



CAMPER RENTAL AGREEMENT

On this.....in the city of Sofia, by and between

1. K J Trading " LTD, UIC 131144512, having its seat and registered address, Sofia, Yuzhen Park, Bl.2 represented by Konstantin Ivanov , in his capacity of Manager, hereinafter referred to "LESSOR", in the one hand, , and

2.UIN, ID card No...,issued by the Ministry of Interior with address hereinafter referred to as "LESSEE", on the other hand , the following contract was concluded:

SUBJECT OF THE CONTRACT

Art.1. The Lessor provides a Lessee for a temporary use the following motor vehicle: Camper , brandcolor with a registration number ... , number of chassis (hereinafter referred to " rented vehicle").

(1) The rented vehicle will be used according to its purpose, as the Lessee has no right to sublet or lease it to third parties.

TERM OF THE CONTRACT

Art.2. The contract is concluded for a period of () days , starting from on.....to on

PRICE AND PAYMENT TERMS

Art.3. For the time of use of the rented vehicle the Lessee owes to the Lessor a rental price in the amount of BGN for 24 hours () or BGN / / for days , payable in advance in cash to the LESSOR.

Art.4. The Lessee due deposit in amount of 1200 / one thousand and two hundred / BGN, which serves to cover a possible damage on the rented vehicle or on the supplied equipment occurred at the time of the rental period, as and for restoration of supplies or coverage of expenses, related to their use (incl. fuel and etc .).

(1) The deposit will be returned upon return of the motor vehicle in good working condition and refueled with a full tank of fuel, clean caravan part and toilet, as well as and in the presence of all equipment, described in the acceptance certificate under Art . 5.

RIGHTS AND OBLIGATIONS OF THE LESSOR

Art.5. The Lessor is obliged to deliver to the Lessee the rented vehicle in the condition AS IS at the time of signing of this agreement, which is found by the parties in the preliminary review and reflected in the acceptance certificate -inventory, according to Art. 16, which is an integral part of this contract .

Art.6. The Lessor is obliged to ensure easy and smooth use of the rented vehicle for the Lessee, providing the necessary assistance in the case, that third parties obstruct its use, according to this contract .

Art.7. After termination of the contract the Lessor receives back the rented vehicles from the Lessee, as for the return shall be prepared an acceptance certificate - inventory, according to Art . 16.

RIGHTS AND OBLIGATIONS OF THE LESEE

Art.8. The Lessee has no right to perform any reconstructions in the rented vehicle without the prior written consent of the Lessor.

Art.9. The Lessee pays all supplies and expenses, related to the use of rented vehicle (fuel , repair works , general expenses and others) with effect from the date of signing of the contract.

Art.10. The Lessee is obligated to act with the due diligence and to return the motor vehicle after termination of the contract in good working condition and in the same condition in which he received it.

Art.11. In the event of damage, injury on the rented vehicle or in case of violation of part of a third person the Lessee must immediately notify the Lessor, and provide him all necessary information and assistance. The Lessor has the obligations, provided in the Terms and Conditions for rent of campers, an integral part of this agreement.

Art.12. The Lessor removes at its own expemce all damages arising in the time to use of the motor vehicle, including damages caused by the fault of the Lessee.

Art.13. The Lessor is obliged to drive in person the rented vehicle on the territory of the Republic of Bulgaria and abroa. Whenn the lessee wants to leave the countr , he is obliged to inform in advance the Lessor, who country will issue a power of attorney in Bulgarian and English language for the use of the camper outside Bulgaria.

TERMINATION

Art.14. The contract is terminated :

- a)with the expiration of the lease term, except if not be extended ;
- b) by mutual agreement of the parties ;
- c) with a notice from the Lessor to the Lessee in case of default of its obligations to him.
- d) In case of impossibility to use the rented vehicle.

(1) In case of unilateral early termination of the Agreement by the Lessor due to the fault of the Lessee, the latter shall owe the full amount of the rental price under Art. 4, as a compensation for the lost benefits from the Lessor, as well as a compensation for the suffered damages in their actual amount .

OTHER PROVISIONS

Art.15. The motor vehicle is handed over by the LESSOR to the LESSEE at, along with all keys and necessary documents and from this date and hour utility expenses are at the expense of the Lessee.

Art.16. Taking and return of the motor vehicle is certified with an Acceptance certificate - inventory, signed by both parties , in which are described the condition and available equipment. The two protocols become an integral part of this Agreement and are binding on the parties with respect to what is included in them.

Art.17. Addresses for receipt of notifications of the parties in this agreement :

- For the LESSOR: info@campertrips.bg

- For the LESSEE :

Art.18. An integral part of this Agreement are General conditions for rent of campers, as the Lessee declares, that is familiar to them and accepted them without objection, as well and that he has received a copy of the them.

Art.19. The parties under this Agreement shall resolve the disputes concerning its implementation in a spirit of understanding and through mutual concessions and when it is be impossible, they shall refer the matter to the competent court, according to the Bulgarian legislation.

Art. 20 The provisions of the Law on Obligations and Contracts and other effective normative acts in the Republic of Bulgaria shall apply to issues not regulated by this agreement .

The contract shall be drawn up and signed in two identical copies: one copy for each of the two parties thereto.

LESSOR:

LESSEE: