



Motorhome Rent Agreement # ____

has concluded according to the law č. 40/1964- Občiansky zákonník SR

The Lessor: FLYING DOG, s.r.o., Irkutská 20A, 85110, Bratislava IČO: 50173545, DIČ: 2120212281, IČ. DPH: SK 2120212281
Č. účtu: 2947028769/1100 TatraBanka, IBAN: SK341100000002947028769, SWIFT: TATR SK BX
Tel.: +421 902 109847, E-mail: caravan.fd@gmail.com,
represented by its founder and Director Mr. Yuriy Oblog, on one side, and

The Lessee: _____, on the other side, hereinafter referred to as "Parties", concluded this Motorhome Rent Agreement (hereafter referred to as the Agreement) as follows:

1. THE RECITALS

By entering this Agreement the Lessor undertakes to provide the Lessee with the below stated motorhome (hereafter referred to as "MH") for temporary use and the Lessee undertakes to accept the stated motorhome, pay agreed rental price as well as other feasible payments connected with use of the MH as it is described in this Agreement, and also in Terms and Conditions of the motorhome rent (hereafter referred to as the TC) which are its constituent and integral part.

2. LEASED OBJECT

2.1. Leased object under this Agreement is the below mentioned MH approved in advance by the Parties to an Agreement:

Brand/type: LMC Breezer Lift H737 G; MH License plate number: _____

2.2. Extra services and accessories as described in The Handover-Acceptance Record of the MH.

3. RENTAL PERIOD AND PLACE OF RECEIPT OF THE LEASED OBJECT

3.1. The period chosen by the Lessee is the High/Low/Season. The MH is rented according to the General Conditions of the Agreement for the period from "____" _____ 2017 till "____" _____ 2017 that is for ____ paid days.

3.2. The date and time of MH handover to the Lessee stipulated in advance are "____" _____ 2017, after 15:00 p.m.;

3.3. The date and time of MH return to the Lessor stipulated in advance are: "____" _____ 2017, till 11:00 a.m.;

3.4. The Lessor hands over the MH to the Lessee at the address: Vyšehradská 3030/7, 851 06 Bratislava;

3.5. The Lessee returns the MH to the Lessor at the address: Vyšehradská 3030/7, 851 06 Bratislava.

4. RENT PRICE AND PAYMENT PROCEDURE

4.1. The Lessee undertakes to pay to the Lessor:

4.1.1. The total rental of the MH and the selected extra options: in the amount of _____ €;

4.1.2. The Caution (returnable deposit) in the amount of _____ €;

4.2. The Lessee pays the above-stated rentals and other payments by means and in terms, specified in the General Conditions of the Agreement. All payments mentioned in this Agreement or in the General Conditions of the Agreement are VAT included.

5. GENERAL AND FINAL PROVISIONS

5.1. This Agreement as well as the legal relations resulting from this Agreement or related to it is regulated by the legislation of the Slovak Republic and the General Conditions of the Agreement of the Lessor. In the sense of the law č. 40/1964- Občiansky zákonník, the General Conditions of the Agreement are an integral part of this Agreement and regulate other rights and liabilities of the Parties under this Agreement. By signing this Agreement, the Lessee declares directly that he studied the General Conditions of the Agreement and undertakes to fulfill them entirely.

5.2. This Agreement is concluded in writing. The probable alterations and supplements to this Agreement are in full force and effect only if they are concluded in writing and signed by both Parties.

5.3. The Handover-Acceptance Record of the MH and the Arbitration Agreement signed by the Parties are also the integral parts of this Agreement.

5.4. The parties under this Agreement agreed that all claims of the Parties under the current Agreement should be made in writing. The Parties agreed that mailing is considered to be delivered to the other Party (Addressee) by mail on the date of:

a) receipt by the Addressee;

b) unreasonable refusal of the Addressee to receive mailing;

c) when the mailing was returned (handed over) to the sender as undelivered provided that the mailing was sent to the legal addresses of the Parties specified in this Agreement.

5.5. The Motorhome Rent Agreement is prepared in two identical copies, one for each Party; each copy shall be signed in person by both Parties.

5.6. This Agreement comes into effect from the date of the last signature.

5.7. Both Parties under the Agreement declare that they studied the wording of this Agreement and its integral parts and unconditionally agree with its scope and its purpose that this Agreement reflects the Parties' true intentions and a free will in testimony whereof the Parties will sign this Agreement.

In Bratislava, date "____" _____ 2017

FLYING DOG, s.r.o. ____

Lessee: _____