GENERAL TERMS AND CONDITIONS FOR EQUIPMENT RENTAL

1. Introductory provisions

These general terms and conditions (hereinafter: general terms) apply to the rental and use of equipment owned by Matic Kejžar s.p., Žirovnica 87 A, 4274 Žirovnica, as defined in point 2 of these general terms.

These general terms are included in the rental agreement between the lessor and the lessee and, in accordance with Article 120 of the Code of Obligations (Official Gazette of the Republic of Slovenia, No. 97/07, with amendments and supplements, hereinafter: Code of Obligations), are binding as contractual provisions.

2. Definitions

Equipment refers primarily to motor vehicles with accompanying keys and documents, as well as tools for basic maintenance of motor vehicles. Navigation devices, luggage cases, and protective equipment (helmets, gloves, jackets, pants, boots, back protectors) are considered equipment under these general terms, provided they are rented by the lessee.

Lessee is the person who is the signatory of the rental agreement. The lessee is the responsible person for the equipment, regardless of who reserved and/or paid the rental amount and made other payments related to the rental.

Lessor and owner of the equipment is Matic Kejžar s.p., Žirovnica 87 A, 4274 Žirovnica (hereinafter: MotoMatic Tours or lessor).

MotoMatic Tours is a trademark owned by the lessor.

Rental location is the place where the equipment is rented, collected, and returned (MotoMatic Tours, Žirovnica 87 A, 4274 Žirovnica).

3. General Provisions

The lessee can enter into a rental agreement with the lessor directly or through an agent.

The rental of equipment from the lessor and its use are determined by these general terms, the concluded rental agreement, a properly completed and signed handover record, which is an integral part of the rental agreement as an attachment, and the official price list of the lessor.

By signing the rental agreement, the lessee confirms that they have read these general terms and other documentation mentioned in the previous paragraph and that they fully accept them. This acceptance applies without any reservations or limitations. A different arrangement is only possible with a written agreement signed by both parties.

The general terms are published on the lessor's website <u>https://www.motomatic-tours.com/</u>.

The lessor reserves the right to change these general terms at any time and without prior notice, which then apply to every new conclusion of a rental agreement. Changes to the general terms take effect on the day of publication on the lessor's website. To the lessee apply the general terms that were in force at the time of conclusion of the rental agreement.

4. Minimum Duration of Equipment Rental

The minimum duration of equipment rental is 24 hours for rentals on working days (Monday to Friday) or 48 hours for weekend rentals, where weekend rental is considered from Friday afternoon from 5:00 PM to Monday morning until 8:00 AM, except in cases where these days are national holidays or non-working days. In cases where Friday or Monday are national holidays or non-working days, weekend rental is not carried out, and Friday, Saturday, Sunday, and Monday are treated as individual rental days, with a minimum rental duration of 24 hours also applying to such rentals.

5. Equipment Reservation and Rental Fee

Equipment Reservation

Equipment reservation becomes binding for the lessor when the lessee, after completing the online reservation form, receives written confirmation from the lessor about the reservation to the email address provided in the reservation form, and makes payment of the reservation deposit of 50% of the rental fee for the reserved motor vehicle, which is included in the final rental amount upon equipment collection. If the lessee only completes the online reservation form but does not make payment of the relevant deposit, the reservation is considered not to have been made and does not bind the lessor.

Changes or cancellation of existing reservations are free of charge if communicated to the lessor at least 30 days before the start of the rental. For changes or cancellations communicated to the lessor:

• In the period 29-21 days before the start of rental, the lessor is entitled to retain 25% of the deposit

- In the case of 20-8 days before the start of rental, the lessor is entitled to retain 50% of the deposit
- In the case of cancellation 7 days or less before the start of rental, the lessor is entitled to retain the entire deposit

All changes or cancellations of reservations must be submitted in writing, where email messages sent to the lessor's official email address <u>motomatictours@gmail.com</u> are also considered written form.

Rental Fee

Equipment rental is payable. Prices for rental and other related costs are published in the lessor's official price list on the lessor's website <u>https://www.motomatic-tours.com/</u>.

The rental price includes 24-hour roadside assistance. Assistance is provided by Zavarovalnica Triglav, more information is provided on the website: <u>https://www.triglav.si/skode/asistenca</u>.

The rental price includes certain insurance coverage, and the lessee is required to pay a security deposit. Detailed information about insurance and security deposit is covered in point 10 of these general terms.

The rental price includes an international vehicle insurance card (so-called "green card") and is valid only for member countries of the green card system.

Green card system member countries: Austria (A), Belgium (B), Bulgaria (BG), Cyprus (CY), Czech Republic (CZ), Germany (D), Denmark (DK), Spain (E), Estonia (EST), France (F), Finland (FIN), Greece (GR), Hungary (H), Croatia (HR), Italy (I), Ireland (IRL), Luxembourg (L), Lithuania (LT), Latvia (LV), Malta (M), Netherlands (NL), Portugal (P), Poland (PL), Romania (RO), Sweden (S), Slovakia (SK), Slovenia (SLO), and Iceland (IS), Norway (N), as countries of the European Economic Area (EEA) and Switzerland (CH); followed by: Albania (AL), Andorra (AND), Azerbaijan (AZ), Bosnia and Herzegovina (BIH), Morocco (MA), Moldova (MD), Macedonia (MK), Montenegro (MNE), Serbia (SRB), Tunisia (TN), Turkey (TR), Ukraine (UA), United Kingdom of Great Britain and Northern Ireland (UK).

Individual green card bureaus also perform the role of bureau for the territory of another country: for Liechtenstein - Swiss bureau, Monaco - French bureau, and Vatican and San Marino - Italian bureau.

In Azerbaijan (AZ), Serbia (SRB), and Cyprus (CY), insurance coverage is limited only to those geographical areas under the control of the government of the respective country, which is also stated on the green card under the international designations of the mentioned countries.

The lessee is obliged to settle the rental fee, reduced by the already paid deposit, before collecting the equipment or at the latest upon collection of the equipment. If the lessee does not settle the rental fee, the lessor is not obliged to hand over the rental equipment and may unilaterally withdraw from the contract, whereby the paid reservation deposit of 50% of the rental fee for the reserved motor vehicle becomes due in favor of the lessor as lump-sum compensation for damage incurred and reservation costs.

6. Special Provisions Regarding Motor Vehicles as the Main Part of Equipment Being Rented

Photographs of motor vehicles published on the lessor's website are of an illustrative nature only and do not necessarily represent the model of motor vehicle that will be handed over to the lessee upon collection. If the lessee wishes a specific motor vehicle, exact technical specifications, or special settings of the motor vehicle, they must obtain written confirmation from the lessor about the availability and characteristics of the desired motor vehicle before making a reservation.

The lessor will endeavor to provide the lessee with the reserved motor vehicle model, but reserves the right in exceptional circumstances to replace it with an equivalent or similar motor vehicle model. An equivalent model means a motor vehicle of the same or higher category with at least the same basic technical characteristics (engine power, number of seats). Exceptional circumstances are those circumstances beyond the lessor's control and include, but are not limited to, unforeseen events such as technical failures, damage due to traffic accidents, theft, force majeure, or other similar incidents that prevent the delivery of the originally reserved motor vehicle. The lessor is also not responsible for any delays that may arise due to the manufacturer's or supplier's inability to provide the reserved motor vehicle on time.

The lessor will endeavor to notify the lessee of the need to change the motor vehicle model of the motor vehicle in the shortest possible time, preferably no later than 24 hours before vehicle collection, except in cases of unpredictable events on the day of collection itself.

If the lessor is unable to provide an equivalent replacement motor vehicle model and the actually delivered vehicle is of a lower category or poorer specifications, the lessor will refund the appropriate portion of the rental fee to the lessee.

In case of replacement of the reserved motor vehicle model with a vehicle of lower category or poorer specifications, the lessee has the right to free cancellation of the reservation with refund of the entire deposit.

7. Equipment Rental Procedure and Collection

The lessee visits the lessor's rental location during business hours (i.e., Monday - Friday from 8 AM to 4 PM), agrees with the lessor on all rental characteristics, presents a valid personal document (passport or ID card) and a valid driving license of the appropriate category for the motor vehicle model being rented (for driving licenses not issued in an EU member state, or in a language not using Latin script, i.e., for example, in Chinese, Japanese, or Cyrillic, an international driving license according to the 1968 convention must also be attached), performs an inspection of the equipment together with the lessor, completes and signs the handover record and concludes the rental agreement, pays the rental fee, and collects the equipment.

If a group of lessees wishes to rent multiple pieces of equipment, each must separately carry out the procedure and sign documents as stated in the first paragraph of this point.

The lessor is entitled to make and store copies of submitted documents for the purposes of concluding and executing the rental relationship, in accordance with applicable personal data protection legislation.

In case of incomplete documentation, the lessor has the right to request the lessee to provide the missing data. If the lessee does not provide the required data within the specified period or provides inappropriate data, the lessor has the right to refuse the conclusion of the rental agreement or withdraw from an already concluded contract if the incomplete information was crucial for the rental decision.

For rental, collection, or return of equipment outside the lessor's regular business hours, the lessee will be charged an additional cost for service outside business hours in accordance with the lessor's official price list.

Equipment Collection

Upon handing over the equipment for rental, the lessee and lessor jointly inspect the equipment. Upon collection of equipment, the lessee confirms by signing the handover record, which is an integral part of the rental agreement as an attachment, the flawless condition of the equipment or becomes familiar with an acceptable minor defect if it is a result of normal wear and does not pose a danger for the equipment operation. If the lessee notices any deviation or defect on the equipment, they are obliged to inform the lessor before leaving the rental location. Later reported observations about damage are considered as newly incurred damage to the equipment and the lessee's responsibility.

If the lessee disagrees with the established condition of the equipment during inspection, where the justification of such disagreement is assessed by the standard of an average, reasonable, and careful user, they have the right to refuse collection of the equipment without financial consequences for themselves.

8. Equipment Usage Conditions

Authorized Driver

Only the lessee is authorized to drive the motor vehicle.

The rented equipment may only be used by adults aged 20 year and above with appropriate and valid driving licenses.

If the lessee allows use of the equipment by an unauthorized person, they assume full responsibility for all damage caused by the unauthorized person to the equipment, lessee, or third parties. In such a case, the lessee must also pay the lessor a contractual penalty of 150% of the rental fee for the entire rental period.

Qualifications and Permits

By signing the rental agreement, the lessee guarantees that they will have a valid and appropriate driving license of the appropriate category for the entire rental period and that all provided personal data are true and complete.

If the lessee's driving license was not issued in a European Union member state, they must also have an international driving license according to the 1968 convention.

In case of discovery of providing false data or loss of validity of required documents during rental, the lessor has the right to unilateral cancellation of the contract without any refund of payments.

Limitations

The lessor may refuse to hand over equipment to a lessee who they reasonably believe is not capable of safely operating the equipment as dictated by applicable road traffic regulations (e.g., obvious signs of influence of alcohol, drugs, or other psychoactive substances affecting the ability to operate a motor vehicle, or if the lessee themselves admits they are currently not capable of safely operating the equipment), or for any other justified reason. In this case, the lessee is not entitled to refund of the paid reservation deposit.

If the same lessee repeatedly violates these general terms or rental agreement provisions, the lessor reserves the right to refuse future rentals to that lessee for a certain period or permanently.

The lessor also reserves the right to refuse reservation or equipment handover for any reason. In this case, the already paid reservation deposit is refunded to the lessee.

General Usage Obligations

The lessee uses the motor vehicle at their own risk as a usual means of transport in public road traffic, in accordance with road traffic regulations and usual use by average recreational motorists.

By signing the rental agreement, the lessee guarantees that they are physically and mentally capable of safely operating the motor vehicle and that they understand the risks associated with motor vehicle operation. They thereby assume full responsibility for the consequences of use, including potential damage due to their inappropriate capability.

Equipment Maintenance and Care

The lessee must treat the rented equipment with due diligence and must follow instructions for its use.

During the rental period, the lessee fully covers all costs of consumed fuel, engine oil and other fluids necessary for normal operation of the motor vehicle.

The lessee undertakes to:

- Maintain appropriate levels of water in the motor vehicle cooling system
- Regularly check and maintain oil level in the motor vehicle
- Maintain appropriate air pressure in tires
- Ensure careful handling of the motor vehicle and safe parking
- Ensure that the motor vehicle is always safely locked when not in use
- Ensure that when leaving the vehicle, they take the keys and vehicle documents with them and store them in a place not accessible to unauthorized persons
- Generally handle the motor vehicle so that possibilities for damage, destruction, or theft are reduced to the minimum possible extent

Prohibited Equipment Uses

It is prohibited to:

- Use equipment in a manner that endangers the lessee or third parties
- Dismantle or attempt to dismantle the motor vehicle or its parts
- Use equipment for commercial purposes or profit-making activities
- Use equipment for driving in driving school courses or trainings
- Use equipment for competitions, races, testing, or similar events or preparations for such events
- Drive outside public roads or on racetracks, even if they are open to the general public for testing and practice
- Sublet, lend, or sell equipment to third parties
- Drive under the influence of alcohol, drugs, sedatives, or other psychoactive substances that affect the driver's ability to operate the motor vehicle
- Allow use of equipment by an unauthorized person
- Overload equipment beyond permitted technical specifications
- Mechanically or visually modify equipment
- Use equipment for transport of dangerous goods or dangerous or flammable substances
- Use equipment for illegal purposes (e.g., transport of illegal goods)
- Use equipment for transport of persons and/or goods for payment
- Use equipment for any other purposes contrary to these terms, concluded rental agreement, or applicable regulations, as well as purposes that would in any other way endanger or violate the lessor's ownership right over the motor vehicle

In case of violation of any provision from the previous paragraph regarding prohibited use of equipment, the lessee owes the lessor a contractual penalty of 150% of the equipment rental price for the entire rental period.

9. Equipment Return

Return Obligations

The lessee who collects equipment in good condition and mechanically flawless must return it at the agreed place in the same condition (permitting acceptable wear) and with all accompanying documents.

The lessee undertakes to return the borrowed equipment on time or at the latest by the time agreed in the rental agreement.

The lessee is obliged to return the motor vehicle with a full fuel tank. Otherwise, the lessee will be charged the current cost of fuel to fill the tank to full capacity and the handling cost of tank filling in accordance with the lessor's current official price list.

Non-collection of Equipment or Early Return of Equipment

If the lessee does not collect the equipment at the agreed time or returns the equipment before the expiry of the agreed rental period, they are entitled to a refund of any part of the already paid rental fee only if they have justified reasons for delay in collection or early return of equipment. Otherwise, they remain obliged to settle the entire rental fee for the originally agreed rental period.

Delays in Return

In case of delay in returning the rented equipment that is not a result of unpredictable events outside the lessee's influence (such as traffic accidents, vehicle breakdowns, illness, or other objectively unpredictable events), a contractual penalty is charged for the delayed return time. Delayed time is calculated as follows: the first hour of delay is free, each subsequent hour is charged at 10% of the daily equipment rental rate, unless otherwise agreed in writing with the lessor.

Damaged Equipment and Replacement

A lessee who returns rented equipment in non-functioning or damaged condition, where such condition is not a result of intentional or negligent handling by the lessee, may exchange it for other equipment until the expiry of the rental time, subject to availability of replacement equipment with the lessor. They must immediately notify the lessor of the damage incurred and circumstances of damage occurrence to the equipment. Replacement is carried out according to the availability of replacement equipment, where the lessor does not guarantee that replacement equipment will have the same characteristics or specifications as originally rented equipment. If the lessor does not have appropriate replacement equipment available, they are not obliged to return already paid rental amounts to the lessee if less than 2 hours remain until the expected expiry of the rental relationship. However, if more than 2 hours remain until the expected expiry of the rental relationship, the lessor is obliged to refund the lessee a proportional part of the rental fee, calculated in relation to the remainder of unused rental time.

Inspection and Signing of Handover Record Upon Return

Upon return, the lessee and lessor jointly inspect the equipment and complete and sign the handover record upon return, documenting any damage, missing parts, or other irregularities on the returned equipment. The lessee loses the right to object regarding the condition of equipment upon return if they do not cooperate with the lessor in equipment inspection for unjustifiable reasons, which is recorded in the handover record upon return.

If the lessee refuses to sign the handover record upon return or expresses disagreement with the lessor's findings regarding the condition of returned equipment, the lessor is entitled to retain the security deposit from point 10 of the general terms until final clarification of the equipment condition. The lessee has the right to request an independent expert opinion on the equipment condition at their own expense. If the independent opinion confirms the lessee's statements, the lessor covers the costs of the opinion.

10. Insurance

The lessee is insured during the rental period with mandatory automobile insurance against liability for damage to third parties and driver insurance. The driver and the passenger are also covered by accident insurance.

All motor vehicles from the lessor's offer are insured with comprehensive insurance against damage with liability up to the amount of the security deposit, which depends on the selected motor vehicle.

Insurance against damage to the motor vehicle does not include damage to tires, and loss or damage to keys or vehicle documents.

The navigation device is not included in motor vehicle insurance and in case of damage, destruction, loss, or theft, the lessee is obliged to compensate it at new value, reduced by depreciation up to the moment of device collection by the lessee.

Security Deposit System

The lessee is obliged to pay a security deposit upon rental in the amount determined according to the equipment being rented. The security deposit covers:

- Damage to equipment covered by insurance without deductible amount
- Deductible amount and bonus loss in comprehensive insurance in case of accident or vehicle theft
- Missing or damaged equipment not included in insurance
- Fees for the late return of equipment
- 100 EUR of costs for case handling when damage occurs to equipment covered by insurance without deductible amount

The security deposit is paid by bank deposit or direct cash payment upon equipment collection. If the lessee pays the security deposit by bank deposit, they must consider banking hours and ensure the security deposit is paid by the time of equipment collection. The security deposit is returned to the lessee in full only upon return of undamaged equipment, as established in the handover record upon equipment return.

11. Lessee Obligations in Case of Breakdown or Motor Vehicle Damage

In case of equipment breakdown or damage, the lessee must immediately notify the lessor and follow the lessor's instructions regarding further measures.

All necessary repairs on the road may only be performed by an authorized person/organization. For part replacement or repair, an original service invoice must be presented. Otherwise, the lessor will not accept refund costs.

If the equipment can no longer be safely operated, or if its functionality is limited due to breakdown or damage, the lessee must take appropriate safety measures, contact roadside assistance, and arrange for transport of equipment to the nearest authorized service for repair. If quick repair of equipment or repair within an acceptable timeframe is not possible, the lessee must arrange for transport to an authorized service closest to the lessor.

12. Lessee Obligations in Case of Accident or Theft

Upon occurrence of an accident or motor vehicle theft, after securing the accident site and ensuring necessary first aid care for involved persons, the lessee must take all necessary measures to avoid additional damage and secure evidence. This particularly means they must:

- Immediately notify police (Tel. number 113 in Slovenia) and the lessor about the event
- Wait for police arrival and preparation of an official event record, and obtain a copy of such record
- Complete a European accident report with their own statement and sketch
- Collect and record data of all involved persons and witnesses, registration numbers, insurance company names and insurance policy numbers of all involved vehicles for the lessor
- Ensure that no statement of responsibility assumption is given for the lessor
- Arrange for implementation of appropriate safety measures for the motor vehicle
- Within 24 hours after equipment damage in a traffic accident or equipment theft, submit to the lessor a copy of the police report and official record

For minor accidents without other participants that cause minor motor vehicle damage (minor scratches or dents), the lessee may, with lessor's consent and photographs of the traffic accident, complete only the European accident report and police do not need to be notified about the event.

In the mentioned measures from this point of general terms, the lessee must always act in the lessor's interest.

In case of omission of measures from this point, the lessee is liable to the lessor for damages for all damage that could have been prevented with appropriate handling, including but not limited to:

- Increased damage due to inappropriate vehicle securing or untimely notification
- Loss of rights to damage compensation from insurance company or third parties
- Loss of income due to longer unnecessary vehicle breakdown
- Additional repair costs or replacement equipment

The lessee also bears the costs of police intervention if they caused the accident themselves.

If the equipment can no longer be safely operated, or if its functionality is limited due to breakdown or damage, the lessee must implement appropriate safety measures, contact roadside assistance, and arrange for transport of equipment to the nearest authorized service for repair. If quick repair of equipment or repair within an acceptable timeframe is not possible, the lessee must arrange for transport to an authorized service closest to the lessor.

Emergency contacts:

- Emergency services: 112
- Slovenian police: 113
- MotoMatic Tours: 00386 41 643 553
- Assistance service call from Slovenia: 080 28 64
- Assistance service call from abroad: 00386 2 222 28 64
- 13. Liability

Equipment Damage

During the rental period, the lessee is liable for damage incurred to the rented equipment up to the amount of paid security deposit, except for normal wear (minor damage due to sand, pebbles, and insects), damage for which third-party liability can be proven with a European accident report, official report of competent authorities, or other documentation that undoubtedly demonstrates third-party liability, or damage covered by insurance and not resulting from violation of these general terms.

Regardless of insurance, the lessee is fully liable for damage during rental that:

- Occurred as a result of non-compliance with equipment usage instructions
- Occurred as a result of violation of these general terms, especially violation of prohibited equipment use provisions (point 8 of general terms)
- Was not reported to police but should have been
- Occurred as a result of intentional (e.g., crashing into objects, obstacles, other vehicles) or negligent (e.g., filling vehicle with wrong fuel) lessee handling
- Occurred as a result of driving without a valid driving license at the time of damage occurrence
- Occurred as a result of fleeing from the accident scene, regardless of fault
- Occurred as a result of unauthorized person driving
- Occurred in areas or countries excluded from vehicle insurance (crisis areas, war and potential war zones, etc.)
- Occurred because of damaged, destroyed, or lost navigation device (if rented)
- Occurred due to transport of motor vehicle to rental location, not covered by roadside assistance, where transport costs are charged to the lessee, with basic price for distance up to 50 km being EUR 160, and each additional kilometer charged at EUR 1.60; distance is calculated in both transport directions
- Occurred due to lost or damaged motor vehicle keys lessee pays 150 EUR
- Occurred due to lost or damaged vehicle documentation lessee pays 75 EUR

Estimated equipment damage up to the amount of paid security deposit is deducted from the security deposit.

If, after covering damage from the paid security deposit, the insurance amount paid by the insurance company to the lessor from insurance is insufficient to cover the entire equipment damage incurred by the lessor, the lessee must refund the difference between the received insurance amount and the total damage incurred.

Damage Assessment

The extent and value of damage is determined by a professionally qualified person from the lessor with an assessment upon vehicle return. The basis for determining damage value is the official price list of an authorized service/dealer.

Damage assessment may also be performed based on an assessment by an official appraiser, professionally qualified person, or organization.

The lessee is issued a separate invoice for damage from the rental invoice.

Theft or Irreparable Damage to Additional Equipment

In case of theft or irreparable damage to additional equipment (navigation devices, luggage cases, and protective equipment - helmets, gloves, jackets, pants, boots, back protectors), the lessee is obliged to pay compensation equal to the equipment value at the time of the damage event.

Other Lessee Responsibilities

The lessee is responsible for all consequences arising from non-compliance with road traffic regulations, improper parking, or other violations of applicable regulations when using equipment (e.g., violation fines). This responsibility continues even after termination of the rental agreement if fines for violations or penalties stem from the time of lessee's equipment use.

For each unpaid violation fine, the lessor will charge administrative costs of 40 EUR.

14. Contract Withdrawal

The lessee is entitled to withdraw from the contract and return equipment to the lessor if the equipment has a material defect that prevents uninterrupted and safe use, and the lessor does not have suitable replacement equipment available. In such a case, the lessor is obliged to return the paid rental fee and any other additional payments to the lessee, proportionally to the time when the lessee could not use the equipment.

The lessee is also entitled to withdraw from the contract without costs if the lessor seriously violates their obligations from these general terms or rental agreement, or if it turns out that the equipment does not meet agreed specifications.

If the lessor determines at any time during the rental that the lessee is using the equipment contrary to these general terms or rental agreement, they are entitled to immediate unilateral termination of the rental relationship. In this case, the lessee is obliged to immediately return the equipment to the location determined by the lessor, refund all costs incurred due to early rental termination, and pay a contractual penalty of 150% of the equipment rental price for the entire rental period.

15. Personal Data Protection

For successful reservation or equipment rental, the lessee must provide certain personal data to the lessor. By confirming the online reservation form or signing the rental agreement, the lessee consents to storage and processing of their personal data (name, surname, street, postal code, email address, telephone number, date of birth, personal document number (including driving license), country of personal document issuance).

The lessor collects and processes obtained personal data exclusively for the purposes of:

- Processing reservations
- Invoice issuance
- Executing contractual relationship
- Communication with the lessee
- Maintaining records of lessees

The lessor collects and processes personal data in accordance with applicable personal data protection legislation. Detailed information about collection, processing, and protection of personal data is available in the Privacy Policy on the lessor's website.

By signing the rental agreement, the lessee agrees that the lessor may provide their personal data to:

- Insurance company for damage claims
- State authorities and courts based on legal obligations or in debt collection procedures
- Other entities when necessary for executing contractual relationship or asserting lessor's legitimate interests

Based on legitimate interest, the lessor may also use the lessee's provided email address for direct marketing of their own similar services, where the lessee always has the possibility to object to such processing.

The lessor ensures appropriate technical and organizational measures and means for protecting data confidentiality in accordance with legislation.

16. Final Provisions

Dispute Resolution

All potential disputes arising from or in connection with these general terms and/or rental agreement will be attempted to be resolved amicably by the lessee and lessor. If this is not possible, the competent court in Kranj, Slovenia, has jurisdiction over disputes.

Interpretation of General Terms Provisions

If any provision of these general terms proves to be unenforceable or void, or becomes invalid, this does not affect the validity of the rental agreement or these general terms. Any such provision is replaced by another provision that best pursues the purpose of the void or invalid provision.

These general terms are valid from May 29, 2025.

LESSOR CONTACT INFORMATION

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