

GENERAL TERMS AND CONDITIONS FOR CAR RENTAL

(The party to rent a vehicle is hereafter the Lessee, and the rental agent the Lessor)

1. Use of the vehicle

The vehicle is to be used for normal driving within Sweden by the Lessee. Under the liability of the Lessee, the vehicle may be driven by a family member by the approval of the Lessee. If another person is going to drive the vehicle, this requires special approval by the Lessor. The Lessee is liable for the driver owning a valid driving licence. If the Lessee wishes to use the vehicle outside Sweden, this can only be done following the Lessor's written approval.

The Lessee is aware that his right to use the vehicle according to the rental agreement is immediately revoked if he/she attempts to drive the vehicle outside Sweden without the Lessor's written approval. This means that the police/customs agency or other parties acting in the interest of the Lessor have the right to take into custody and hold the vehicle.

The Lessee is liable for all costs that fall upon the Lessor that can result if the Lessee or his/her substitute unlawfully takes the vehicle outside Sweden or to countries other than those approved in written by the Lessor.

The Lessee may not rent the vehicle to another party. Using the vehicle for the transport of persons or goods for compensation is forbidden. The vehicle may not be used to pull, push or otherwise move another vehicle. It is forbidden to use the vehicle for motor sport purposes.

2. Rental and delay of payment

The rental charge for the vehicle is stated on the first page of this agreement. The Lessee is liable for payment. In those cases in which the rental charge is to be paid by a party other than the Lessee, for example, invoice to a judicial person, it is still the sole liability of the Lessee, through their signing of the agreement, that the stated rental charge is paid. The Lessor owns the right to request a deposit or advance payment of the rental charge. The rental charge does not include costs for fuel. In the case of invoicing, the Lessor owns the right to charge an invoice fee of SEK 50, including VAT. If the Lessee does not pay the rental charge on the given due date, an interest on overdue payment will be added. This amount is based on an interest rate equal to the Swedish Riksbank's, for every period, official discount rate plus 8 percent, and in applicable cases, a reminder fee of SEK 50, including VAT.

3. Delayed or failed delivery

The Lessor is to supply the vehicle at the agreed time. If the Lessor cannot fulfill this condition, the Lessee is entitled to a discounted rental charge equal to the delay, or if the delay is of significant importance to the Lessee, a cancellation of the agreement. In addition, the Lessee is entitled to compensation for the proven damage that he/she has been caused as a result of the delay.

The Lessee does not own the right to cancel the agreement if the Lessor immediately and without noticeable inconvenience for the Lessee offers another acceptable vehicle. The Lessor is released from liability for compensation if he/she can show that the delay is results from conditions out of his/her control that could not reasonably be expected when the agreement was entered into and whose consequences he/she could neither reasonably avoid nor overcome. Compensation is not given for loss of business activity.

4. Vehicle care

The Lessee is liable for careful care of the vehicle and will see to that it is kept in good working and lawful condition. If the vehicle is used for longer stretches than 5000 km, the Lessee is liable for carrying out prescribed service inspections at an authorized dealership workshop and that the service book is filled in thereafter. The Lessor shall inform of at which meter reading these service inspections are to be carried out. The cost of the service inspections is compensated by the Lessor.

The Lessor has the right to inspect the vehicle during the rental period, if he has reasonable reason to assume that ownership is in danger or that there exists a considerable risk for decrease in value, in excess of that which follows as a result of normal use.

5. Measures for defects, damage or theft

The Lessee will as soon as possible inform the Lessor of defects or damage to the vehicle, as well as theft during the rental period. The Lessor will, following such information, inform the Lessee of which measures are to be taken. Although, the Lessee may, without informing the Lessor, allow for carrying out repairs that are necessary for the performance of the vehicle for a cost that does not exceed SEK 1 200, including VAT. The cost of repair will be compensated by the Lessor if the Lessee is not liable for the cost according to item 8. The Lessee is to be able to demonstrate their expenses with a receipt or in another satisfactory manner.

In cases of insurance, the Lessee will, as soon as possible, submit a damage report to the Lessor. The Lessee is liable, in the case of theft of the vehicle and in the event of damage to the vehicle that has been caused by an unknown party, to submit a report to the police in the city where the theft/damage occurred and send a copy of the report to the Lessor. Should the Lessee neglect to fulfill the obligations above, the Lessee is made accountable to the Lessor for the possible damage thereof.

6. Lessor liability for break-down or damage

The Lessor is liable for that the vehicle is in good working and lawful condition. If faults or break-down occur during the rental period, due to the vehicle condition, the Lessee is entitled to a reduced rental charge, of if it is of considerable importance, the Lessee owns the right to cancel the agreement. Although, the agreement cannot be cancelled if the Lessor, without reasonable delay or after having been informed of the fault repairs the vehicle, or offers a substitute vehicle of the same or similar type as the rented and the Lessee does not have any special reason to refuse the offer.

The Lessee has the right to reasonable compensation for the damage having been subjected to as a result of the faulty vehicle. The Lessee is always obliged to be able to demonstrate their expenses. Compensation is not given for loss of business activity.

If breakdown occurs as a result traffic or road damage, which makes it impossible to continue travelling, or if the vehicle is stolen, the agreement is cancelled after the Lessee has contacted the Lessor, and in the case of theft, has submitted a police report.

7. Lessee liability in violation of traffic and parking regulations

The Lessee is liable to the Lessor for economic consequences resulting from violations to traffic and parking regulations that can affect the Lessor as the owner of the vehicle. Although, this does not apply if the violation is a result of such defect to the vehicle that the Lessee was neither aware nor informed of.

If the Lessee does not pay in due time any potential fines or fees as a result of violations for which he is liable, and the Lessor as the owner of the vehicle is forced to pay them, the Lessor owns the right to, in addition to the amount of the fine(s) or fee(s), charge the Lessee a service charge of SEK 150, including VAT, for each violation.

8. Lessee liability and compensation liability for damages to or loss of vehicle

The Lessee is liable to the Lessor that the vehicle is not damaged or lost during the rental period. The Lessee is released from liability if the damage or loss is the result of faults to the rented vehicle or if he/she otherwise can demonstrate probability that the damage or loss has not been caused by him as a result of gross negligence.

The Lessee shall pay compensation to the Lessor for damages he/she is liable for according to the following:

- Damage to the vehicle	8000 SEK
- Traffic excess insurance	8000 SEK
- Theft	4000 SEK
- Theft with key	4000 SEK
- Fire damage	4000 SEK
- Glass damage	4000 SEK
- Towing and rescue	4000 SEK

(if the damage is not covered by other insurance terms).

In the event of damage to the vehicle, the Lessee has the alternative to compensate the Lessor according to the above, and after agreement with the Lessor, the right to at one's own cost allow for repairs done by an authorized workshop. Hereby the Lessee pays charges for the vehicle until it is repaired and returned to the Lessor. The Lessee can, for a special fee (liability reduction), which amount is stated on the first page of this agreement, reduce their compensation liability for each damage item. After such reduction, the Lessor compensation liability is limited to that amount, including VAT, that is stated above within parenthesis for each damage item respectively.

If the driver is under 24 years of age and is guilty of traffic damage, a "youth excess insurance" charge for the amount of SEK 1500, including VAT, shall be paid in addition to what is stated above, and irrespective of whether or not the Lessee has taken out liability reduction.

Liability reduction does not apply for damages occurred outside Sweden. If the Lessor has approved use in another country, the liability reduction is extended to the country/countries in question. The liability reduction does not apply if the vehicle is stolen with a key.

In order for the liability reduction to be valid, the Lessee must fulfill ordinary obligations for damage cases, for example, immediately submit a damage report to the Lessor. For parking damages, or if another driver has fled the scene, a report to the police is required and if possible, witness information. An entered liability reduction waiver does not free the Lessee from liability for repair costs for damages that occur as a result of negligence, for example, a carelessly loaded vehicle, stained or damaged interior, broken controls and similar.

If the vehicle upon return has been neglected or in want of proper care in excess of what results of normal use, the Lessor is entitled to charge a reasonable cost for restoration of the vehicle.

9. Limiting of damage

It is the obligation of both the Lessee and Lessor to take reasonable measures to limit their damage. Should he neglect this obligation, he will himself carry the equivalent part of the loss.

10. Return of vehicle

At the end of the rental period, the Lessee will return the vehicle to the location where it was collected or to a specially-agreed upon location. The Lessee has the right to return the vehicle prior to the expiration of the agreed rental period. Upon return, the vehicle is to be returned in the same condition as when collected, aside from normal wear and tear. The Lessor and the Lessee shall, if possible, examine the vehicle together for assessment of its condition.

The return of the vehicle is to take place during normal business hours of the Lessor, if not otherwise agreed. If the Lessee does not return the vehicle according to the agreement, he/she is always liable to compensate the Lessor for those costs made necessary to return the vehicle to such a location where the vehicle can be used by the Lessor.

Moreover, The Lessee is liable to pay additional rent according to the agreement for delayed return that cannot be attributed to the Lessor's liability, item 6. The Lessor will not invoke any authority for reason of delay of return, if failure to return the vehicle or to request that the rental period be extended, is due to death, serious illness or other similar circumstance.

It is forbidden by criminal liability to use the vehicle after the rental period has expired.

11. The Lessor's right to cancellation etc

The Lessor has the right to cancel the agreement if

- The Lessee does not fulfill his/her payment obligation to the Lessor and does not pay within a reasonable time after the Lessor has reminded him/her of this,
- The vehicle has been subjected to not-normal driving or has been neglected to such a degree that there is a pending considerable risk for decrease in value,
- The Lessee in general disregards stipulations in this agreement, of which consideration is of considerable importance to the Lessor

12. The Swedish Association of Car Hire Companies' (BURF) information list

The Lessor (and/or driver) who violates the above stipulations or in other way causes the Lessor harm is routinely reported to BURF's information list. The information list is distributed to car rental companies connected to BURF with the recommendation to not rent out a vehicle to listed persons.