CAMPERVAN RENTAL AGREEMENT

| This rental agreement ("Agreement") is concluded on |
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| Notel Poland sp. z o.o. , a company with its registered office in Warsaw, at ul. Włościańska 15/98, KRS (National Court Register Number) 0000474393, REGON (National Business Registry Number) 46843886, NIP (Tax Identification Number) 5252562639, hereinafter referred to as " Company ", |
| and |
| |
| PESEL (Personal ID Number), telephone number hereinafter referred to as "Renter". |
| Capitalised terms not defined in this Agreement shall have the meanings ascribed to them in the Terms and Conditions attached to this Agreement as Attachment 1. |
| 1. Vehicle data |
| 1.1. The subject of the rental is a campervan, make and model, Registration Number, Vehicle Identification Number, hereinafter referred to as "Vehicle". |
| 1.2. The Company provides the Vehicle to the Renter for use, and the Renter accepts the Vehicle for rental under the conditions specified in this Agreement and the Terms and Conditions attached to this Agreement as Attachment 1. |
| 1.3. The Company declares that it is the owner of the Vehicle which is fully operational with a full tank of gas, has valid Civil Liability, Comprehensive Cover (AC) and Assistance policies, has a valid vehicle technical inspection and is approved for road transport. The Renter declares that they have read the conditions specified above and they do not raise any objections. Copies of the aforementioned policies are attached to this Agreement as Attachment 2. |
| 2. Drivers |
| The parties determine the Drivers as follows: |
| - the Renter and |
| , residing in, at ul, ID Card No, |
| Personal Identification Number, telephone number, driving licence since, No. |
| , residing in, at ul, ID Card No, Personal Identification Number, telephone number |

| , driving licence sin | ce, No. | |
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| The Renter undertakes to notify the Drivers about the processing of their personal data by the Company – in particular, they undertake to provide them with the content of the Information Clause attached to this Agreement as Attachment 3. | | |
| 3. Rental period; place of return of the Vehicle | | |
| 3.1. The Agreement is concluded for a fixed period: | | |
| 3.1.1. from | | |
| 3.1.2. to | | |
| 3.2. The Renter must return the Vehicle within the following place: | he deadline indicated in point 3.1.2. above to | |
| 4. Travel route | | |
| • | lanned route includes | |
| | | |
| 5. Financial conditions | | |
| 5.1. The Renter agrees to pay Rent in the amou PLN gross), i.e. in total: | <u></u> | |
| 5.2. The Company confirms the receipt of an | advance payment for rent in the amount of | |
| 5.3. The Parties agree on the amount of the Depo | ositPLN. | |
| 5.4. Rent to be paid is | PLN net with VAT 23% (i.ePLN gross). | |
| 5.5. Payment of the amounts indicated in points 5.3. and 5.4. above is made in advance, in cash or by bank transfer, and will be payable to the Company's bank account: | | |
| 6. Final provisions | | |
| 6.1. In any matters not regulated herein, the provisions of the Civil Code and the Terms and Conditions attached to this Agreement as Attachment 1 shall apply. | | |
| 6.2. The Renter declares that they have read and | accept the Terms and Conditions. | |
| Company | Renter | |
| | | |
| | | |

Attachments:

- 1. Terms and Conditions
- 2. Copies of Civil Liability, Comprehensive Cover (AC) and Assistance policies
- 3. Information clause processing of personal data
- 4. Vehicle handover report (after its preparation).