

ANNEX A

RENTAL TERMS AND CONDITIONS

1. Preamble

1.1. The current rental terms and conditions form an integral part of the/...../..... passenger car rental agreement.

2. Driver and Passengers data

2.1. The Driver has attained the age of 23, has the number driving licence, which was issued at/...../....., and expires on/...../....., while the aforementioned driving licence is issued more than a year before signing the current agreement.

2.2. The second Driver of the vehicle has attained the age of 23, has the number driving licence, which was issued at/...../....., and expires on/...../....., while the aforementioned driving licence is issued more than a year before signing the current agreement.

2.3. Detailed information

S/N	Surname	First name	Father's name	Date of Birth	V.A.T.	I.D.	Mobile phone	Capacity
								Driver
								2nd Driver
								Passenger

3. Duration

3.1. The duration of the current rental agreement begins on/...../....., (hour) and expires the same hour on/...../...../

3.2. The charge of the current rental is daily. In the event of a delayed delivery of the vehicle, the Renter will be charged with the daily rental amount per day of delay.

3.3. In case that the delay of vehicle's delivery is up to thirty (30) minutes, the Renter will not be charged additionally.

4. Model of rented vehicle

Car brand	
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Type	
Colour	
Registration date	
CC	
Registration Number	
Fuel Type	

5. Additional benefits

Kind of benefit	Yes/No	Charge per day
GPS		
Child car seats		
Non-slippery chains		
Car roof bars		

5.1. The afore mentioned charges do not include V.A.T.%.

6. Fee

6.1. The agreed fee per rental day is , euros plus the corresponding V.A.T.%

6.2. The charge of the additional benefits is euros, plus the corresponding V.A.T.%.

6.3. The total fee for the lease and the additional benefits is Euros, including V.A.T.%

7. Fuels

7.1. Before the delivery of the vehicle from the Renter, the exact amount of fuel in the vehicle's tank was recorded, which was found to be full, with approximately litres.

7.2. The Renter shall return the vehicle with the exact amount of fuel received.

7.2.1. In case that the Renter does not return the vehicle with the indicated amount of fuel, he will be charged with the value of the remaining consumed fuel, in addition to the amount of four (4,00) euros per remaining litre.

7.2.2. In case that the Renter returns the vehicle with a larger amount of fuel than the amount indicated above, he can not ask for a refund the value of the surplus quantity.

7.2.3. The Renter shall use the exact type of fuel indicated in this agreement.

8. Record of vehicle's condition

8.1. Before the collection of the vehicle from the Renter, a record of the vehicle's condition was made, in order dents, scratches or other damages to be identified. From the recording, which the Renter acknowledges and accepts in full, the following emerged:

8.1.1. (damages)

8.1.2. (dents)

9. Insurance

9.1. The vehicle is insured on civil liability against third parties for death, material damages and physical injuries with the number insurance contract of the Insurance Company named «.....».

9.2. Roadside Assistance: The roadside assistance and the accident care are provided 24 hours a day, based on the afore mentioned insurance contract.

9.2.1. . In the event of vehicle's immobilization due to low battery level, a charge of (.....) euros is applied for the transport to the nearest authorized repair garage, which burdens the Renter.

9.3. From the afore mentioned insurance protection, the personal items of the Driver and the Passengers are excluded, as their loss exclusively burdens the Renter.

10. Guarantee

10.1. The Renter has paid the amount of (....) euros to the Company as a guarantee.

10.2. The Consumer will be refunded in full for the afore mentioned guaranteed amount after the termination of the rental and the delivery of the vehicle, provided that the specific rental terms have been met. The release of the amount guaranteed may be performed up to (...) days after the termination of this rental.

10.3. In the event of an accident contrary to the provisions of the Highway Code or under the sole responsibility of the Driver, the guaranteed amount will be retained by the Company as a refund, subject to further claims.

11. Correct use of the Vehicle

11.1. The Consumer shall drive with prudence and diligence, as well as comply with all the established rules of driving behaviour, arising from the Highway Code, as it applies, and other specific Laws and Regulations. In each case the following apply:

11.2. The transport of third parties, other than those registered as passengers, is prohibited, with or without remuneration.

11.3. The use of safety belt is compulsory both for the Driver and the Passengers.

11.4. Smoking inside the vehicle is prohibited, either driving or parking.

11.5. The observance of every urban or non - urban speed limit is compulsory.

11.6. The consumption of any amount of alcohol is prohibited, before, after or while driving and in any case until the return of the vehicle.

11.7. The use of illegal substances is prohibited, before, after or while driving and in any case until the return of the vehicle.

11.8. The use of mobile phones is prohibited while driving.

11.9. From the collection until the delivery of the vehicle all violations, incurring fines or other administrative penalties, are charged in full to the Driver.

12. Delivery – Collection of the vehicle

12.1. Both the delivery and the collection of the Vehicle take place at the Company's premises, in the area of Nea Karia in the Municipality of Chrisoupoli in Kavala.

12.2. In case that the Renter is not able to deliver the vehicle in the Company's premises, as agreed, he shall inform at least five (5) hours before the agreed delivery time. In that case, the Company may charge the Renter additionally, depending on the place of the delivery.

13. Processing of Personal Data

13.1. Controller

The Private Company named «FOUR STARS PRIVATE COMPANY», with the distinctive title «FOUR STARS PC», based in Nea Karia of the Municipality of Chrisoupoli in Kavala, V.A.T. 801137169 and General Commercial Registry Number 149952130000, tel:, email:.....

13.2. Information on the processing of personal data

<u>Collection and processing of personal data</u>	<u>Rights of the data subject</u>
<p>We collect the following personal data:</p> <ul style="list-style-type: none"> - Full name - Father's name - Address - Date of birth - Country - Telephone - Driving licence - Identity Card - V.A.T. - Email - Bank details <p>Th collection of the afore mentioned personal data is necessary for the conclusion and the proper execution of the rental agreement, the Controller's compliance with his legal obligations and the protection of his legitimate interests.</p> <p>The processing is lawful according to the provisions of article 6 par. 1 p. B, C, F. of EU Regulation 679/2016 (GDPR).</p> <p>The storage period of your personal data is five (5) years.</p> <p>Recipients of your personal data are the Company's employees as well as external partners (indicatively Legal Advisor, Insurer, Accountant).</p> <p>No data is transferred to third parties for any commercial or other purpose that is not mentioned in this agreement.</p> <p>No data is transferred to third countries or international organisations</p>	<p>You have the following rights according to GDPR:</p> <p>Right of access: You have the right of access to your personal data according to article 15 of GDPR.</p> <p>Right to rectification: You have the right to obtain the rectification of your inaccurate personal data, as well as have incomplete personal data completed.</p> <p>Right to restriction of processing: You have the right to obtain the restriction of the processing of your personal data, according to the provisions of article 18 of GDPR.</p> <p>Right to object: You have the right to object to processing your personal data, when the processing is based on article 6 par. 1, p. F.</p> <p>Right to be forgotten: You have the right to obtain the erasure of your personal data without prejudice to the Company's obligations and legal rights.</p> <p>Complaint: You have the right to appeal to the Hellenic Data Protection Authority (Kifisias 1-3, Athens, P.C.: 11523, or electronically www.dpa.gr).</p> <p>To exercise the afore mentioned rights, you have to contact us through email in the following address:.....</p>

14. Final Provisions

14.1. In case of accident, the Renter shall immediately inform the Company in any convenient way.

14.1.1. In any case, even if the afore mentioned contact with the Company is not possible, the Renter shall immediately inform the Police Authorities and the Insurance Company, as well as not to acknowledge any claims from third parties.

14.2. For any dispute arising from the application and the execution of the current terms, the Courts of Kavala shall be solely competent.

14.3. This agreement has been drawn up in two originals, from which the Renter received one, that must be kept inside the vehicle for the whole duration of the lease, and the Company received one as well.

The Renter