

VEHICLE RENTAL CONTRACT NO. ____

This Vehicle Rental Contract (hereinafter referred to as the "CONTRACT") was entered into on _____ in Bydgoszcz by and between:

- (1) the company operating under business name: "ENVIO GROUP POLAND SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ SPÓŁKĄ KOMANDYTOWA" with its registered office in Bydgoszcz at ul. Jagiellońska 21, 85-097 Bydgoszcz, entered in the register of entrepreneurs of the National Court Register under KRS number: 0000716322, whose registration records are kept by the District Court in Bydgoszcz, 13th Commercial Division of the National Court Register, NIP number: 9532640176 and REGON number: 341473272, represented by the

– hereinafter referred to as: "ENVIO RENTAL CAR",
and

(2) _____

– hereinafter referred to as the: "CLIENT"
whereby the Vehicle may be used by the Client and/or by:

and

– hereinafter referred to as the: "USER".

Each of the above-mentioned parties to this Contract may be hereinafter individually referred to as the "PARTY", and collectively all Parties to this Contract may be hereinafter referred to as the: "PARTIES".

1. SUBJECT MATTER OF THE CONTRACT

1.1. Under the terms and conditions of the Contract, Envio Rental Car hires and the Clients accept for hire the Vehicle with the following specification:

Brand:	_____	Registration number:	_____
Model:	_____	VIN number:	_____
Engine capacity:	_____	Year of manufacture	_____

(hereinafter referred to as the: "VEHICLE").

1.2. 1.2. The Vehicle Handover Report is the confirmation of the fact that the Vehicle has been handed over to the Client or to the authorized User.

2. RENTAL TERMS AND CONDITIONS

2.1. Envio Rental Car hires to the Client the Vehicle under the following terms and conditions:

Rental period: from: _____ o'clock to: _____ o'clock

Rent: PLN _____ / per day, in total: PLN _____ (in words: _____)

Deposit: PLN _____ (in words: _____)

Territory of use: Republic of Poland

Kilometers' limit: 200 kilometres per day

2.2. The Client is obliged to pay the Rent and Deposit by the Vehicle Handover Date.

2.3. The Client is obliged to return the Vehicle by the date indicated in sec. 2.1. of the Contract. The return of the Vehicle by the Client or by the authorized User shall be confirmed by the Parties in the Vehicle Return Report.

3. HANDOVER OF THE VEHICLE

3.1. The Parties jointly declare that:

3.1.1. The Vehicle is located on the date of the handover at the following address: _____;

3.1.2. The Vehicle will be handed over to the Client or authorized User by _____;

3.1.3. The Client or authorized User confirms that the Vehicle was handover to the Client or authorized User on _____;

3.1.4. The Client or authorized User confirms that on the day of handing over the Vehicle was fully functional and its condition was in accordance with the Handover Report signed between Envio Rental Car and _____ on _____, a copy of which was provided to the Client or authorized User by Mr/Ms _____.

3.2. Envio Rental Car agrees that the Client or authorized User collects the Vehicle directly _____ as proof of which the Client or authorized User and _____ sign the Vehicle Handover Report and deliver it to Envio Rental Car.

4. FINAL PROVISIONS

4.1. The Regulations of the Envio Rental Car (hereinafter referred to as the: "REGULATIONS"), which can be found at [www. https://erc.pl/regulamin](https://erc.pl/regulamin) are an integral part of the Contract, and directly apply to the Parties' rights and obligations. In the case of any inconsistencies between the provisions of the Contract and the Regulations, the Contract shall prevail.

4.2. The capitalised terms in this Contract have the meaning assigned to them in the Regulations.

4.3. The Contract has been drawn up in the electronic form.