

Chapter 1 / General Provisions

Article 1 (Application of the General Terms and Conditions)

1. Subject to the provisions of these Conditions of Carriage, the Company shall lend the rented automobile (hereinafter referred to as "Rental Car") to the Lessee, and the Lessee shall borrow the Rental Car. The lessee shall borrow the rented vehicle. Any matter not provided for in these Conditions of Carriage shall be governed by the detailed regulations set forth in Article 35, laws and ordinances, or general custom.
2. MUTOH HOLDINGS reserves the right to make special provisions to the extent that such provisions do not conflict with the intent of these general terms and conditions and detailed regulations, laws and ordinances, administrative notices, or general customs. In the event of any special agreement, such special agreement shall take precedence over the General Terms and Conditions.

Chapter 2/Reservation

1. (2) When renting a rental car, the lessee shall agree to the General Terms and Conditions and the separately prescribed fee schedule, and shall make a reservation in a separately prescribed manner, specifying the starting date and time, place, period, return location, driver, whether or not a child seat or other accessories are required, and other conditions of rental (hereinafter referred to as "Conditions of Rental"). The Company may make a reservation by specifying the place of rental, rental period, return location, driver, whether or not accessories such as child seats are required, and other conditions of rental ("Conditions of Rental"). However, the Company shall not be liable for any discrepancy between the reservation and the actual contents of the reservation.
2. When the Company receives a reservation application from the Lessee, the Company shall, in principle, accept the reservation within the scope of the rental car held by the Company. In such a case, the Lessee shall pay a reservation application fee as separately specified, unless otherwise specifically approved by the Company.

Article 3 (Change of Reservation)

The lessee shall obtain the prior consent of the Company before changing the terms and conditions of the lease as specified in Paragraph (1) of the preceding Article.

Article 4 (Cancellation of Reservations, etc.)

1. The lessee may cancel the reservation in the manner provided separately.
2. If the borrower fails to begin the procedures for concluding the rental agreement (hereinafter referred to as the "Rental Agreement") for the rented car at least one hour after the reserved rental start time for the borrower's convenience, the reservation shall be deemed to be cancelled. If the borrower fails to commence the procedures for concluding the rental agreement (hereinafter referred to as the "Rental Agreement") at least one hour after the reserved rental start time, the reservation shall be deemed cancelled.
3. In the case of the preceding two paragraphs, the Lessee shall pay to Peach a cancellation fee for the reservation as otherwise provided, and upon payment of such cancellation fee, Peach shall return to the Lessee the reservation deposit already received.
4. If the reservation is cancelled or the rental agreement is not executed for the Company's own reason, the Company shall refund the reservation deposit already received.
5. In the event that the rental agreement is not executed due to accident, theft, non-return, recall, natural disaster, or any other cause beyond the control of either the lessee or the Company, the reservation shall be deemed cancelled. In such case, the Company shall refund the reservation deposit already received.

Article 5 (Disclaimer)

Except as provided in Article 4, neither the Company nor the Lessee shall make any mutual claim with respect to the cancellation of the reservation or the non-execution of the rental agreement.

Chapter 3 / Loan and Delivery

Article 6 (Conclusion of Rental Agreement)

1. The lessee shall specify the terms and conditions of the rental agreement as set forth in Article 2, Paragraph (1), and the Company shall enter into the rental agreement by specifying the terms and conditions of the rental agreement in these Conditions of Use, Schedule of Charges, etc. The rental agreement shall be concluded by the Company. The rental agreement shall be concluded with the lessee, except when there is no rental car available for loan or when the lessee or driver falls under any of the items of Paragraph 1 or Paragraph 2 of Article 7.
2. Upon execution of the rental agreement, the borrower shall pay to the Company the rental fee as provided in Article 9.1.
3. In entering into the rental agreement, the driver shall comply with the obligations stipulated for the driver in the General Terms and Conditions and the Bylaws.
4. In accordance with the basic notice (Note 1) from the supervisory authority, in order to enter the driver's name, address, type of driver's license and number of driver's license (Note 2) or attach a copy of the driver's driver's license to the rental certificate stipulated in the rental thin (rental slip) and Article 12, Paragraph 1, the Company shall, upon conclusion of the rental agreement, request the borrower to provide the The driver designated by the lessee (hereinafter referred to as the "Driver") In this case, the lessee shall submit a copy of the driver's license of the driver designated by the lessee (hereinafter referred to as the "Driver"). In such cases, the borrower shall present his/her own driver's license or submit a copy if he/she is the driver. Note 1: Basic notices from the regulatory authorities refer to 2 (10) and (11) of the "Basic Notice Concerning Rental Cars" (Jitetsu No. 138, June 13, 1995) issued by the Director-General of the Motor Vehicle Traffic Bureau, Ministry of Land, Infrastructure, Transport and Tourism. (Note 2) "Driver's license" means a driver's license stipulated in Article 92 of the Road Traffic Law, which is in the form of separate Form 14, Article 19 of the Enforcement Regulations of the Road Traffic Law. In addition, an international driver's license or a foreign driver's license stipulated in Article 107-2 of the Road Traffic Law is equivalent to a driver's license.
5. In concluding the rental agreement, the Company may request the borrower and driver to present identification documents in addition to the driver's license, and may take copies of the submitted documents.
6. Upon entering into the rental agreement, the Company shall request the renter to provide a cell phone number and other information necessary to contact the renter and the driver during the rental period.

7. In entering into a rental agreement, the Company may require the Lessee to make payment by credit card or cash, or may specify other methods of payment.
8. The lessee may not extend the term of the lease after signing the contract.
9. If the borrower or driver fails to comply with the preceding 3 clauses, the Company may refuse to enter into the rental agreement and cancel the reservation. In such cases, Article 4.5 shall apply to the handling of the reservation deposit, etc.

Article 7 (Refusal to Conclude a Rental Agreement)

1. If the lessee (driver) falls under any of the following items, the rental agreement may not be concluded.
 - ①When the driver does not have a driver's license required to drive the rental car to be rented, or does not present his/her driver's license or does not agree to submit a copy of his/her driver's license, despite our request.
 - ②When a person is found to be under the influence of alcohol.
 - ③When a person is found to be suffering from symptoms of addiction to narcotics, stimulants, paint thinner, dangerous drugs, etc.
 - ④When an infant under 6 years of age is a passenger even though there is no child safety seat in the vehicle.
 - ⑤When the applicant is recognized as a member or affiliated person of a designated organized crime group or a designated organized crime group-related organization, or a member of any other antisocial organization.
 - ⑥commits a violent act or demands a burden in excess of a reasonable range from an employee or other related party of the Company, or uses a violent act or language in connection with a transaction with the Company.
 - ⑦When the customer has spread false rumors or used deception or force to undermine the Company's credibility or obstruct the Company's business.
2. The Company may refuse to enter into a rental agreement if the lessee (driver) falls under any of the following items
 - ①When the driver specified at the time of reservation is different from the driver at the time of conclusion of the rental agreement.

- ② When there is a fact of nonpayment of the rental fee in the past rental deliveries.
 - ③ When any of the acts listed in each item of Article 17 has been committed in the past loan deliveries.
 - ④ When any of the acts listed in Article 15 or Article 20, Paragraph 1 has been committed in the past (including rentals by other rental car business operators). (2) When any of the acts listed in Article 15 or Article 20, Paragraph 1 has been committed in the past rental transactions (including rentals by other rental car operators).
 - ⑤ When there is a fact that automobile insurance was not applied due to a violation of the terms and conditions of the rental agreement or the terms and conditions of the insurance policy in a past rental.
 - ⑥ When the conditions specified separately are not met.
 - ⑦ When the Company otherwise deems it inappropriate.
3. In the case of the preceding two paragraphs, if a reservation has already been made with the borrower, the reservation shall be deemed to have been cancelled and the borrower shall immediately pay to Peach the reservation cancellation fee prescribed by Peach. Upon receipt of payment of the cancellation fee from the Lessee, the Company shall return to the Lessee the reservation deposit already received by the Company.

Article 8 (Formation of Rental Agreement, etc.)

1. The rental agreement shall become effective when the borrower pays the rental fee to the Company and the Company delivers the rental car to the borrower. In this case, the reservation deposit already received shall be applied as part of the rental fee.
2. The delivery set forth in the preceding paragraph shall be made at the place of lease specified in Article 2, Paragraph 1, on the date and time of commencement of the lease.

Article 9 (Rental Fees)

1. The rental fee shall mean the total of the following fees, the amount of each of which or the basis of calculation shall be clearly indicated in the fee schedule. (basic fee, option fee, fuel charge, exemption compensation fee, special maintenance fee, pick-up and dispatch fee, and other fees)
2. If the rental rate is revised after the reservation has been made in accordance with Article 2, the lower rental rate shall apply in

comparison with the rate applied at the time of reservation and the rate at the time of rental delivery.

3. The rental fee shall be set forth in the Bylaws.
4. The basic fee shall be based on the fee reported to the Director of the District Transport Bureau at the time of rental of the rental car.

Article 10 (Modification of Borrowing Terms and Conditions)

1. If the lessee wishes to change the terms and conditions of the rental agreement as provided in Article 6.1 after the conclusion of the rental agreement, the lessee must obtain the prior approval of the Company.
2. If a change in the borrowing conditions pursuant to the preceding paragraph causes hindrance to the rental operations, the Company may refuse to accept such change.

Article 11 (Inspection, Maintenance and Verification)

1. The Company shall inspect the rental car in accordance with Article 48 (Periodic Inspection and Maintenance) of the Road Trucking Vehicle Law and shall perform the necessary maintenance before renting the car.
2. The Company shall inspect and perform necessary maintenance as stipulated in Article 47-2 (Daily Inspection and Maintenance) of the Road Trucking Vehicle Law.
3. The RENTER (driver) shall confirm that the inspection and maintenance specified in the preceding two paragraphs have been carried out and that the RENTER is free from defects in maintenance and that the RENTER meets the conditions of the rental agreement by inspecting the exterior of the RENTER and its accessories based on the inspection list provided separately.
4. If any equipment defect is found in the rental car as a result of the check described in the preceding paragraph, the Company shall immediately carry out necessary maintenance, etc.
5. The lessee or driver shall be responsible for properly installing the child safety seat, and the Company shall not be responsible for the installation of the child safety seat.

Article 12 (Issuance, Carrying, etc. of Rental Certificate)

1. Upon delivery of the rental car, the Company shall issue to the lessee (driver) a prescribed rental certificate stating the matters specified by the Director of the District Transport Bureau, District Transport Branch Office.

2. The lessee (driver) shall carry the rental certificate issued in accordance with the preceding paragraph while using the rental car.
3. If the borrower (driver) loses the rental certificate, the borrower (driver) shall immediately notify the Company of such loss.
4. The lessee or driver shall return the rental certificate to the Company with the return of the rental car.

Chapter 4 / Use

Article 13 (Management Responsibility)

1. The Lessee (driver) shall use and keep the Rental Car from the time it is delivered to the Company until it is returned to the Company (hereinafter referred to as "during use"). The RENTER (the DRIVER) shall use and keep the RENTAL CAR with the due care and attention of a good manager.
2. The lessee (driver) shall use the rental car in compliance with the laws, regulations, terms and conditions, detailed regulations, operation manual, and other usage instructions provided by the Company.

Article 14 (Daily Inspection and Maintenance)

借受人(運転者)は、使用中のレンタカーについて、使用する前に道路運送車両法第47条の2(日常点検設備)に定める点検をし、必要な整備を実施しなければならないものとします。

Article 15 (Prohibited Acts)

1. The lessee (driver) shall not do any of the following acts during use.
 - ① Using the rented car for the purpose of motor transportation business or similar purposes without obtaining the Company's consent and permission under the Road Transportation Law.
 - ② To use the rental car for any purpose other than the prescribed use, or to allow any person other than the driver named in the rental certificate as provided for in Article 6, Paragraph (3) and with the consent of the Company to drive the rental car.
 - ③ To sublease the rental car, to offer the rental car as collateral, or to engage in any other act that would infringe on the rights of the Company.
 - ④ Forgery or alteration of the vehicle registration number plate or vehicle number plate of the rental car, or alteration of the original state of the rental car, such as remodeling or refurbishing the rental car.

- ⑤ Use of the rented car for any kind of test or competition, or for towing or pushing another vehicle, without the Company's consent.
- ⑥ Using a rental car in violation of laws and regulations or public order and morals.
- ⑦ To take out property insurance for the rental car without our approval.
- ⑧ Taking a rental car outside of Japan.
- ⑨ Violating any of the terms and conditions of the lease as set forth in Article 6.1 thereof.
- ⑩ Driving under the influence of alcohol, or using the rental car for filming or events without the Company's consent.

2. In the event that this Article, Article 16 or Article 20 applies and there is a violation of criminal law, we may initiate legal proceedings.

Article 16 (Measures in case of Illegal Parking, etc.)

1. If the lessee (driver) illegally parks the rental car during use, the lessee (driver) shall report to the police station having jurisdiction over the area where the car was illegally parked and immediately pay the penalty for illegal parking, and bear the costs of towing, storage, pickup, etc. associated with the illegal parking.
2. When the Company is notified by the police of an unattended parking violation of the rental car, the Company shall inform the lessee (driver) and instruct the lessee (driver) to promptly move or pick up the rental car and to report to the police station handling the rental car for disposal of the violation at the end of the rental period or by the time instructed by the Company, and the lessee (driver) shall comply with such instructions. The lessee (driver) shall comply with such instructions. In the event that the rental car is moved by the police, the Company may, at its discretion, personally pick up the rental car from the police station.
3. After giving the instructions described in the preceding paragraph, the Company shall, at its discretion, confirm the status of the violation by checking the traffic violation notice, payment slip, receipt, etc., and if the violation has not been processed, the Company shall give the lessee or driver the instructions described in the preceding paragraph until the violation is processed. In addition, the Company shall request the lessee (driver) to sign a document prescribed by the Company (hereinafter referred to as "Written Acknowledgment") stating the fact that he/she has committed an abandoned parking violation and that he/she agrees to appear at a police station, etc. and to comply with

legal measures as a violator of the law. The lessee (driver) shall comply with such request.

4. If deemed necessary by the Company, the Company shall cooperate with the police in pursuing the responsibility of the lessee (driver) for any abandoned parking violation by submitting to the police a written self-identification, rental certificate, and other documents containing personal information, and may take any other necessary legal action such as submitting to the Public Safety Commission a written explanation and self-identification as provided in Article 51-4, Paragraph 6 of the Road Traffic Law, the rental certificate and other documents and reporting the facts, and the lessee (driver) shall agree to such action.
5. In the event that the Company receives an order to pay a parking violation charge under Article 51-4, Paragraph 1 of the Road Traffic Law and pays the charge, or in the event that the Company bears the expenses required to search for the lessee (driver) or to move, store, or pick up the vehicle, the Company shall pay to the lessee (driver) the following amounts ("parking violation-related expenses (hereinafter referred to as "Parking Violation Expenses)"). In this case, the Company shall charge the lessee (driver) the following amount (hereinafter referred to as the "Parking Violation Charges"). In such cases, the Lessee (Driver) shall pay the Parking Violation Charges by the date designated by SKY.
 - (1) Amount Equivalent to Abandonment Violation Fee
 - (2) Parking violation penalty as separately determined by the Company
 - (3) Expenses required for search and for moving, storing, picking up, etc. of the vehicle

Chapter 5/Return

Article 17 (Responsibility for Restitution)

1. The Renter (the "RENTER") shall return the Rental Car to the Company at the designated return location by the expiration of the Rental Period.
2. If the lessee (driver) violates the provisions of the preceding paragraph, the lessee (driver) shall compensate the Company for any and all damages caused to the Company.
3. The Lessee (Driver) shall not be liable for any damage incurred by the Company in the event that the Rental Car cannot be returned within the

Rental Period due to a natural disaster or other force majeure. In such a case, the Lessee (Driver) shall immediately contact the Company and follow the Company's instructions.

Article 18 (Confirmation at the Time of Return, etc.)

1. The renter (driver) shall return the rental car in the presence of the Company. In this case, the rental car shall be returned in the same condition as at the time of delivery, except for any parts worn by normal use.
2. Upon return of the rental car, the lessee (driver) shall make sure that there are no articles left behind by the lessee, driver or passengers in the rental car, and the Company shall not be responsible for keeping any articles left behind after the return of the rental car.

Article 19 (Rental Fees at the Time of Change of the Lease Period)

1. If the borrower (driver) changes the rental period pursuant to Article 10.1, the borrower (driver) shall pay the rental fee corresponding to the changed rental period.
2. When the borrower (driver) changes the designated place of return pursuant to Article 10.1, the borrower (driver) shall bear the expenses for the round-trip transportation made necessary by the change of the place of return.
3. In the event that the vehicle is returned after the rental period has been exceeded without the Company's consent pursuant to Article 17, the lessee (driver) shall pay, in addition to the charges set forth in the preceding paragraph, a penalty fee equal to twice the excess charge based on the excess time spent.
4. If the renter (driver) returns the rental car to a place other than the designated place of return without obtaining the Company's consent in accordance with Article 10.1, the renter (driver) shall pay a penalty charge for changing the place of return as set forth below. [The penalty fee for changing the place of return = the cost of the return transportation required due to the change of the place of return × 300%.]

Article 20 (Measures to be taken in case of non-return)

1. If the renter (driver) fails to return the rental car to the designated place of return despite the expiration of the rental period and does not respond to our request for return, or if the renter's whereabouts are

unknown or for other reasons, we will take legal action such as filing a criminal complaint.

2. In the event that the preceding paragraph applies, the Company shall take necessary measures to confirm the whereabouts of the rented car, including interviewing the family members, relatives, employers and other persons concerned of the renter or driver, and activating the vehicle location information system.
3. In the event that Paragraph 1 applies, the Lessee (Driver) shall be liable to compensate the Company for any damage caused by the Lessee (Driver) in accordance with Article 25, and shall also bear the expenses incurred in collecting the Rental Car and in searching for the Lessee (Driver).

Article 21 (Measures to be taken when a failure is detected)

If the renter (driver) discovers any abnormality or malfunction of the rental car during use, the renter (driver) shall immediately stop driving the rental car, notify the Company and follow the Company's instructions.

Article 22 (Measures to be taken in the event of an accident)

1. In the event of an accident involving the rental car while in use, the lessee (driver) shall immediately stop the continuous operation of the rental car and take all legally required measures regardless of the size of the accident, and shall also take the following measures.
 - ① Immediately report the circumstances of the accident, etc. to the Company and follow the Company's instructions.
 - ② When repairing the rental car in accordance with the instructions in the preceding item, the repair shall be performed by the Company or a factory designated by the Company, unless otherwise approved by the Company.
 - ③ To cooperate with investigations by Minebea and the insurance company with which Minebea has a contract regarding the accident, and to submit the necessary documents, etc. without delay.
 - ④ When settling or otherwise agreeing with the other party regarding the accident, you must obtain our prior approval.
2. In addition to taking the measures set forth in the preceding paragraph, the Lessee (driver) shall handle and settle the accident at his/her own responsibility.

3. The Company shall advise the Lessee (driver) on the handling of the accident and shall cooperate in its resolution.
4. For the purpose of confirming the circumstances at the time of an accident, the Company shall record the circumstances when an impact occurs or emergency braking is applied to a vehicle equipped with an on-board type accident recording device, etc.
If deemed necessary, the Company shall take measures such as verifying the records described in the preceding paragraph.

Article 23 (Measures in the Event of Theft)

If the rental car is stolen or otherwise damaged during use, the lessee (driver) shall take the following measures

- ① Immediately notify the nearest police station.
- ② Immediately report the damage, etc. to the Company and follow the Company's instructions.
- ③ To cooperate with the Company and the insurance company with which the Company has contracted to investigate the theft or other damage, and to submit any documents, etc. requested by the Company without delay.

Article 24 (Termination of Rental Agreement due to Loss of Use)

1. The Rental Agreement shall terminate if the Rental Car becomes unusable due to a breakdown, accident, theft or any other reason (hereinafter referred to as "breakdown, etc.") while in use. The rental agreement shall be terminated when the rental car becomes unusable due to a breakdown, accident, theft or any other reason (hereinafter referred to as "breakdown, etc.") while in use.
2. In the case of the preceding paragraph, the renter (driver) shall bear the costs related to the pickup and repair of the rental car, and the Company shall not refund the rental fee already received. However, this shall not apply in the event that the breakdown, etc. is due to the reasons specified in Paragraph 3 or 5.
3. If the breakdown, etc. is caused by reasons attributable to neither the borrower (renter) nor the Company, the Company shall refund to the borrower the balance of the rental fee received, less the rental fee corresponding to the period from the time of delivery to the end of the rental agreement.

4. The Lessee (driver) shall not have any claim against the Company for any damage arising out of his/her inability to use the rental car except for the measures set forth in this Article.

Chapter 7 / Indemnification and Compensation

Article 25 (Compensation and Business Compensation)

1. The lessee (driver) shall compensate the Company for any damage caused by the lessee or driver to a third party or the Company while using the rented car. However, this shall not apply in cases where the damage is caused by reasons attributable to the Company.
2. Of the damages incurred by the Company under the preceding paragraph, the Company shall compensate the lessee or the driver for damages or provide business compensation as provided in the Fee Schedule with respect to damages caused by an accident, theft, breakdown due to reasons attributable to the lessee or the driver, or inability of the Company to use the rental car due to stain or odor of the rental car, and the lessee or driver shall pay such damages or business compensation.
3. In the event that the Lessee (Driver) violates the provisions of Article 15 (1) (Prohibition of Drunk Driving) of the General Terms and Conditions and causes an accident, the Lessee (Driver) shall not be exempted from liability for any reason whatsoever, and shall pay a penalty of 300,000 yen in cash to the Company. If the Company incurs any damage as a result of such violation, the Lessee or the Driver shall be separately liable to compensate the Company for such damage.

Article 26 (Insurance and Compensation)

1. If the renter (driver) is liable for compensation under Article 25, Paragraph 1, insurance or compensation will be paid within the following limits in accordance with the damage insurance contract concluded by the Company for the rental car and the compensation system determined by the Company.
 - ① Bodily injury coverage limit of 1 person Unlimited (including automobile liability insurance)
 - ② Unlimited coverage for property per accident (deductible of ¥100,000: to be borne by the borrower)

- ③ Vehicle coverage per accident limit market value (deductible 100,000 yen: to be borne by the borrower)
 - ④ Passenger car accident compensation passenger limit of 10 million yen per passenger
2. In the event that any of the events listed in the policy terms and conditions or the indemnity plan's exclusion clause applies, the insurance or indemnity specified in Paragraph 1 will not be paid.
 3. In the event of a violation of the Rental Agreement, no insurance or compensation payment will be made as provided in Paragraph 1.
 4. Any damage for which insurance or compensation is not paid and any damage in excess of the amount of insurance or compensation paid under Paragraph 1 shall be borne by the borrower (driver). However, if the limit in Paragraph 1 is changed by a special agreement, the borrower (driver) shall be responsible for any damage in excess of the limit specified in the special agreement. However, if the damage is caused by a disaster designated as an "Extreme Disaster" under Article 2 of the Act on Special Financial Measures to Deal with Extreme Disasters (Act No. 150 of 1962) (hereinafter referred to as "Extreme Disaster"), the Borrower (Driver) shall be liable for any damage in excess of the limit specified in the Special Terms and Conditions. (2) In the event of damage caused by a disaster designated as an Extreme Disaster under Article 2 of the Act on Special Financial Measures for Coping with Extreme Disasters (Act No. 150 of 1962) ("Extreme Disaster"), the Lessee (driver) shall not be required to compensate for such damage unless such damage is caused by the Lessee (driver)'s willful misconduct or gross negligence. The lessee (driver) shall not be required to indemnify the lessee (driver) for such damage unless the damage was caused by the intentional or gross negligence of the lessee (driver).
 5. Upon payment by the Company of the amount of damages owed by the Lessee or the Driver, the Lessee or the Driver shall immediately reimburse the Company for the amount paid by the Company.
 6. Damage equivalent to the deductible amount of insurance or indemnity specified in Item 2 or Item 3 of Paragraph 1 shall be borne by the lessee (driver), unless a special agreement has been made.

Chapter 8 / Cancellation of Rental Agreement

Article 27 (Cancellation of Rental Agreement)

In the event that the borrower (driver) violates these Conditions of Use, or falls under any of the items of Paragraphs 1 or 2 of Article 7 or Article 15, the Company may cancel the rental agreement without any notice or demand and demand the immediate return of the rental car. In such a case, the Company shall not refund the rental fee already received by the Renter.

Article 28 (Cancellation before maturity)

1. The borrower may cancel the rental agreement even during the period of use with the consent of Peach upon payment of a mid-term cancellation fee as specified in the preceding paragraph. In such case, except as otherwise provided herein, the Company shall return to the lessee the balance of the rental fee received, less the rental fee corresponding to the period from the time of delivery until the return of the leased equipment.
2. The borrower shall pay the following cancellation fee to the Company in the event that the borrower cancels the contract as described in the preceding paragraph. Cancellation fee = ((Basic fee corresponding to the period of the rental agreement) - (Basic fee corresponding to the period from delivery to return)) x 50%]

Chapter 9/Personal Information

Article 29 (Daily usage of personal information)

1. The purposes for which we collect and use the personal information of the lessee (driver) are as follows
 - ① To carry out matters required as a condition of the business license, such as preparing a rental certificate at the time of concluding a rental agreement, as a business establishment that has obtained a rental car factual license under Article 80, Paragraph 1 of the Road Transportation Law.
 - ② To introduce to the lessee (driver) rental cars, used cars, and other products handled by the Company and to provide information on services related to these products, as well as to send advertising materials and e-mails regarding various events, campaigns, etc.

- ③When concluding a rental agreement, to verify the identity of the applicant or the driver and to examine whether or not the rental agreement can be concluded.
 - ④ Questionnaire surveys of lessees (drivers) for the purpose of planning and developing products and services handled by the Company, or for the purpose of considering measures to improve customer satisfaction.
 - ⑤Statistical data is compiled and analyzed to create a form of statistical data in which individuals cannot be identified or specified.
2. In the event that the personal information of a borrower (driver) is acquired for a purpose not specified in each item of Paragraph 1, the purpose of use shall be clearly indicated in advance.

Article 30 (Consent to Registration and Use of Personal Information)

The renter (driver) agrees that if any of the following items applies, the renter's (driver's) personal information, including the renter's (driver's) name, date of birth, and driver's license number, will be registered in the JENREKI system for a period not exceeding seven years, and that such information will be used by the Japan Car Rental Association and its member regional car rental associations and their member car rental businesses for screening when entering into a rental agreement.

- ①When our company is ordered to pay a neglect violation fee in accordance with Article 51-4, Paragraph 1 of the Road Traffic Law.
- ②In the event that the full amount of the parking violation-related fees stipulated in Article 16.5 is not paid to the Company.
- ③In the event that non-return is found to have occurred as stipulated in Article 20, Paragraph 1.

Chapter 10 / Miscellaneous Provisions

Article 31 (Vehicle Rental Agreement)

- ①We are not responsible for any vehicles entrusted to us by our customers. (We may move your car depending on the situation. Please do not leave valuables in the car.)

②In the event of any changes to the contract, or in the event of a malfunction or accident, please be sure to contact the Company and follow its instructions. Please note that the customer will be fully responsible for accidents in the following cases.

- Please note that the customer will be fully responsible for accidents in the following cases.
- In the event of a settlement without our approval.
- In the event that the rental period is extended without the Company's approval and an accident occurs.
- Accidents caused by drunkenness or speeding.
- unlicensed driver accident.
- Accidents caused in violation of the terms and conditions of the rental agreement or the terms and conditions of the automobile insurance policy.

③We do not guarantee any damage caused by the inability to use the rental car, regardless of the reason, even if the damage is due to mechanical reasons. Due to the nature of the car, please be careful when handling the car as it may not be durable in some areas.

④If the driver is punished for illegal parking, unauthorized parking, etc., or if the vehicle is towed, etc., the penalty fee, etc., must be paid immediately, and the driver or lessor must pay the various costs of retrieval, etc.

⑤The customer will be responsible for the cost of repairing any damage to each piece of equipment inside or outside of the car when it is used.

⑥Use of toilets is prohibited for sanitary reasons. The use of fire is also prohibited while the vehicle is in motion.

⑦Smoking is not permitted inside the car. (Stains, stains, odors, etc. that cannot be removed by wiping are also subject to NOC)

⑧No shoes are allowed except for the driver's and front passenger's seats.

⑨Please fill the tank with fuel before returning the vehicle. (Insufficient fuel will be charged separately.)

⑩If the return location is changed, the customer will be charged for the cost of the transportation due to the change of return location.

⑪We handle the personal information we receive from our customers with the utmost care. We may send direct mailings to our customers to improve our services based on the personal information we have received.

※ About the indemnification guarantee※

This is a system that guarantees the customer a vehicle deductible of 100,000 yen in the event of an accident. However, if multiple accidents occur in the same rental, only the first accident will be covered. In addition, the customer is responsible for repairing flat tires (since this is

not covered by insurance) in the event of an accident. If the customer does not have insurance, our vehicle insurance will be applied, and a separate charge of 150,000 yen (NOC) will be made.

(for the premium surcharge for 3 years)

※If the vehicle is wrecked and requires an extended period of time for repair, we will charge you for the operating profit.

(Amount settled with the lending company)

※Non-Operating Charge (NOC)

1. In the event of an accident, theft, breakdown, defacement, etc. that is not the responsibility of the Company, a fee will be charged regardless of the extent of repairs, cleaning, etc. to the vehicle or the time required for repairs, etc. The fee will be borne by the customer even if the customer has subscribed to the vehicle and property damage waiver compensation system.
2. If the vehicle is returned to the scheduled return location (self-driveable): 50,000 yen
3. Others, (other than above) 100,000 yen

※Terms and Conditions

Lending hours: 10:00 to 18:00

Extension of rental time is charged at 1,100 yen per 30 minutes. Please contact us in advance if you wish to extend the rental time.

※Cancellation Fee

Reservation will be completed upon receipt of the rental fee.

In case of cancellation of a reservation, the following cancellation fee will be charged.

Up to 31 days prior to boarding.....free

30 to 21 days prior to boarding.....30% of basic fee

20 to 11 days prior to boarding.....50% of basic fee

10 days to 4 days prior to boarding.....80% of basic fee

From 3 days prior to boarding to the day of boarding.....100% of basic fee

※Oversize Mileage Fee

Basic Rental Fee

Maximum daily mileage of 500 km

(* The number of days does not count for the previous day's rental plan or extended rental plan.)

Mileage is the number of rental days×500Km/day.

(*For 12-hour rentals, the first day is counted as 250 km), a separate overage fee (50 yen per km) will be charged.

※Schedule transfer system.

In the event of bad weather or natural disasters that would restrict travel on the scheduled date of your visit, we can reschedule your reservation for another date after we have received your cancellation fee. The date of substitution will be decided upon consultation between the two parties. The number of times a transfer can be made is limited to one time, and the transfer period is limited to six months. If the season is different between the date after the transfer and the date before the transfer, an additional fee may be required, but if the fee is lower, you will be charged the fee before the transfer. Except for the above cases, we may not be able to refund the fee for a reduction in the number of days of use due to a change in the schedule for the customer's convenience. In the case of an increase in the number of days, we may not be able to accept the additional days due to other reservations.

Article 32 (Precautions for Riding with Pets)

Terms

- Pets that are allowed to ride with you are small dogs that must be kept indoors only.
- (Please consult with us in advance, not on the day of rental.)
- Dogs that have not completed their rabies shots and vaccinations will not be allowed to ride with you.
- Please wear diapers even if you are confident about using the toilet. Pet owners are responsible for disposing of their pets' waste.
- Please make sure to shampoo and take care of the smell before the ride.

Additional fees

If the vehicle needs to be repaired due to odor, stain, or damage, the customer must pay the cleaning fee, repair fee and non-operation charge.

Please note that a cleaning fee will also be charged if the car gets dirty due to car sickness, etc. Also, if you allow pets or animals to ride with you without permission, you will be asked to pay a cleaning fee of 30,000 yen or more.

Article 33 (Consumption Tax)

The Lessee (the Driver) shall pay the consumption tax (including local consumption tax) imposed on transactions under these Conditions of Carriage.

Article 34 (Delayed Payment of Damages)

If the Lessee (Driver) and the Company fail to perform any monetary obligation under these Conditions of Carriage, the Lessee (Driver) and the Company shall pay to the other party a late charge at the rate of 14.6% per annum.

Article 35 (Bylaws)

1. MISUMI may establish separate detailed regulations for these General Terms and Conditions, which shall have the same force and effect as these General Terms and Conditions.
2. When the Company separately establishes detailed regulations, it shall present them at the Company's sales outlets and include them in the Company's published pamphlet, rate schedule, or website, etc. The same shall apply when such regulations are changed. The same shall apply in the event of any changes.

Article 36 (Agreed Jurisdiction)

If any dispute arises regarding the rights and obligations under these Terms and Conditions, the summary court with jurisdiction over the location of our head office, branch, or business office shall be the court of jurisdiction, regardless of the amount of the suit.