consent of the insured was instrumental in permitting the use of the vehicle even though he or she knew or had to be aware that the driver was intoxicated, cf. the Insurance Contracts Act (Forsikringsavtaleloven) § 4-9.

4.2 Liability limitation upon breach of safety regulations
The safety regulations are applicable to the insured. In the case of breach of the safety regulations, the right to payment can be waived or reduced, cf. the Insurance Contracts Act (Forsikringsavtaleloven) § 4-8. Actions and omissions by a person who with the consent of the insured is responsible for the vehicle shall affect the rights of the insured under this policy as if the actions or omissions were carried out by the insured, unless otherwise agreed and stipulated in the insurance certificate.

4.2.1 Safety regulations
a) When leaving a parked vehicle, it shall be closed and locked, and the key shall not remain in or on the vehicle.

b) The driver of the vehicle shall have a valid driving license for the relevant vehicle category in accordance with the driving license regulations of the Ministry of Transport and Communications (Samferdsels-departementets førerkortforskrifter) of February 23rd 1979, as amended.

c) The vehicle shall not be used for participation in or training for racing or speed tests.

b) The vehicle shall not be used for terrain driving or driving off the beaten path

e) The vehicle must not be exposed to abnormal loads.
4.3 Duty of Disclosure
Any breach of the duty of disclosure of information which the company may invoke against the policy holder according to the Insurance Contracts Act. (Forsikringsavtaleloven) § 4-2, may also be invoked against others who may be insured under the policy.

Insurer
Tryg Insurance (org.nr. 989 563 521) P O Box 7070, NO-5020 Bergen.

Disputes
Should any dispute arise concerning the policy, complaints may be directed to the Complaints Board for Consumers in Banking and Finance Matters (Finansklagenemnda), PO Box 53 Skøyen, NO-0212 Oslo.
Tel: +47 23 13 19 60.