

CAR RENTAL TERMS & CONDITIONS

1. The rental agreement is entered into between the car rental company (the Rental Company) and the person signing the rental agreement (the Renter)
2. The Renter shall have a legal driving licence and sufficient driving skill for the circumstances.
3. The Rental Company shall hand over the car to the Renter in working order and in compliance with the applicable laws at the agreed time and place. The Renter Company shall provide sufficient guidance if the Renter requestes.
4. The Rental Company has inspected the rented car before it is handed over to the Renter. The Renter is obligated to inspect the car to establish any potential damage or defects already existing in the car. Possible damage or defects shall be reported to the Rental Company immediately.
5. The Renter must take good care of the car. It is forbidden to use the car for towing and illegal activities, to take part in car races or drive on ice outside the officially marked ice roads.
6. It is forbidden to take the car outside of Finnish borders unless separately agreed upon with the Rental Company.
7. The Renter does not have the right to hand over the vehicle to a third party, excluding an additional driver specifically mentioned in the rental agreement.
8. Smoking in the car and the transportation of pets is forbidden.
9. The Renter is obligated to indemnify the Rental Company for cleaning costs due to any unusual fouling of the car.
10. The Renter must pay a sum corresponding with the rental time in advance. Kilometres more than agreed will be charged in addition.
11. The Rental Company has the right to charge following additional charges, if there are grounds of this: the basic own risk according to the agreement, fuel charges, rents and charges for the extension of the rental period, car delivery and pick up charges, as well as parking tickets, charges of private parking control, on-the-spot fines, and other fees caused by the use of the car during the rental period.
12. The car with all equipments must always be returned to the starting point, unless otherwise stated in writing in the rental agreement. If the car has not been returned as was agreed and the Renter has not been contacted the Rental Company to extend the rental period, police authorities will be contacted for a search
13. The Rental Company has the right to collect a reasonable fee for costs caused by neglect.
14. The Rental Company is not responsible for any property left in the car at the time of return.
15. Fuel is not included in the rental price. The car is handed over to the Renter with a full tank and must be returned with a full tank. The Renter is fully liable for any damage to the car caused by filling the tank with incorrect quality fuel. If the Renter returns the car with a partially filled tank, the Renter Company has the right to charge the missing fuel and the potential filling-up fee.
16. The Renter is responsible for standard care of the car during the rental time, such as the amount of motor oil, condenser and battery fluid, tyre air pressure etc. These additions as well as all immediate maintenance and repairs caused by normal wear and tear are paid for by the Rental Company if a receipt is presented. Windshield washer fluid is not paid for by the Rental Company.
17. The Rental Company is not responsible for immediate or indirect damages caused to the Renter by the car breaking down and interrupting the journey.
18. Whenever the car is left parked without supervision, even for a moment, it must be locked.
19. The Renter is always fully liable for any parking fees and tickets, charges of private parking control, overload penalty fees, on-the-spot fines, fines incurred for speeding or other traffic offences or violations caused by the use of the car during the rental period. By signing the rental agreement, the Renter entitles the Rental Company to disclose the Renter's identification information to the authorities for the imposition of the aforementioned sanction charges.
20. The renter is obligated to indemnify the Rental Company for any damage to and loss of the car and its accessories during the rental time and to pay the rent according to the rental agreement for the duration of the repair of the car for a maximum of thirty (30) days
21. The Renter is also responsible for damages to the car caused by another person.
22. The Renter's liability is restricted to the basic own risk share specified in the rental agreement. The basic own risk is charged separately for each instance of damage or loss. The basic own risk may be reduced by an additional charge agreed in the rental agreement.
23. If the car is damaged because of the Renter's intentional, gross negligence, considerable speeding, leaving the doors unlocked, smoking in the car, evident improper use of the car or if the driver was at the time of the accident been under the influence of alcohol or other drugs, the Renter is responsible for compensating for all the damages caused regardless of the amount of the deductible.
24. The Renter shall immediately report the Rental Company of any faults in or damage to the car during the rental time. Traffic accidents, personal injury and animal damage shall also be reported to police or the emergency number 112.
25. In damage situation the Renter shall fill in a written damage report to the Rental Company
26. The Renter is responsible for paying for costs caused by a traffic accident up to the limit mentioned in the rental agreement per each accident case, unless the possible other party of the accident has insurance that covers the damages. The Renter is released of the aforementioned deductible, if all chapters of the rental agreement have been relevantly marked at the start of the rental.
27. The Rental Company has the right to not hand over the car or to cancel this agreement if there is reason to think that the Renter cannot handle the car appropriately or that the Renter would not fulfil the regulations set in this rental agreement.
28. If the Renter has provided false information, the agreement will be canceled immediately and the case will be handed over to the criminal police.
29. Disputes over this agreement will be judged at the court of law closest to the Rental Company.