



CAMPER VAN HIRE CONTRACT
No 00/ 00/2012

dated 2012 in Imielin is entered into between: company **ZARZĄDZANIE I DORADZTWO Grzegorz Konopkin** with its seat in Imielin, ul. Modrzewiowa 15, NIP 626-202-55-30 hereinafter referred to as **MANAGEMENT AND COUNSULTANCY**

and

Mr/Mrs (full name)

.....

seated in (address).....

identity card no:.....

issued by.....

driving licence no

hereinafter referred to as **the User**

(To sign the lease contract at least two documents confirming the identity of the User are necessary. In case of legal persons a copy of NCR and authorization of a person representing a business entity are needed.

The parties agreed as followed:

§1

A LEASE OBJECT

The object of the Lease Contract is a camper van hired by the User from the Management and Consultancy for the tourist-recreation purposes (hereinafter referred to as **the Vehicle**):

XGO Dynamic 28G, Ford Transit, plate number SY 84962 (5 people)

in return for the remuneration as stated below.

§2

Rent period

1. MANAGEMENT AND COUNSULTANCY shall give the User the right of using the Vehicle specified in §1 of this contract from:
.....**2012 (date)****(weekday name)** to.....**2012(date)**
..... **(weekday name) ie. for.....days(number of days).**
2. The parties declare that the Vehicle will be available on.....**2012 (date and weekday name)**
in Imielin, ul. Modrzewiowa 15 at 12:00 p.m.
3. The User is obliged to return the rented vehicle till**(date and weekday name)**
in Imielin, ul. Modrzewiowa 15 till 10:00 a.m.
4. The parties agree that the possible earlier return of the Vehicle by the User before the date determined in section 3 above does not influence the amount of the remuneration for MANAGEMENT AND COUNSULTANCY by virtue of the rent.





§ 3

SECURITY DEPOSIT

1. The parties determine that the Vehicle shall be handed over on condition that the User pays MANAGEMENT AND COUNSULTANCY on the security deposit determined at(Euros) as a protection against potential damages done while using the Vehicle by the User.
2. The security deposit shall be returned to the User within 7 days from the date of return of the Vehicle to the MANAGEMENT AND COUNSULTANCY on the stipulation of the provisions below.
3. MANAGEMENT AND COUNSULTANCY shall **reduce the deposit fee determined in section 1, returned after the lease period, by the following damages:**
 - The defects incurred for MANAGEMENT AND COUNSULTANCY as a result of damages which are not covered by the insurance as well as the missing technical, additional and residential area equipment of the Vehicle on the basis of the quotation prepared by MANAGEMENT AND COUNSULTANCY, especially in case of the damage to the water installation done while using the Vehicle in temperatures below 0 Celsius degrees.
The damages incurred for MANAGEMENT AND COUNSULTANCY as a result of the loss of earnings caused by the necessity of repairing the Vehicle damaged by the User, in case when such a repair will last longer than one day. In such case MANAGEMENT AND COUNSULTANCY shall reduce the returned deposit fee by 200 PLN for each day of repair, but no more than 1000 PLN.
 - Other damages listed in the General provisions of the lease (annex no 1)
4. The above deposit shall be reduced while being returned to the User in case of:
 - Exceeding by the User the limit of the average mileage 350 km per 24 hours (according to the number of full days of lease specified in §2 section 1) – ie. 0,80 PLN (net price) for each kilometer above the average mileage of the Vehicle, unless the Vehicle was hired within the option without the kilometers limit.
 - A delay in returning the Vehicle – by net 50 PLN for each already started hour of delay in returning the vehicle counted from the date determined in § 2 sect. 3 above.

§4

REMUNERATION

1. The User undertakes to pay a remuneration for using the camper van specified in §1 of this contract:
.....**EUR Gross price**
(in words :EUR 00 /100)
+ deposit**EUR Gross price**
..... **payment altogether**
2. The remuneration will be payable in the following tranches:
1ST TRANCHE
..... **gross EUR – advance payment payable till/on2012**
2ND TRANCHE
..... **gross EUR – the sum payable by transfer till/on2012**

.....**gross EUR – payment on a bank account till/on2012**
3. The payment of the above remuneration shall be transmitted on a bank account given below:
Konto BRE Bank SA 85 1140 2004 0000 3902 7403 8815





§5

OBLIGATIONS AND DECLARATIONS OF THE USER

1. The User undertakes to use the Vehicle only for the tourist-recreational purposes. That is why it is forbidden to use the Vehicle for any other purposes.
2. The User undertakes not to sublet the Vehicle during the rent period to any other people. What is more, the User cannot use the Vehicle for the purposes such as: participation in automotive events, car tests, transportation of the loads different than those necessary for the purposes the car is hired; the help in taking action against the law, even if it is not subject to the imprisonment; for any purposes which are not connected with travelling. Driving the Vehicle by another person than the User demands a written permission of MANAGEMENT AND COUNSULTANCY.
3. The User declares that he/she knows all the rules of using the Vehicle, he/she was trained by MANAGEMENT AND COUNSULTANCY in the scope of using all the devices and he/she is conscious about all the possible consequences of their disobedience.
4. The User declares that he/she knows that it is completely forbidden to smoke in the Vehicle. In case of contravention of the above the User will be charged for the change of upholstery in the whole Vehicle.

§6

INTEGRAL PARTS OF THE CONTRACT

The parties hereby confirm that the annexes of the concluded contract constitute an integral part:

1. General provisions concerning the car hire by MANAGEMENT AND COUNSULTANCY (annex no 1).
2. The manual of the Vehicle (annex no 2)
3. An acceptance protocol of the Vehicle (annex no3)

§7

MISCELLANEOUS PROVISIONS

1. The User indicates other drivers who will drive the Vehicle during the rental period:

.....

identity card no:.....

issued by:

driving licence no

.....

identity card no:.....

issued by:

driving licence no

.....

identity card no:.....

issued by:

driving licence no

1. In any matters that have not been provided for herein regulations shall be subject for the regulations of the Polish Civil Code.
2. Any amendments hetero demand the agreement of both parties and shall be made in writing, otherwise being null and void.





3. Any disputes arising out of or in connection with the improper performance of this contract shall be submitted by the parties to be resolved by the Court in Bytom.
4. This Contract has been drawn up in two identical copies: one for each of the parties.

THE USER

MANAGEMENT AND COUNSULTANCY

