Terms and Conditions for Car Rental

Article 1(Application of Terms and Conditions, etc.)

Chapter 1 General Provisions
Subject to the numerious of these Terms and Conditions, etc.) Article 1 (Application of 1 erms and Conditions, etc.)
Subject to the provisions of these Terms and Conditions and and detailed regulations to these Terms and Conditions pursuant to Article 43 hereof (hereinafter collectively referred to as the Terms and Conditions, etc.*), the Company shall rent to the renter the rental vehicle (hereinafter referred to as 'Vehicle'), and the renter shall rent the same upon understanding and provided the state of the state

Chapter 2 Reservations Article 2(Application for Reservation)

Article 2(Application for Reservation)
When renting a Works, the renter may, upon agreeing to these Terms and Conditions, etc., and the price list prescribed by the Company, apply for a reservation in the manner prescribed by the Company to learly specifying in advance the mode and class of which, rental start date and time, rental piece, rental period, piace of return, drive, need for accessories such as a child car seat.

and other rental conditions (thereinather referred to as the "Hernalt Conditions"), it a Verbies is a microbus, an application for a reservation shall be made by Legoching the operating section

and outer final contourists presentate reference to the Principal Confidence and the Principal Confidence and the Principal Confidence and the Principal Confidence and Principal Confidence and Experimental Confidence and Exper

Article 3(Change of Reservation)

If the renter intends to change the Rental Conditions set forth in paragraph 1 of the preceding Article, the renter shall be approved by the Company in advance no later than the rental start date and time.

If the renter intends to change the finetial Conditions set for this passagash 1 of the preceding Article, 4 (Earnoclation of Researchation, etc.)

The renter and the Company may cancel a reservation in the Company.

The renter and the Company may cancel a reservation in the Company.

The renter and the Company may cancel a reservation in the Company.

The renter and the Company may cancel a reservation in the disagreement between the renter of the company.

The renter and the Company described the renter is set (if these nor matter) there is a feature of the renter of

Article 5(Alternative Vehicle)

Article (SAlternative Vehicle) in the event that the Congrapy is unable to rent a Vehicle that satisfies certain conditions specified by the renter at the time of the reservation, such as model and class of vehicle, accessories, another or non-amoding, and other specifications (beninder referred to as the "Conditions"), the Congrapy way offer to the renter let of a Vehicle that satisfies the Conditions aftered in the Conditions after the Conditions aftered in the Conditions after the Cond

Article 6(Exemption)

Except as prescribed in Articles 4 and 5, the Company and the renter shall not make any claim against each other for the cancellation of the reservation, or the failure to conclude the Rental Agreement.

Article 2 (Reservation through Agency)

The renter may apply for servation through Agency)

The renter may apply for servation through a facel agency, an affiliated company and the like (Perinalter referred to as the "Agency") that hander reservation services on behalf of the Company.

The renter with has made the application under the preceding paragraph to the Agency may apply for the change or cancellation of the reservation only to the Agency, and any change to the reservation shall be approved by the Company through the Agency.

Chapter 3 Rental

Article (SCOCALISION of Rental Agreement)
The riner shall charge from the Company through the Agency.

Chapter 3 Rental
The riner shall charge from the Rental Conditions with orthin paragraph 1 of Africle 2 and the Company shall clearly indicate the renting conditions by showing these Terms and Conditions, etc., and the price list etc.

Lift to Rental Agreement is concluded, the renter shall paragraph 1 of Africle 3.

Lift to Rental Agreement is concluded, the renter shall paragraph and apply filters in softwice available for many of the Rental Agreement as concluded, the renter shall paragraph and apply filters in softwice available for many of the Rental Agreement as concluded, the renter shall paragraph 1 of Africle 3.

Lift to Rental Agreement is concluded, the renter shall paragraph and apply filters in softwice available for many of the Rental Agreement as concluded, the renter shall paragraph and a filt calls to the Company in the Rental Agreement as concluded, the renter shall paragraph and a filt calls to the Rental Agreement is concluded, the renter shall paragraph and a filt calls to the Rental Agreement is concluded, the renter shall paragraph and a filt calls to the Rental Agreement is concluded, the renter shall paragraph and a filt calls to the Rental Agreement is considered by the renter (never installation as copy of the other's increase, and number of the diviner's license, and number of the diviner's license, and number of the diviner's license and the renter of the Rental Agreement is a considered by the renter (never installation as a copy of the other's license, and number of the diviner's license and the renter of the Rental Agreement is a considered by the Rental Agreement in Agreement is a considered by the Rental Agreement in the Company shall require the renter and the Driver to disclose their mobilities for the Company may require the renter to make agreement withou

In the relater may not extend the relatal period after the conclusion of the Agreement without consent of the Lompany.

Articles (Rifertuals to Conclude Rental Agreement). For this Driver:
(1) fails to persent the driver's license nocessary for driving the Vehicle to be rented, or fails to agree to submit a copy of the driver's license of the Driver upon request of the Company;
(2) is found to be under the influence of actions.

(2) is found to be under the officiaries final charles.

(3) is found to be under the officiaries final charles.

(4) is found to be under the officiaries final charles.

(5) is found to be under upperfound of infortacing e.e., due to marcolic, similarials, or final final charles.

(6) risks with a child under the age of sk; (6) in the car, despite there being no child car seat; or (5) is found to be a member or person affiliated with an originated rine group or organized rine group—associated organization or a person who belongs to any other anti-social organization.

2. The Company may refuse to conclude the Rental plagment and also carcle the reservation? If the renter or the Driver thas under any of the following items:

(2) If the control or the best has been discoverant in payment of the rental fies or dare following the payment of the following the control or the control organization.

(3) If the meter or the Driver thas committed any of the acts listed in items of Article 18 in a past rental;

(4) If the meter or the Driver has committed any of the acts listed in items of Article 18 in a past rental;

(5) If the meter or the Driver has not been covered by car insurance in a past rental due to violation of the terms and conditions for rental or insurance policy conditions;

(6) If the renter or the Driver than not been covered by car insurance in a past rental due to violation of the terms and conditions for rental or insurance policy conditions;

(6) If the renter or the Driver than not been covered by car insurance in a past rental due to violation of the terms and conditions for rental or insurance policy conditions;

with transactions with the Company;

| If the renter or the Driver impairs the credibility or interferes with the business of the Company by disseminating rumors of the use of fraudulent means or force;

(1) is one remises to use uniter impairs the ceroomary or imensees with one outcomes of the Company by disseminating rumons of the use of fraudulent means or force; (8) if the renter or the Driver is to itself-yelf-or conditions prescribed by the Company; (9) if the renter or the Driver is otherwise deemed inappropriate by the Company.
3. In the case of the preceding two (2) panagraphs, if a reservation has already been established with the renter, the reservation shall be treated as cancelled due to the renter's reason, and the renter shall immediately pay the reservation cancellation fee prescribed by the Company to the Company. Upon payment of such reservation cancellation fee by the renter, the Company shall related the reservation doespot that it has already received to the renter.

refund the reservation deposit that it has already received to the renter.

Article 10(Establishment, etc., of Rental Agreement).

Thirdies 10(Establishment, etc., of Rental Agreement).

Thirdies 10(Establishment, etc.) expenses a certain fee to the Company and the Company delivers the Vehicle to the renter. In such case, the reservation deposit that the Company has received shall be applied to a part of the rental fee.

The delevers etfort in the preceding prangaph shall be made on such rental start date and time and at such rental place as specified in paragraph 1 of Article 2.

Article 11 (Rental Fee)
The rental fee refers to the total amount of the following fees, and the Company shall clearly indicate the amount of each fee or the basis of calculation thereof, etc., in the price list, etc.

Collision damane waiver enrollment fee

Optional equip

One-way (drop-off) fee

| Fiel or hattery-charge costs | Wehich delivery and pick up fee | Other fees | The basic fees shall be based on the amount that the Company has notified to the Director-General of the Transport Branch of the District Transport Bureau (in the case of Hyogo Prefecture, the

In the basic reservant to based on the amount that the Company has notified to the Director-General of the Transport Branch of the District Transport Branch of the District Transport Branch of the District Transport Branch of the Case of Hydrog Prefetchere, the Interface of the Hydrog District Transport Branch and in the case of Obligans Prefetchere, the District of the Land Transport Branch of Transport Branch (Transport Branch and Interface Branch Bra

4. The rental fee shall be stipulated in the price set or use transport or regularization.
4. The rental fee shall be stipulated in the price set or use transport of rental feed in the price shall be approved by the Company in advance.
2. The Company may not accept any charge to the Rental Conditions under the preceding paragraph if such change causes any hindrance to its rental business.

If the first Changes are set in a construction of the construction of the Bertal Agreement, the enter shall be agroved by the Company in advance.

2. The Company in any observable or success part Agreement is the Bertal Confidence under the preceding paragraph if such handers cause any indirection to its rarial business or bits restricted by the Company and the success paragraph is such handers cause any indirection in the success paragraph is such handers cause any indirection in the success paragraph is such handers cause any indirection in the success paragraph is such managers. A success paragraph is such managers cause any indirection in the success paragraph is such managers. A success paragraph is such managers cause any indirection in the success paragraph is such managers. A success paragraph is such managers and in the success paragraph is such as the success paragraph is success. A success paragraph is success paragraph in the success paragraph is such as the success paragraph is success paragraph in the succes

through inspection of the exterior of the car body and its accessories based on the inspection bable prescribed by the Company, and that the Velicite satisfies the Rental Conditions.

4. Lang built, misternance is lound in the victim as a resident of the confinancial or under the prescribing paragraph. The Company and the confidence of the three prescribing paragraphs and the Company shall not be liable for any damage caused by any failure to use such equipment.

4. Repossibling, that the chief or seal and other enquipment are properly reliable before use, and Arctice 1.4 (Sessance and Carrying, etc., of Rental Certificate)

1. Upon delivery of a Velocite, the Company shall base to the renter a prescribed renter and the Company shall be company that the control of the control

Chapter 4 Use

Article 15(Management Responsibility, etc.)
The renter or the Driver shall use and keep the Vehicle with the due care of a good manager During the Use of the Vehicle.

2. If the renter or the Driver uses foil roads such as expressways, foil parking lots, or other paid services while in use, the renter or the Driver shall be responsible for paying such usage fees, etc.,

to the provider of such past service.

3.1 In the event that the Company receives a request from a provider of the paid service prescribed in the preceding paragraph to disclose the personal information of the relevant renter by identifying the whole registration number of the Vehicle and the date and time such services due to non-payment of usage fees, etc., or other reasons, the renter shall agree that the Company will provide the renter's personal information to the requesting party.

Article 16(ETC Card)
The meter shall use and skep or ETC card that is based out by the Company with the ske care of a good manager.
The meter shall use and skep or ETC card that is based out by the Company with the skep card of a good manager.

The shall are shall use the special card by the series of the beside of the beside of the beside of the shall be the card of the shall be shall b

(1) If unreported tolls are found.
(2) If the travel history or the amount of money could not be confirmed due to failure of the ETC card or fare adjustment machine.
(3) If the travel history or the amount of money could not be confirmed due to failure of the ETC card or fare adjustment machine.
(3) If the Vehicle is returned, for any reason, to any shop of the Company that is unable to confirm the travel history.

(a) the third happy on the almount of money could not not confirmed out in basis of the List. Call of the significant manner.

(a) I the device is not a confirmed out of the confirmed out in the con

7. In the event of loss, theft, destruction, or damage of an ETC card, the renter shall promptly notify the Company to that effect.

8. In the case of the preceding paragraph, regardless of whether the loss or other incident is attributable to the renter or not, the renter shall bear the damages and shall pay them as requested by the Company.

Article 17 (Daily Inspection and Maintenance)
The renter or the Divers shall inspect the Vehicle in use as sipulated in Article 47-2 (Daily Inspection and Maintenance) of the Road Transport Vehicle Act and perform necessary maintenance before daily use.

In the control of the

Taking the Vehicle out of Japan

(9) Having a pet ride in the Vehicle and taking a pet out of its cage inside of the Vehicle, without approval of the Company.

(10) Dating the Vehicle and change in the Vehicle and the Vehicle without approval of the Company.

(12) Damaging or defacing the electric vehicle to the Renatal Conditions set of this paragraption. I of Article 8.

(12) Damaging or defacing the electric vehicle to battery changer due to improper handling of the electric vehicle to the parties (such as smoking in the Vehicle, as when the Vehicle and the Vehicle

3. In any case that falls under this Articis, Articis 18, or Article 24 which violates the Penal Code, the Company may initiate legal proceedings.
Article 19(Messacres, etc., in Case of Illegal Parking).
If the renter or the Driver illegally parkins the Vehicle as prescribed in the Road Traffic Act while in use, the renter or the Driver shall appear at the police station that has juridiction over the area where the Vehicle was preved legally, and the medicately park any fines, etc., for the flegal parking, and bear expenses for towing, storing, and picking up, etc., associated with the illegal parking.
2. If the Company receives a report from the police about an abandoned parking violation of a Vehicle, the Company shall not only the renter or the Driver and instruct them to provide the provided of the Vehicle from the provided provided of the Vehicle from the provided provided provided by the Company, and the renter or the Driver shall follow such inclusions. It at Vehicle is moned by the police, the Company may park to the Vehicle from the police at its own discretion.
3. After giving the instructions set form in the preceding paragraph, the Company shall, at its own discretion, continn the status of the handling of the violation base load property of the Vehicle from the provided property of the Vehicle from the Company in a parking violation notice and/or one present of the Driver to the Driver to personally sign a document prescribed by the Company is parking violation.
1. The Company is the vehicle from the Property of the violation has been completed, the renter or the Driver to personally sign a document prescribed by the Company is parking violation of the level the violation has been described as the Company in the Vehicle from the Property and the Vehicle from the Vehicle from the Vehicle of the Vehicle from the Vehicle from the Vehicle of the Vehicle of the Vehicle from the Vehicle of the

Letter) in which they aller that they have committed an abandoned pairing violation and that they will appear at a pote station, e.c., and will comply with the measures under appointed beare as voicinities. At the Company deep in cereast, which company may provide necessary propriets are supported in partial beautiful as beautiful as the propriet of the provided by a partial beautiful as the provided provided by a partial provided in the provided provided by a partial provided provided by a partial provided pr imount (nereinalter referred to as the 1) Amount equivalent to an abando

amount (hereinther referred to as the "Parking Violation-related Expenses.") In such case, the rienter or the Diver shall pay the Parking Violation-related Expenses by the due date specified by the Company.

(2) parking violation fine prescribed by the Company parking up vehicles, and the like

(3) parking violation fine prescribed by the Company parking violation fine prescribed by the Company as statement of payment or receipt or other document bearing the receipt stamp or the Company as a related for the abandoment penalty set fine the company as statement of payment or receipt or other document bearing the receipt stamp or the Company as a related for the abandoment penalty set fine the parking violation fine to the Company or pursuant to paragraph 3, the Company shall refund the parking in the parking of the parking of the parking the presentation of the parking the presentation of the parking of the parking of the parking of the parking the parking of the parking of the parking of the parking of the Company is parking the parking of the Company shall take measures such as registering the name, date of birth, and driver a license number, etc., of the renter in the All Japan Rents—Care.

7. In cases where the Company is of the Company is request under paragraph 5 to the parking the provision of the Company is request under paragraph 5. The Company shall take measures such as a registering the name, date of birth, and driver a license number, etc., of the renter in the All Japan Rents—Care and the parking violation for paragraph 5. The Company is request under paragraph 5. The Company is request under paragraph 5. The company is received and part to the Company is request under paragraph 5. The Company is request under paragraph 5. The Company is received and paragraph 5. The Company is received due to the Company the Links of the Company is recei

Ration (2, of the amount came to give the company) and the present or up the company of the designated place of return or before the expiration of the rental period.

2. If the renter or the Priver shall return the Vehicle to the Company at the designated place of return or or before the expiration of the rental period.

3. In the event that the renter or the Driver is unable to return the Vehicle within the rental period due to natural disaster or other force majours, the renter and the Driver shall not be liable for any disaster or the Driver is unable to return the Vehicle within the rental period due to natural disaster or other force majours, the renter and the Driver shall not be liable for any disaster or the Driver shall return the Vehicle within the rental period due to natural disaster or other force majours, the renter and the Driver shall not be liable for any disaster or the Driver shall return the Vehicle within the rental period due to natural disaster or other force majours, the renter and the Driver shall not be liable for any disaster or the Driver shall return the Vehicle and equipment in the presence of the staff or the Driver shall return the Vehicle and equipment in the presence of the staff or the Driver shall return the Vehicle and equipment in the vehicle and equipment in the presence of the staff or the Driver shall return the Vehicle and equipment in the Vehicle and equipment in the Driver or passengers in the Vehicle and equipment in the Driver or passengers in the Vehicle and equipment in the Driver or passengers in the Vehicle and equipment in the Driver or passengers in the Vehicle and equipment in the Driver or passengers in the Vehicle and equipment in the Driver or passengers in the Vehicle and equipment in the Driver or passengers in the Vehicle and equipment in the Driver or passengers in the Vehicle and express the present of the Driver shall return the Vehicle and the time of the return, the renter that complete the present the vehicle and the time of the return, the renter Article 22(Rental Fee upon Change of Rental Period)

If the renter changes the rental period pursuant to paragraph 1 of Article 12, the renter shall pay the rental fee corresponding to the rental period after the change.

Article 23(Place of Return etc.) C.)

It is not return revision to naranzanh 1 of Article 12, the renter shall bear the costs for forwarding the Vehicle required as a result of the change of the place of return

If the renter changes the prescribed place of return pursuant to paragraph 1 of Article 12, the renter shall bear the costs for forwarding the Vehicle required as a result of the change of the place of return.

If the renter returns the Vehicle to a location other than the designated place of return without approval of the Company pursuant to paragraph 1 of Article 12, the renter shall go by the following pennsyl for changing the place of return. Plenably for changing the place of return. © Expenses required for forwarding the Vehicle due to the change of the place of return. X 200% Article 24(Measures in the Event of Non-Return)
Despite the expiration of the rental period, if the renter or the Driver fails to return the Vehicle and equipment to the designated place of return and fails to respond to the Company's request for return,

Usepite the eigration of the intrial period, if the interfect or the Univerties is to return he Vehicle are despinated piace or featur and task to regional to the Company shall be a company as request for return, or if it is recognized that the Vehicles has not been returned use to reasons such as the whereabouts of the menter becoming universe, that Company shall be liable for a criminal or a criminal and the processing paragraph, shall be a company from the company for a criminal shall be a criminal and the company in cases that fall under the preceding paragraph, shall liable necessary measures, including interviewing the family members, relatives, other related persons in workplaces, etc., of the renter or the Diver, and schading the OFF function, in order to confirm the whereabouts of the Vehicles and explagment.

3. The renter, in cases that fall under paragraph 1, shall be liable to compensate the Company for any damages incurred by the Company in accordance with Article 29, and shall be are the expresses equal for increasing the Vehicles and explanent.

Chapter 6 Measures in the Event of Breakdown, Accident, or Theft

Article 25(Measures upon Discovery of Breakdown) If the worlder or the Driver discovers any abnormality or breakdown of the Vehicle while in use, the renter or the Driver shall immediately stop driving, contact the Company, and follow the instructions of the Company

The tester or the Driver discovers any abstraction of the Whiche while in use, the rester or the Driver shall immediately stop driving, contact the Company, and follow the instructions of the Company, Articlez 26/Messacres in the Event of Accident Of Acciden

To fearly whiching grouped with a disablocat camera, the Company shall record the circumstances, such as where an impact occurs or sudden braking is applied, for the purpose of confirming the situation at the time of the occurrence of an accident.

If demend necessary, the Company shall the measures such as verifying the records set forth under the preceding paragraph.

Article 27(Measurum is the Condition of all measures such as verifying the records set forth under the preceding paragraph.

Article 27(Measurum is in the Event of The 10)

If the Velicic is stolen or otherwise damaged within in use, the renter or the Driver shall take the following measures:

(2) Immediately report the changes shadion, set, in use, the renter or the Driver shall take the following measures:

(3) Immediately report the changes shadion, set, in the change of the changes of the changes shadion, set, in the changes of the changes of the changes shadion, set, in the changes of the changes of the changes shadion, set, in the changes shadion, set, in the changes of the chan

Chapter 7 Compensation and Indemnification

Article 29 (Compensation and Business Indemnification)
The relater shall compensate for any damages caused to the Company's Website by the restor or the Driver in connection with the use of the rented Website; provided, however, that this shall not be considered from the Driver.

If the renter is ablief for dramages in accordance with the preceding paragraph, the renter shall compensate, as per the price list, for dramages (including business compensation) due to the Company's inability to use such Website due to accident, thet, breakdoom or due to any reasons althibitable to the renter or the Driver, or dramage such as states or odds to the Vebrice.

3. The restor or the Driver and accompanies for any dramages caused to all relating or the Story and the other states or restored to the Vebrice.

3. The restor or the Driver and accompanies for any dramages caused to all relating or the Story and a tone with the state or of the Story and the Story and accordance with the user of the Story and accordance with the precedent of the Story and accordance with the precedent of the Story and Story

3. The refer or the finer that Connectate for my damages caused to a third party or the Company due to the will'un disconduct or negigence of the rener or ne uneren connections were necessarily and reference of the company and the connectation of the recent part (which the insurance connectation) and the period party of the preceding Articles of the recent party of the recent party of the preceding Articles. The insurance connectation of damages under paragraph 3 of the preceding Articles in the recent party of the preceding Articles of the preceding Articles. The insurance connectation of the preceding Articles, the insurance nown provided the period party of the company with respect to the Vehicle or the compensation system established by the Company with respect to the Vehicle or the compensation provided. The provided of the preceding Articles of the insurance conflicts of the preceding Articles of the Articles of the

2. In any cases falling under the exclusions under the relevant insurance policy or the indemnity system established by the Company, the insurance money or compensation set forth in paragraph 1 shall not be paid.

3. In the weet that the rentier or the Driver violates this Rental Agreement, the insurance money or compensation set forth in paragraph 1 shall not be paid.

4. Any damages for which insurance money or compensation or paid and any damages exceeded the about of the insurance money or compensation to be paid paramet to the provision of a parameter of the parameter of t

5. Any dismaps equivariet to the debut-bles under the non-the resulance set to this plazgraph 1 or the indeminity system extansions by the Company shall be borne by the enter (if the renter has paid the collision change sealer to less not advance, the Company shall pag for the desirange equilatent to set of indebut-bles).
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I, no amount equivament to the instruction produced from the contract section in paginging in state on excusted in the retiral level.

Articles 3.1 (Emmination of Renatal Agreement). Characteristic management is a second from the relative section of the rest of the Driver violates these ferms and Conditions while in use, or if the renter or the Driver falls under any of the items of paragraph 1 of Article 9, the Company may terminate the Renatal Agreement without any notice or demand and immediately invessed the relation of the renatal second from the

2. The rester shall conspicates for the damage incurred by the Company in the event of termination set forth in the preceding paragraph.
Article 3.2 (Cancellation with Consequence) are consequent for the Company and use on parent of the companies of the execution of t

(Cancellation fee) = {(Basic tee corresponding to the term or the neman Agreement, *— * The cancellation fee is not subject to consumption tax (including local consumption tax).

Chapter 9 Personal Information Article 33 (Use of Personal Information, etc.)

Article 33 (Use of Personal Information, etc.)

Chapter 9 Personal Information

The Compay that Johan and use personal informations, and the information and the man, dust be finite indexes, and telephone number (hereinather simply referred to as "Personal Information") of the renter or the Driver for the Information and the Submisson general Energy of the Compay that Johanness operated information in the Company and London's operation and the Company and London's of the Pendar Transportation Act, the matters required as the conditions (1) in Information and London's Company, the provision of services, etc., related thereto, and the holding diversion wents and campaigns, such as by serving promotion and transfers, insating telephone calls or serving carried and London's Company, the provision of services, etc., related thereto, and the holding diversion wents and campaigns, such as by serving promotion and materials, insating telephone calls or serving carried and present and containing the Company in a containing the Company of the Company of the Company and Company of the Compa

L = 1 to Lugary menso to coam rescond information of the menter of the Drive for any purpose often than those set forth in letter of paragraph. The Company fail clearly indicate the purpose of such use in advance, and the Company fail clearly indicate the purpose of such use in advance, and the Company fail clearly indicate the purpose of such use in advance, and present on the Company fail clearly indicate the purpose of such use in advance and green to the provisions thereof, in the application of this paragraph refers to a fine menter and the Drive fail clearly in the present paragraph clear to the provisions thereof, and the contrains the provision thereof, and the provision thereof of the provision the provision thereof of the provision thereof of the provision the provision thereof of the provision thereof of the provision the provision thereof of the provision thereof of the provision the provision thereof of the provision thereof of the provision th

numoses set forth in each item of paragraph 1.

Chapter 10 Miscellaneous Provisions

Article 38 (Set-offs) 8 (Set-offs)

any may, at any time, set off its monetary obligations to the renter under these Terms and Conditions, if any, against any monetary obligations owed to the Company by the renter.

These Terms and Conditions shall come into effect on June 1, 2025

rrmation] tion of the renter or the Driver, such as name, date of birth, address, and telephone number torning the reservation or application for the Rental Agreement or rental (the date of use, type of vehicle to be used, purpose of use, date and time of rental, etc.) Purpose of Usel or use; icate about sales, etc., in relation to the services, etc., provided by the Company or the franchisees who have concluded a car rental franchise agreement with the Company, to

To communicate about sales, etc., in relation to the services, etc., provided by the Company or the franchises who have concluded a car rental franchise agreement with the Company, to conclude the Rental Agreement, and develope the tranchise agreement with the Company, to conclude the Rental Agreement, and develope the tranchise agreement with the Company, to conclude the Rental Agreement, and develope the Rental Renta

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**Article 33 (GPS Function*)

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**Article 33 (GPS Function*)

**To see the control of the princip policy of the plane of the princip policy of the plane of the princip policy of the plane of the plane of the princip policy of the plane of the plane of the following cases:

(1) to confirm that the Vehicle is current tocation and traffic rodges, etc., and the recorded in the system perceived by the Company and that the Company and that the Vehicle is a been returned to the designated place at the end of the Refertal Agreement.

(3) to use the records in the system of the designated place at the end of the Refertal Agreement.

(3) To use the records in the system of the plane of the Refertal Agreement.

(3) To use the records for the marketing analysis that is processed into a form that does not enable distinguishing and identification of an individual for the pupose of the improvement of the alliest of the pupose of the improvement of the plane of th

These I rems and Conditions shall also apply when the Company, as the owner of the Vehicle, rents the Vehicle to the renter through a transaction in which the Company entrusts its rental service of the Wehicle are of the Vehicle and the Vehicle are of the Vehicle are of the Vehicle and the Vehicle are of the Vehicle and the Vehicle are of the Vehicle and the Vehicle are of the Vehicle are of the Vehicle and the Vehicle are of the Vehicle and the Vehicle are of the Vehicle and the Vehicle are of the Vehicle are

Article 39 (Consumption Tax)
The renter shall pay to the Company any consumption tax (including local consumption tax) imposed on transactions under these Terms and Conditions. Article 40 (Delinquency Charges)
If the renter and the Comoan Valid to perform their monetary obligations under these Terms and Conditions, each of them shall pay the delinquency charges to the other party at a rate of 14.6% per annum

If the renter and the Company fail to perform their monetary obligations under these Terms and Conditions, each of them shall gay the delinquency changes to be other party at a rate of 1.46 by per arrun.

Article 4.1 (Excussion of Anti-Social Forces, etc.).

The Company, the renter, and the Driver phereinather collectively referred to as the "Renter, etc." represents and was rate that they are and all rost of uniform of the following arrun.

Article 4.1 (Excussion of Anti-Social Endough Section of the Company and the person obtained to be an organized criticing rough and other person equivalent thereto (president company, a composite relative to a range person or group proclaiming futed as a social activity, or organized special influence of the person equivalent thereto (hereinatter collectively referred to as the "Organized Critice Group Member, etc.")

(2) A person with has a relationship in which an Organized Critice Group Member, etc." a bound to control or the bushardally involved the management of the Berter, etc., or who has a socially conformed relationship with an Organized Critice Group Member, etc.

Sound of the Company of the person equivalent thereof the present of the Company of the Company of the person equivalent thereof the Person expenses of the Company of

1) An act of making a violent demand or an unreasonable demand beyond the legal responsibility.
2) An act of using threatening behavior or statements or violence, or an act of damaging the credibility of the other party or obstructing the business of the other party by spreading rumors or

(L) for its of the event that the Company shall not be first and conditions in any foreign language, if there is a difference between the Japanese language version and the foreign language version.

Supplementary Provisions

party, or for such other purposes.

(A) A person who has a realizonship in which it is found to provide funds or benefits, etc., to, or have any other involvement with, an Organized Crime Group Member, etc.

(5) A person who has committed a crime that latis under the category of criminal processor's as defined in the Act on Prevention of Transfer of Crimecock (hereinather reterred to as a "Crime").

(1) As act of making a violent demand or an unreascontable demand beyond the legal reprocessibility.

As act of making a violent demand or an unreascontable demand beyond the legal reprocessibility.

in the event that the Company has established the terms and conditions in any foreign language, if there is a difference between the Japanese language v the Japanese language version shall prevail.

Article 43 (Detailed Regulations)

The Company may separative stablish the detailed regulations to these Terms and Conditions which shall have the same effect as these Terms and Conditions.

The Company may separably establish the defailed regulations to these Terms and Conditions. Article 4.4 (Provision of Information on Important Matters)

Article 4.4 (Provision of Information on Important Matters)

The Company shall endeavor to provide the renter with the information, in clear and plain language prior to the rental, regarding the important matters contained in these Terms and Conditions, etc., sha she details of the renter's shalling for damages and subserss compensation, the details and conditions of the Company's insurance or compensation system, and the measures to be taken in the event of loreal/down, accident, theft, etc., the measures to be taken in the event of loreal/down, accident, theft, etc., the measures to be taken in the event of legislip parking, and the measures to be taken in the event of delay in return of the Vehicle.

Article 4.5 (Posting of Terms and Conditions, etc.)

The Company shall present these Terms and Conditions, etc.)

(1) Displaying at the Company's sales stores in a namer cashly visible to the public (including displaying on electronic devices, such as displays.)

(2) Posting on vehibles, etc., in an easily visible manner.

Widdling, we lake that these returns also constraining Lank, etc. Arricle 4.7 (Sourceming Lank, etc.). Arricle 4.7 (Sourceming Lank, etc.). Arricle 4.7 (Sourceming Lank, etc.). Arricle 4.8 (Court of Jurisdiction by Agreement)

Arricle 4.8 (Court of Jurisdiction by Agreement)

If any dispute arise greating the rights and obligations under these ferms and Conditions, the summary court or district court that has jurisdiction over the location of the head office, branch office, or business office of the Company shall be the agreed court of jurisdiction, regardless of the amount claimed.

(s) Presenting documents inholding secur-insighes, timens sour as many.

Articles 46 (Amendment of Terms and Conditions, etc.)

The Company may amed these Terms and Conditions, etc. as mendfull these Terms and Conditions, etc., the Company shall announce, by an appropriate method such as posting on its website, the lact that these Terms and Conditions, etc., as amended, the details of the Terms and Conditions, etc., as amended, and the effective date of such amendment.