

# CAR RENTAL AGREEMENT

Dated ..... in ....., by and between:

**DMC MARIUSZ CYGNAROWICZ** residing in Jaworzno, Gliniana 3/24 Street,

NIP number: 632-187-48-81, here called **THE OWNER**,

And .....

residing in .....

Identity number: ..... here called **THE RENTER**

## §1

1. The object of the rental is :

Type of vehicle : ..... Model: .....

Registration number .....

Vehicle Identification Number (VIN): .....

here called **THE VEHICLE**, on the conditions stated below.

## §2

1. The Owner states that to the best of his knowledge and belief that above-described vehicle is in sound and safe condition and free of any known defects or faults which would affect its safe operation under normal use.

2. Protocol of transfer and receipt is the integrall part of this agreement and shall be completed in the moment of receiving the car by the Renter.

3. The Owner agrees to rent the above-described vehicle to the Renter for the following period:

Starting Date: ..... Time: .....

Ending Date: ..... Time: .....

4. The Renter hereby agrees to pay the owner at the rate of ..... PLN per day.

5. The total rate is..... PLN.

6. The Renter further agrees to make a deposit of ..... PLN with the Owner in the day of receiving the car.

**§3**

1. The vehicle is rented with full fuel tank and maximum fluid levels. The condition of fuel and liquids should be completed to full before return. In the case of return of an incomplete vehicle, a supplement fee will be added plus 30% of the handing costs (fuel and liquid price as of the date prices of ORLEN).
2. The Renter shall immediately inform the Owner about any damage or loss of the vehicle .
3. If damage was caused by collision, the Renter shall immediately inform the Owner and the police, get the statement of the third party and secure the damaged vehicle.

**§4**

1. The Renter is committed to full liability and coverage for possible drunken driving or drug and pharmacological violations that prevent legal driving.
2. The Renter is obliged to take full responsibility and cover any damage caused by the driving by persons who are not allowed to drive in accordance with the terms and conditions of this agreement.

**§5**

1. In the event of failure to comply with the terms of this agreement and the liability of the Renter, the Renter shall bear the costs of recovery of the claim. Law office shall be chosen by the Owner.
2. For matters not covered by this agreement, the relevant provisions of the Civil Code apply.
3. The court competent for the settlement of any disputes arising from this contract shall be the court competent for the place of the registered office of the Owner.
4. This agreement is made in two identical copies, one for each of the Parties.
5. The parties declare that they accept the terms of this Agreement, do not object to its provisions and wish to sign it as they wish.

**§6**

1. The Renter declares that he has become acquainted with and accepts the General Conditions of Car Rental, which are enclosure 1 to this contract.

**THE OWNER****THE RENTER**