

These general conditions are an integral part of the lease of the vehicle (the lease agreement) concluded between car rent EDENcars, s.r.o., Ivánska cesta 83, 82104 Bratislava (the lessor) and the lessee of the vehicle. The provision does not exclude to agree the general terms and conditions in the lease certain conditions otherwise.

I. Obligations of the lessee

1. The lessee is obliged to use the vehicle for the purpose for which it is intended, operate it only on the road. The lessee shall not use the vehicle to transport passengers or property for reward, burden it disproportionately and used to tow or to propel any vehicle or trailer. The lessee shall not use the vehicle to participate in any motor or sports events, the vehicle shall not be used to transport highly flammable, radioactive, toxic or other dangerous substances, it shall not be sold, set up, donated, leased or rented to third parties. Nor shall the lessee use a vehicle when under the influence of drugs, alcohol and other drugs, or use it in a manner that is inconsistent with the lease or its purpose.
2. Only the lessee is authorized to conduct the rented vehicle. If the lessee is a legal person, only his or her employee or member of statutory body is authorized to conduct the vehicle. The vehicle may be conducted by another person only if the person is indicated as a driver in the lease.
3. Each time the vehicle is parked the lessee is obliged to properly lock and brake the vehicle and to activate all security devices on the vehicle, including taking documents from the vehicle. In case of loss of keys from the vehicle, handover of keys from the vehicle to the third party, or leaving the keys in the car, the lessee pays all damages. The lessee is fully responsible for damages caused by improper security of the vehicle.
1. The lessee is obliged to use the rented vehicle according to the instructions of a manufacturer, regularly check the condition and amount of traffic load. Filling the replenishment only upon agreement with the lessor in accordance with instructions of the manufacturer.
2. Use only the type of fuel specified in the contract and purchased only through a network of filling stations. The lessee is upon request obliged to submit a receipt from the gas station. In case that the lessee will use wrong fuel, lessee is obliged to pay fine stated in The price list of operations and charges.
3. The lessee shall pay the charges for windscreen washers and fuel during the hiring, and pay compensation for minor damages incurred during the lease that are not defect of the vehicle.
4. In case of an accident, damage, defect, depreciation of the vehicle, needs of servicing or maintenance inspections, the lessee must immediately shut down the vehicle and inform the lessor.
5. The lessee is obliged to pay all fines and court costs related to parking, traffic offenses or other offenses imposed on the vehicle to the lessor, directly to the appropriate authority or to another driver specified in the lease, expect in cases of lessor's fault.
6. The lessee is obliged to bring the vehicle to a service control according to signaling on the board computer in a motor vehicle. In violation of this obligation, the lessee agrees to pay a contractual penalty stated in the price list of operations and charges. The price list of operations and charges is part of this contract and is also published on the website of the lessor. The price list of operations and charges also includes instructions for lessee with various types of damage related to the leasing of vehicle.
7. The lessee is obliged not to make any changes to the vehicle nor adjustments without the prior written consent of the lessor, otherwise the lessee is obliged to pay the damage caused by performing these changes without consent to the lessor.
8. The lessee is obliged to use the vehicle only in the Slovak Republic and in the countries listed in the contract under "Journey permitted to countries". In the event of breach of this obligation, the lessee agrees to pay a contractual penalty stated in the price list of operations and charges. In case the incident happens on the territory of the country in which the lessee does not have a written allowance from the lessor, the lessee is obliged to pay the lessor any damage incurred fully, regardless of what kind of insurance is agreed.
9. The lessee is obliged to immediately notify the lessor of any changes to data contained in the lease (residence, company headquarters, tel. number, issue new ID, DL, Certificate of Incorporation, other drivers, etc.).
10. The lessee is obliged to duly pay all legitimate claims of the lessor from the lease. In case of delay in payment of any eligible claim the tenant is obliged to pay the lessor default interest of 0.05% due amount for each day of delay.
11. A delay with the implementation of monetary debt the lease is obliged to pay the lessor a contractual penalty in the amount of 9% of the outstanding amount.

II. Damages, rent and other charges

1. The lessee is obliged to prevent the destruction, damage, loss or theft of the vehicle. Every rise to damages (including loss of keys), even if there is no damage to the rented vehicle, harm, or destruction, theft of the vehicle or any part thereof shall immediately notify the lessor and the police force, including completing the form "report an accident" which were received with the documents of the vehicle, ensure inventory of all participants, witnesses, vehicles and other objects concerned. By failing to fulfill this obligation, lessee shall be responsible for possible insurance sanctions against the lessor, the lessee is obliged to reimburse the damages which as a result occurred to the lessor. If the lessee fails to notify the damage the lessor immediately, the lessee bears full responsibility for any damage caused to third parties on a vehicle, other property or health.
2. The lessee is obliged to pay all costs associated with the liquidation of the damage which arose on the vehicle or in connection with the operation during the rental period.
3. In case of insurance event as well as in case of car accident caused due to his fault, or in case of any other damage to the vehicle and its accessories, the lessee is required to pay an excess stated in the car rental agreement. The lessee is also obliged to pay a fee for towing the vehicle, to the service specified by the lessor. For smaller damages specified in the lease the lessee is obliged to pay the penalty laid down in the price list of operations and charges. For damages not covered by lessor's insurance, the lessee is obliged to pay damages fully.
4. In case of a theft of the vehicle, the lessee must pay the lessor 10% of the residual value of the vehicle (determined by the lessor's insurance, in case that the car is not insured, the price will be stated with insurance program Cebia, or an expert), as well as an administrative fee determined by the Price list operation and charges. In the case of a vehicle theft, when the tenant fails to submit keys and documents from the stolen vehicle to the lessor / Police Force, when using a vehicle after the lease period, if obtaining a vehicle from the lessor by means of fraudulent conduct, if providing a vehicle to the third party without the prior written consent of the lessor or in case of use of vehicles in country to which the tenant is not allowed in written by the lessor, the lessee is obliged to pay the lessor cost of the vehicle.
5. In case of misconduct the lessor may require compensation for loss of earning in the form of rent from the lessee, namely a) in case of inoperable vehicle- a period of car repair, b) in the case of total loss of the vehicle - until the remittance of the insurance indemnity to the account of the lessor c) in the case of unauthorized vehicle theft - until the conclusion of the case by the police.
6. The lessee is also aware that any coverage according to purchased insurance by the lessor as indicated in the article III hereof is subject to coverage of the risk by insurance contract of the lessor with the insurance. In case that the caused damage is not covered by insurance benefits, the lessee is fully responsible for damages to the lessor, regardless of the purchased insurance. If the insurance company pays portion of damages, the tenant shall pay the unpaid portion. In case of a total destruction or theft of the vehicle, the lessee is obliged to pay insurance premium for the remaining part of insurance period and any other costs which as a result arise to the lessor.
7. The lessor reserves the right and lessee agrees that for the purpose of payment for rent, as well as for any fees or other obligations of the lessee, lessee's account can be debited to the limit set up by the lessor for the institution, that issued the payment / credit card submitted by the lessee, subsequently the lessor authorized to transfer from the account of the lessee by payment / credit card outstanding amount that the lessee must pay the lessor. In the event that the Lessee breaches any provision of this Agreement, the Lessor shall have the right to immediately withdraw the estimated amount of damage from the Lessee's account, through the Lessee's card.
8. Lessee shall pay all damages, including lost profits during the period of repair of the vehicle, incurred when driving a leased vehicle under the influence of alcohol, drugs, or drugs.
9. The lessor may reimburse the repair only on presentation of a proper tax document, provided with all the necessities issued to the lessor. In case of inoperable vehicle the lessor reserves the right to ensure transport, towing or repair of the vehicle.
10. By signing the contract the lessee acknowledges that any possible additional accounting will be carried out in accordance with the valid Price list of operation and charges related to the lease (loss of documents or keys from the vehicle, damage or pollution of the vehicle, towing the vehicle, etc.).
11. Lessee is obliged to request in advance all of the necessary documents for the operation of the vehicle (highway stamp, vehicle registration, liability and green card when driving off SR).
The lessor shall not be liable for losses incurred by the lessee of a problem with the rented vehicle (lost profits, charge for lodging, driving from the point of failure, etc.).
12. All obvious defects, complaints and comments regarding the rented vehicle must be paid by the lessee at the latest on receipt of the vehicle and must be indicated in the lease, and in the handover protocol.
13. If the vehicle is not accidentally insured with the insurance company, all conditions apply equally, but in the case of total damage, this is priced by the service and in case of theft, the residual price of the vehicle is priced by Cebia or an expert. All other insurance conditions remain unchanged.
14. If the lessee fails to comply with the vehicle manufacturer's instructions or the general terms and conditions and so the warranty given by the vehicle manufacturer becomes invalid, in this case the lessee will be charged a contractual penalty of 5% of the purchase price of the vehicle.

III. Damage Insurance, theft insurance

1. The lessor and lessee may in the lease agree on insurance for damage or theft insurance fee specified in the lease. In such case the lessee shall bear the costs associated with claims handling fine specified in the contract as reduced participation. Damage insurance decreases the minimum complicity in case of the vehicle damage, theft insurance reduces the complicity in case of a vehicle theft. Damage or theft insurance does not apply to cases, when the caused damage is not covered by lessor's insurance pursuant to section 2-7 of this article. Damage insurance also do not apply to cases of damage to tires, rims and lids, the interior of the vehicle and damage to the motor parts of vehicle, unless they are part of the insured event liquidated insurance of the lessor. Theft insurance does not apply in the cases described in Article II, Section 4 of this contract.
2. Lessor's insurance does not cover damage to a motor vehicle constituting damage, destruction, theft or robbery, directly or indirectly caused by, arising out of or increased as a result of:
 - a) deliberate action or gross negligence of lessor or lessee of the insured vehicle. For gross negligence is considered a conduct that violates the obligations set out in paragraph 7 of this Article,,
 - b) nuclear reaction, nuclear radiation or radioactive contamination,
 - c) war, assault or act of a foreign enemy, hostilities (regardless of whether war was declared or not), civil war, riots, revolutions, uprisings, revolt, demonstrations, strikes, lock-outs, military or other armed power, acts of persons who act treacherously or on behalf of, or in connection with any political organization, conspiracy, confiscation, requisitions for military purposes or the destruction or damage of property regulation of any government de jure or de facto or any public authority.
1. The caused damage is not covered by insurance benefits, if the result of a breach of any of the obligations set out in paragraph 7 of this Article, if the lessor's insurance is prevented from clearly identifying eligibility for settlement of claims and/or the scope of its responsibilities to fulfill.
3. From insurance, which is governed by the lessor's insurance conditions is excluded any kind of damages, losses, costs or expenses which are directly or indirectly caused by, resulting from, or are in connection with any type of terrorist acts or terrorist act, regardless of the other cooperating causes or events that have occurred at the same time or in sequence unrelated to the damage. From insurance, which is governed by the lessor's insurance conditions are excluded all damages, losses, costs or expenses which are directly or indirectly caused by, resulting from, or are connected with acts related to the restriction, prevention or suppression of terrorist acts or terrorist act, or ae in some way related to them. By means of terrorist action or an act of terrorism are considered those proceedings which fulfill the criteria of any of the following crimes : terrorism, partisanship, sabotage under the relevant provisions of the Criminal Code of the Slovak Republic, as well as the acts listed in the Article 1 of the European Convention on the Suppression of Terrorism of 27.1.1977, as well as every action a person or group of persons, which was carried out in order to achieve political, religious, ethnic, ideological or similar goals, which aim is to spread fear and threat among the population or part of the population, and thereby gaining influence the government or public establishment, or damage to the constitutional system or damage to economic life in the Slovak Republic or in another country.
4. The insurance does not cover consequential damages such as fines, penalties and deficits and fuel.
5. The resulting damage is excluded from the insurance, if:
 - a) the vehicle was not secured against theft at the time of the theft by all means agreed in the contract,
 - b) if in the course of the investigation of the insurance event is found that any intervention was carried out to the locking devices (to control key or security equipment or to the safety device (mechanical, electronic or monitoring equipment)),
 - c) if during the investigation of the insured event is found out that the VIN of insured vehicle is manipulated or that number of vehicles are registered with the same VIN number.
7. The lessee is obliged to:
 - a) inform the lessor about the possibility of damage to the vehicle,
 - b) use the vehicle for its intended purpose,
 - c) to ensure that there is no insurance event, especially cannot violate obligations aimed at averting or reducing the danger imposed on it by the legislation
 - d) to entrust a vehicle to a person who does not hold a prescribed driving license,
 - e) before leaving the vehicle, secure vehicle, and all objects of insurance (eg. wheels, roof racks, car radios, etc.) with homologated anti-theft locking devices,
 - f) in case of loss or theft of keys or the controller of the vehicle, immediately inform the lessor and implement security arrangements against theft of the vehicle,
 - e) properly store and secure baggage and cargo in the vehicle and during interruption of the travel, store the luggage, so it is placed in the vehicle in a visible place,
 - f) following the insurance event take all possible measures designed to ensure that the resulting damage does not rise anymore, and to limit the extent of the damage already incurred,
 - g) immediately notify the lessor and police force about any rise to damages,
 - h) provide the lessor cooperation regarding to the resultant of the damage event,
 - i) in case, criminal or misdemeanor proceeding is instituted against him in connection with the damage event, notify the lessor about the fact and also inform him about the outcome of these proceedings.

IV. Return of vehicle

1. The lessee agrees to return the vehicle on a date agreed in the contract. Returning the vehicle, means the physical delivery to the lessor, including accessories, equipment, documents and all keys at lessor's business place, unless agreed otherwise in the lease, otherwise the lessee bears the cost of returning the vehicle to the contracted space, even if the vehicle is not movable due to an accident or disorder. Price for pickup vehicles outside the agreed place is determined by the price list of operations and charges. For late return is not considered handing over the vehicle to the lessor with a delay up to 1 hour. Subsequently, the lessee is charged for another day of rental. The term one day of rental means 24 hours.
2. The lessee is obliged to return the vehicle with a full tank of fuel with regards to the way from the gas stations located in the vicinity of the returning space of the vehicle. In case of a breach of this obligation, the lessee is obliged to pay the cost of the missing fuel, pursuant to the price list of operations and charges.
3. Rental period is specified in the lease contract. The contract can be extended only with the agreement of both parties by a written amendment to the lease contract. If there is no extension of the lease as described above, the return of the vehicle by the lessee later than the time agreed in the lease is considered as a serious breach of the contract. In this case lessee is obliged to pay the rent until the return of the vehicle to the lessor.
4. The lessee acknowledges that in case of non-payment of the rent, in the non-return of the vehicle at the agreed time, or in breach of contractual terms, the lessor is entitled to withdrawn the rented vehicle immediately or locate and withdrawn the vehicle with the use of agencies empowered to those activities, the costs are borne by the lessee. The lessee further notes that in case of the non-return of the vehicle the whole affair will be passed to the assessment of the competent criminal justice. The lessee is also obliged to pay contractual fine of 33 EUR for each day of the proceedings.

V. Termination of the lease

1. Validity of the lease expires at the end of the period for which it was closed, except for provisions which by their nature are valid even after the completion of the lease (rent, penalties, fees, repayment vehicles, etc.).
2. The lessor is entitled to terminate from the lease contract:
 - a) in case of delaying the payment of any authorized invoice for more than 5 days,
 - b) in case of the vehicle's damage ,
 - c) for other serious violations of the provisions of the lease or of the general conditions.

In the case of termination from the lease the contract expires upon delivery of resignation to the sphere of the lessee's influence, even if the lessee did not learn about delivery.

3. The lessor is entitled to terminate the lease under long-term lease agreement without giving any reason for the observance of the 30-day notice period, which begins on the first day of the month following receipt of written notice to the other party.

VI. The price list of operations and charges

	s.n.	Damages	Price with VAT	VAT	Drafting of a report for the accident	Admin/handling charge with VAT	When purchase insurance damage
Car bodywork	1	Paint damage on one portion up to 5x5cm - no dents	0	0%	Not needed		0
	2	Paint damage 5x5cm-20x5cm on one portion - no dents	165 EUR/pcs	0%	Not needed		Reduced participation
	3	Paint damage affecting several body parts but up to 5x5cm for each part - no dents	Participation	0%	Not needed		Reduced participation
	4	Damage to the body - dent up to 5x5cm on one part	165 EUR/pcs	0%	Not needed		Reduced participation
	5	Any other damage to the vehicle body	Participation	0%	Needed		Reduced participation
	6	Damage to the vehicle, if there is another known culprit and drawn up report on the accident, signed by both parties	0		Needed		0
Windshield	7	Damage to the windshield - spot on the glass without cracking, repairable	50 EUR/pcs	23%	Not needed		0
	8	Damage to the windshield - spot with the crack or fracture	Participation	0%	Needed		Reduced participation
Tires disks axle caps	9	Damage to the disks – chippings	20 EUR / pcs	0%	Not needed		20 EUR / pcs
	10	Damage to the disk covers – cracked	40 EUR/pcs	0%	Not needed		40 EUR/pcs
	11	Missing axle cap in case of loss or theft	40 EUR/pcs	23%	Not needed		40 EUR/pcs
	12	Damage to the alloy wheels – scratch	100 EUR / pcs	0%	Not needed		100 EUR / pcs
	13	Damage to alloy wheel 14,15 inches - cracked, crooked, loss or theft	200 EUR/pcs	0%	Not needed	20 EUR	200 EUR/pcs
	14	Damage to alloy wheel 16,17,18 inches - cracked, crooked, loss or theft	250 EUR/pcs	0%	Not needed	20 EUR	250 EUR/pcs
	17	Damage to the steel wheel - crooked, cracked, loss or theft	120 EUR / pcs	0%	Not needed	20 EUR	120 EUR / pcs
	19	Tire - repair of defect - repairable defect	20 EUR/pcs	23%	Not needed	20 EUR	10 EUR/pcs
	20	Tire - cut - average of 14,15 inches	90 EUR/pcs	23%	Not needed	20 EUR	90 EUR/pcs
	21	Tire - cut - average of 16,17,18 inches	140 EUR/pcs	23%	Not needed	20 EUR	140 EUR/pcs
Interior	22	A blown seat cover, torn – seat	Due to service calculation	0%	Not needed	20 EUR	Due to service calculation
	23	A blown seat cover, torn – backrest	Due to service calculation	0%	Not needed	20 EUR	Due to service calculation
	24	Driving wheel scratched	300 EUR	0%	Not needed	20 EUR	300 EUR
	25	Door trim or other parts of the interior scratched, torn	Due to service calculation	0%	Not needed	20 EUR	Due to service calculation
	26	Armrest cover torn, blown	Due to service calculation	0%	Not needed	20 EUR	Due to service calculation
	27	Mats loss, tear	50 EUR	23%	Not needed	20 EUR	50 EUR
	28	Chipping of inner plastic	Due to service calculation	0%	Not needed	20 EUR	Due to service calculation
Services	29	Refueling the vehicle	Fuel price	23%	Not needed	20 EUR	Fuel price
	30	Wet cleaning needed or smoky car	150 EUR	23%	Not needed		150 EUR
	31	Wet cleaning of vehicle- 1 seat	20 EUR/pcs	23%	Not needed		20 EUR/pcs
	32	Extremely dirty car cleaning	150 EUR	23%	Not needed		150 EUR

	33	Solving a fine from the police	The amount of fine	23%	Not needed	50 EUR	The amount of fine	
Documents, keys	34	Loss of key	240 EUR	23%			240 EUR	
	35	Loss of technical certificate	6 EUR	23%		50 EUR	6 EUR	
	36	Loss of compulsory insurance		23%		20 EUR		
	37	The registration number damage, loss, theft	33 EUR	23%		50 EUR	33 EUR	
Compulsory equipment	38	Reflective vest – loss	12 EUR	23%		10 EUR	12 EUR	
	39	First aid kit	12 EUR	23%		10 EUR	12 EUR	
	40	Jack	50 EUR	23%		10 EUR	50 EUR	
	41	Triangular reflector	12 EUR	23%		10 EUR	12 EUR	
Theft of vehicle	42	Theft of vehicle	10% of the residual value of the vehicle	0%		100 EUR	When purchase theft insurance, participation fee 0	
Damage to the motor and mechanical parts for vehicles	43	Any damage to mechanical parts and motor parts of vehicles not covered by insurance and will be fully charged to the lessee. The only exception is the case when these parts are damaged as part of the insurance event.						
Fines	44	The penalty for failure to comply service interval of vehicle	200 EUR	0%			200 EUR	
	45	Fine for travel abroad without the permission of the lessor	100 EUR	0%			100 EUR	
	46	Fine for filling wrong type of fuel	2000 EUR	0%			2000 EUR	
	47	Picking up the vehicle outside agreed point (mileage counts from operations EDENcars, Ltd., Ivánska cesta 83, Bratislava) also if necessary to tow a vehicle	0,84 EUR/km in Slovakia, 1,20 EUR/km abroad				0,84 EUR/km in Slovakia, 1,20 EUR/km abroad	
	52	Waiting on return - in case we will be waiting more than 30min on car return, we charge 50€/ every next 30min.	50 EUR/30min	23%			50 EUR/30min	
Reservation fines	53	Change in reservation made, once the reservation is confirmed	20 EUR	23%			20 EUR	
Assistance services	48	Towing vehicle in case of inoperability of a rented vehicle	free to do the nearest authorized service					
	49	A replacement vehicle in case of inoperability of a vehicle (inoperability caused by the lessee)	1 day free					
	50	A replacement vehicle in case of inoperability of a vehicle (inoperability not caused by the lessee)	free of charge at all times by agreement with the lessor					
	51	Transport home	Reimbursement of the 2nd class train					

What to do in case of damage, theft, need service or other event.	
1	Immediately contact EDENcars nonstop hotline: 00421 948 490 480
2	In case of accident fill in a form "report on accident" and follow the instructions of EDENcars employee and contact the police 112
3	Take pictures of the accident and of the damaged vehicle
4	Please send the photo documentation and the accident report by email info@edencars.sk

VII. Deposit

1. The lessee will be charged a refundable deposit for each rental at the amount specified in the lease. The deposit will be held for the duration of the lease contract.
2. At the same time, the lessor keeps for 12 months from the termination of the lease contract a lessee's payment card data, which will be kept for the settlement of any fines that the lessor may receive from the law enforcement authorities and will be associated with the lessee
3. If the lessee is not willing to provide the lessor the details of his credit or payment card, he notes that the deposit will be held for 12 months from the termination of the lease term and then the funds will be recovered.
4. The lessor reserves the right to withhold the deposit even after the lease has been terminated, even in the cases when the lessee has not fulfilled all obligations, such as the accident report was not properly recorded, the police were not called to the car accident, the vehicle was not serviced according to the instructions or indicators of the vehicle dashboard. The deposit will be hold for the time that such cases are resolved, and the additional costs associated with the lessee's default are incurred, the aliquot will be used to cover those costs and the remaining part returned to the lessee.
5. In the event of damage or failure of the vehicle, the amount of which is not clear when the vehicle is returned, the lessor shall hold the deposit until the actual costs of repairing the damage have been determined. Subsequently, an aliquot of the deposit will be used to cover these costs and the remaining part will be returned to the lessee.
6. A deposit withdrawn from a credit / payment card is made as a payment, not as a pre-authorization. The lessor is not responsible for the lessee's bank charges or exchange rate differences that may occur to the lessee due to the withdrawal and return of the deposit from the rental credit / payment card.

VIII. Other arrangements

1. If in the contract or in the general conditions of the lease the term lessee is used, the relevant provisions apply similarly to those to whom the lessee based on written content, provides the vehicle, but liability for any damage caused by that person carries fully a lessee.
2. Changes to residence (domicile) of the lessee must be reported to the lessor immediately in writing. Until the notification the correspondence can be sent to the last known address of the lessee, without losing their legal effect.
3. By signing the contract the lessee commit to comply with the general conditions of the lease and undertakes to pay all damage and claims incurred by lessor failure to do so (regardless of whether the infringement was committed intentionally or negligently). Additional agreements of the terms of vehicle's rental always requires the written consent of the lessor.
4. Contractual arrangements governing the different way the same rights and duties as general conditions, take precedence over these general conditions.
5. Contractual penalties fixed by this contract or by the Price list of operations and charges shall not affect right to claim for damages.
6. The parties agree that all disputes arising out of legal relationships arising from this agreement or related to this agreement, including all secondary legal relations and legal relations related to contracts covered by this agreement, claims for damages, claims for unjust enrichment, disputes about the validity, interpretation or termination of the lease referred for decision to the competent court of the Slovak Republic.
7. The lessee's personal data will be stored in the database of the lessor. The lessor commits not to provide these lessee's personal data to a third party and to use them only for business contact with the lessee. In the case of recovery of the lessor's receivables from the lessee, the personal information will be provided to the third party to whom the claim will be transferred. Both the documents and the personal information of the lessee will be provided to the public authorities upon request for the purpose of exercising their rights against the lessee and the fulfilment of their statutory obligations, as well as the insurers in dealing with claims related to the lessee.
8. Lease agreement and these general conditions that are an integral part thereof, shall be governed by the law of the Slovak Republic.
9. The lessee with his signature confirms that he is acquainted with these general conditions and agrees with their content.

English version of general conditions are only informative translation, please sign Slovak version.