

General information

The rental terms and conditions will apply all persons named in rental agreement which are liable for all costs due under the contract. Any legal entity or physical person legally capable of entering into the agreement with the Lessor and to accept responsibility for the vehicle throughout the rental period. the Lessor accept cash payment in local currency and non-cash payments Visa or MasterCard.

Requirements before rent

Required documents by the Lessor for rental agreement are a valid driver's license with a minimum period of 1 year, passport and a credit card. If the Lessee allow an unauthorized physical person to drive then this is considered as a breach of the terms and conditions and the Lessee will be held responsible for any consequences that may arise. Insurance does not apply to unauthorized driver.

Deposit

In addition to the rental cost the Lessee is requiring leaving deposit. The main function of the deposit is careful treatment to the vehicle and observance the rules of the road. the Lessor accepts Visa or MasterCard and block amount depends on vehicle category. If additional costs are not identified, the deposit will be unlocked within two weeks from authorization.

The duties of the Lessee

The Lessee guarantees that he has the rights to drive a vehicle as a subject of the rental agreement in accordance with the current legislature and does not have any physical or mental diseases preventing driving a vehicle. The Lessee to require provision to him of the keys, technical passport, insurance certificate of the vehicle, the power of attorney issued for the favor of the Lessee for driving the vehicle and other documents necessary for use of the vehicle. The Lessee to require hand-over of the vehicle based on the act of vehicle state of the vehicle being an integral part of the present agreement. The lessee shall be obliged to lay all claims to the defects revealed during acceptance of the vehicle. All revealed defects should be indicated by the Lessee in the agreement before acceptance of vehicle. The Lessee shall provide safety of the vehicle during the rental period. The Lessee should not to carry in the vehicle passengers exceeding the number provided for in the technical indicators of the vehicle. If vehicle is not under operation, the vehicle should be locked and alarmed. All windows, doors, hatch, hood, fuel tank, boot lid and drop head should be closed. The Lessee shall be obliged to compensate the Lessor for the damage or loses caused to the vehicle during the whole rental period. The Lessee responsible on following maintenance of the vehicle as well as on purchase of the necessary type of fuel, maintenance of required level of windshield, washer liquid, inspection and maintenance of the required level of engine oil, pressure in tires and level of cooling liquid. If the Lessee decided to extend the rental period agreed by the present agreement for use of vehicle, the Lessee should inform the Lessor in this respect immediately and to pay rental for additional period during which the vehicle will be kept by the Lessee. The vehicle shall not be used in any race test or competitive event, outside of Azerbaijan Republic without the Lessor written permission, under the influence of pharmaceuticals decreasing attention and perception reaction time and when intoxicated, for the transportation with breach of customs rules or by other illegal way as well as for any other purposes contradicting the applicable legislation of the Azerbaijan Republic. The Lessee shall not be entitled to perform any repair works without the written consent of the Lessor. The Lessee shall be obliged to inform the Lessor about all cases

of damage of the vehicle or its abnormal operation as well as theft of the vehicle and its loss for other grounds. In case of threatened damage of the vehicle, the Lessee shall be obliged to terminate to operate the vehicle. The Lessee is obliged to return the vehicle in clean form. In case of returning the vehicle polluted Lessee pays the cost of washing or dry-cleaning with rates applicable by the Lessor.

Responsibilities in case of traffic accident

In case of any accident the Lessee shall be obliged to call traffic police and assistance service immediately, receive police report with the detailed list of damages caused and provide the Lessor with all required documents within 3 days. The Lessee shall compensate the Lessor for the damage to the amount to be determined by the Lessor if damage or losses of the vehicles are caused by circumstances not being the insurance cases or if the Lessee does not observe the terms of present agreement. In case of any technical defects which oblige the Lessee to stop vehicle, the Lessee is provided with a road assistance service, included in the price of present agreement.

The duties of the Lessor

The Lessor hand over the vehicle to the Lessee based on the vehicle state act being an integral part of the agreement in the good technically working order indicated in the first article of the present agreement. The Lessor provide to the Lessee the keys, technical passport, insurance certificate of the vehicle, the power of attorney issued for the favor of the Lessee for driving the vehicle and other documents necessary for use of the vehicle. When vehicle is out of service, the Lessor shall be entitled to replace it with the similar or other vehicle with the same options. The Lessor shall be entitled to terminate the agreement earlier and demand for immediate return of the vehicle, if the Lessee violates any terms hereof of the agreement. Presented vehicles are most distribute vehicles in this category. The Lessor will provide the Lessee with a vehicle chosen by the Lessee or a vehicle similar in size and engine type. The Lessor cannot guarantee that the model of the vehicle will be the same as the vehicle displayed on the website

Flight information

The Lessee should provide accurate information about flight. In case of delay, the Lessor cannot follow the flight and guarantee the delivery of the vehicle.

Maintenance

During rental the Lessee should keep the vehicle in the same condition as that in which the Lessee start rent. If the Lessee have any doubt regarding technical condition, the Lessee should contact road assistance service. Any changes or mechanical interventions on the vehicle are forbidden without Lessor's prior written authorization. If this rule be breached, the Lessee must bear the duly justified costs of restoring the vehicle in the same condition before rent.

Insurance

The Lessee can cover the liability in case of the loss or theft of the rented vehicle during the rental period by contracting and purchasing mandatory Collision Damage Waiver and Theft Protection. Third Party Liability insurance included as part of rental agreement, because there is a legal obligation. Other protection products available to the Lessee for extra charge.

Definitions:

Abnormal use: means that use of the Vehicle whilst the Lessee is in charge of it doesn't comply with the traffic laws of Azerbaijan Republic that prevail or does not meet with the requirements of the rental agreement and does not meet with the standards of driving that would be expected of a reasonable and prudent driver.

Accident Report means a full and complete signed statement which records all of the facts of an accident or incident as they occurred (for example, how the event occurred, the nature of the damage to the Vehicle, the location where the incident took place, the dates and circumstances and any potential witness details)

Baggage: Means the Lessor and passengers travel bags and suitcases and the personal effects and belongings they contain. Personal effects include valuables worth 250EUR.

Excess amount is a specified sum of money that, provided the Lessee have complied with the rental terms and conditions and have not committed a breach of any applicable laws, is the maximum amount the Lessor will charge the Lessee for the cost of any damage caused to the Vehicle as a result of a collision during the rental period or its attempted theft; or the loss of a Vehicle if it is written off because it is irreparable or if it is stolen. The Excess amount is a non-waivable sum that is governed by the conditions of the protection product the Lessee have purchased.

Collision means the impact of the Vehicle with another fixed or moving body or object

Protection in this agreement applies to the means by which the Lessee financial liability for any damage to or loss of a Vehicle is limited to the Excess amount.

Loss of Use describes the circumstances where a Vehicle is unavailable for the Lessor to rent to another customer because, as a result of a collision during the rental period vehicle was damaged and the Lessor need to take it off the road to have it repaired.

Third Party Liability insurance means insurance that provides the Lessee with protection against liability for another party's claims for damage to his/her property max 5000 EUR. Third Party Cover is a mandatory legal requirement and it is therefore an integral part of rental agreement. The cost of it is included in the rental charge.

Collision damage protection product limits financial exposure of the Lessee for damage caused to the Vehicle whilst it is in his/her care. If the Lessee purchase standard collision damage protection product and comply with the applicable laws and the terms and conditions then the Lessor will pay for the cost of damage to the Vehicle that exceeds the Excess amount. The Lessee can reduce or eliminate the Excess amount by purchasing r premium/or medium collision damage protection products instead of the standard collision damage protection offering.

This protection does not cover the loss or theft of or damage to objects or property, (including luggage or goods) that are deposited or kept or transported in or on the Vehicle by the Lessee or by any Passenger.

This product protects the Lessee from liability for any amount greater than the Excess amount for the following combined costs related to:

The cost of damage to or repair of the Vehicle or its book value if it is not repairable and must be written off; and

The Lessor Loss of Use in the Vehicle whilst it is being repaired or written off; and in circumstances where:

The Lessee collide with a fixed or moving object; or

The Vehicle is subject to an act of vandalism while the Lessee is driving or using it; or
Any glass (including sunroofs or panoramic roofs) or lights or reflectors are damaged or broken
or tyres are damaged or punctured during a collision

Natural Catastrophes: The Lessee will be covered for the consequences of event qualifying as natural catastrophes as defined under French law. An excess, which is determined by Decree, will still be payable by the Lessee.

The Lessee will be financially liable for the full cost of the damage to the Vehicle if the damage is caused:

By the willful acts of the Lessee; or

By an explosion or fire in or to the Vehicle because the Lessee is using it to transport dangerous goods (dangerous goods being any product or substance that, due to its nature or main characteristics, is reasonably considered to be dangerous and which, if not transported with appropriate caution and safety, could cause harm to the Vehicle, and to any Third Party within a reasonable distance of the Vehicle); or

By its total or partial theft or an act of vandalism whilst the Vehicle is left parked unattended.

By negligence (which is behavior that falls below the standards expected of a reasonably sensible person in similar circumstances) or the negligence of the Passengers (for example but not limited to a fire caused by the use or disposal of cigarettes or cigars);

Because the keys are lost or stolen

Loss of or damage to the Lessee own property that is being transported or kept in or on the Vehicle during the rental period

Comply with terms and conditions and all applicable law and traffic regulation when the Lessee is driving the Vehicle. Notify the Lessor within 24 hours of the date on which the incident took place and, in any event, before the end of rental period. The Lessee must also return to the Lessor a full and complete Accident Report or any other document which the Lessor believe will be useful in support of it.

The Lessor will calculate the average cost of light damage from the table matrix that can be found at pick-up stations. If the damage is not listed in the table matrix (because it does not fit in with what is considered to be 'light damage' or it is not feasible to calculate the average price) then an independent expert will evaluate the damage cost which may be as much as the full Book value. However, provided the Lessee have complied with the terms and conditions and the applicable law and road traffic regulations then the maximum the Lessee will have to pay the Lessor is the Excess amount.

Theft protection products limit of the Lessee financial exposure for loss of the Vehicle if it is stolen or if it is damaged because it is subject to an attempted theft or the Vehicle is subject to an act of vandalism whilst the Vehicle is left parked unattended during rental. However, provided the Lessee have complied with the terms and conditions and the applicable law and road traffic regulations then the maximum the Lessee will have to pay the Lessor is the Excess amount. The Lessee can reduce or eliminate the Excess amount by purchasing premium or medium theft protection products instead of the theft protection offering.

This product protects the Lessee from liability for any amount greater than the Excess amount for the following combined costs related to:

The cost of damage or repair of the Vehicle (if it is recovered) or the book value of the Vehicle if it is lost

The Lessor Loss of Use in the Vehicle whilst it is being repaired or written off;

In circumstances of:

The theft of the Vehicle and any accessories following an occurrence of breaking and entering (accessories being any standard component incorporated in or on the Vehicle by the Constructor)

The attempted theft of the Vehicle and of any accessories

Any act of vandalism to the Vehicle whilst it is stationary and left unattended by the Lessee
Any glass or lights or reflectors that may be damaged or broken or tyres that are damaged or punctured as a result of the theft or the attempted theft

The product will not protect the Lessee in the following circumstances:

If the Vehicle is stolen or damaged because of the Lessee negligence or more specifically (but without limitation) as a result of keys being left in the Vehicle whilst it is unattended or having been delivered to an unauthorized person; the Lessee failure to use the anti-theft system appropriately, any failure by the Lessee to return the keys to the Lessor or if the Lessee left the Vehicle unlocked when he (or she) weren't using it;

Theft of or damage to personal or work related goods or possessions and any goods being transported in or on the Vehicle.

Comply with terms and conditions as they apply to the theft or potential theft of a Vehicle.

The Lessee should notify the local police of any incident or event immediately or as soon as is reasonably practicable and provide the Lessor with the police report or evidence that the theft has been notified to the police. Notify the pick-up station of the theft and return the keys. The Lessee should notify the Lessor at pick up station, within 24 hours of the time the Vehicle is missing and forward the keys to the Lessor at the place picked the Vehicle up.

With theft protection, provided The Lessee have complied with the terms and conditions, then the maximum the Lessee will have to pay is the Excess amount.

Glass, lights and tyre protection product will apply to any damage that occurs to glass (excluding sunroofs or panoramic roofs), lights or tyres in circumstances of normal use of the Vehicle during rental. If the Lessee have purchased this product the Lessee will be protected against the financial liability for damage to the windscreen, any side or rear windows, lenses (reflection of light) and lights or rear view mirrors (the glassware only – not the housing).

Damage to tyres on the Vehicle unless it arises from any abnormal use. The Lessee is not protected under this product against the financial liability for damage to the Vehicle if it arises because of wilful acts or negligence that the Lessee commit whilst using the Vehicle and which causes damage, for any damage to sunroofs or panoramic roofs, for the theft, fire or vandalism or for the administration costs the Lessor incur in handling any damage file. Comply with terms and conditions, all applicable laws and local traffic regulations when driving the Vehicle and notify the Lessor within 24 hours of the date on which the incident took place and, in any event, before the end of rental period. The Lessee must also return to the Lessor full and complete signed Accident Report or any other document which relates all of the facts as they occurred (nature of damage to the Vehicle, the location where the incident took place, the dates and circumstances and the potential witness details). The Lessee may include any other document the Lessee believe will be useful in support of your Accident Report. If during rental any glass or lights on the Vehicle are broken or any tyres on the Vehicle are damaged and the Lessee have not purchased this protection then the Lessee will be liable for the full cost of the damage that is incurred by the Lessor. If, however, the Lessee purchase this glass, lights and tyre protection by it one or in the context of the "Premium" package (and provided the Lessee have complied with the terms and conditions and the applicable laws and road traffic regulations) then the Lessee will have no financial liability for such damage. If the Lessee purchase this glass, lights and tyre protection in the context of the "Medium" package (provided the Lessee have complied with the terms and conditions and the applicable laws and road traffic regulations), then the maximum the Lessee will have to pay to the Lessor is the Excess amount.

Personal accident protection product the Lessee can claim for the financial cost of any of the following potential consequences resulting from the Lessee death or injury in a collision that occurs when the Lessee is driving the Vehicle. Provided the Lessee have not committed a breach of any applicable laws (including any relevant road traffic regulations and, in particular, relating to the wearing of seat belts and not exceeding the official passenger capacity of the

vehicle – for instance if 7 people are injured in a 5 seater vehicle then the Personal Accident protection will simply not apply at all) then the Lessee will be entitled to the protection up to the indemnity limit shown above. However, if the Lessee didn't comply with those laws or regulations then insurer may refuse the cover altogether or, if it can be shown that the Lessee were partially responsible for the level of injury the Lessee suffered in the collision or incident, it may seek to reduce its liability for the costs.

Basic protection is included in the quoted rental price. It limits financial liability of the Lessee in case of damage of the vehicle caused by collision, theft or attempted theft. The excess amount for Basic Protection varies depending on the vehicle category chosen. Basic protection is mandatory for rental.

Medium protection reduces financial liability of the Lessee in case of damage to the vehicle as a result of collision, theft or attempted theft. Medium protection package also protects the Lessee in the event of damage to the windscreen, headlights or tires. It also includes personal accident protection that provides indemnity for drivers and people in the vehicle in case of bodily injury or death.

Premium protection package waives financial liability of the Lessee in case of damage to the vehicle, windscreen, mirrors, headlights or tires as a result of collision, theft or attempted theft. It also includes personal accident protection, covering drivers and passengers in the event of bodily injury or death. Also covering personal effects in the event of lost or damaged luggage.

Damage management

Depending on the type of protection the Lessee bought for the rental, the Lessee may not have to pay for the damage, or the Lessee may only be partially liable. See the Insurance provision in the terms and conditions. If the Lessee identify some damage with the Lessor on returning the vehicle, the Lessee can acknowledge the damage by signing the agreement. The Lessor will then provide the Lessee with an invoice describing the repair costs plus an administration fee for the treatment of the Damage and the Vehicle immobilization that will be charged to the Lessee. Repair costs vary depending on the type of damage:

Interior cleaning – 30EUR up to 100EUR

Head restraints – 70EUR up to 350EUR

Seats/Covers/Doors Lining/Door Cover – 200EUR up to 450 EUR

Mats – 60EUR up to 200 EUR

Cigar Lighter – 40 EUR up to 100EUR

Ashtray – 30EUR up to 80 EUR

Dashboard – 400EUR up to 1500EUR

Radio/CD Player/ Multimedia screen – 400EUR up to 2000EUR

Rear View Mirror – 100EUR up to 250 EUR

Luggage Cover – 100EUR up to 200EUR

Warning Triangle – 10EUR up to 20EUR

Key Rim – 10EUR up to 20EUR

Jack – 20EUR up to 50EUR

Spare wheel – 80EUR up to 500EUR

Sound speakers/Sub-Woofer 40EUR up to 100EUR

Locks – 300EUR up to 900EUR

Aerial – 20EUR up to 150 EUR

Door Mirror – 50EUR up to 400EUR

Side Indicators – 50EUR up to 150EUR

Molding – 50EUR up to 150EUR

Molding – 10EUR up to 30EUR

Headlights – 80EUR up to 1200EUR
Windscreen – 300EUR up to 800EUR
Wiper Blades – 20EUR up to 40EUR
Bumper Skirt – 80EUR up to 800EUR
Badge – 20EUR up to 100EUR
Exterior dent no paint less than 2cm – 50EUR up to 80EUR
Exterior dent plus paint less than 2cm – 150EUR up to 300EUR
Scratches less than 2cm – 100EUR up to 200EUR
Exterior dent no paint more than 2cm – 70EUR up to 250EUR
Exterior dent plus paint more than 2cm – 150EUR up to 500EUR
Scratches more than 2cm – 120EUR up to 500EUR

The actual cost of the damage will be influenced by the make and model of the vehicle the Lessee is renting. More substantial damage impairing the use of the vehicle and requiring its temporary immobilization, such as bodywork damage. This type of damage will be evaluated by an independent expert and charged according to the expert's report or a cost estimation made by an independent auto-repair garage.

The rental price includes

The basic rental charges includes: third party liability, collision damage waiver, theft protection with a deductible amount depending on the product which added to rental agreement, unlimited mileages, addition of one additional driver and technical assistance in case of impairment of the vehicle working order not caused by the Lessee. The information Lessee provide the Lessor at the time of booking will have impact on the price. Any changes to that information could therefore mean that the price also changes. The price the Lessee will pay comprises the rental charge for agreed number of calendar days including VAT.

Other charges

The Lessor has a possibility to provide the Lessee with the pick-up and drop-off services even out of the opening hours of the stations. In case the Lessee need a rental agent to meet the Lessee at the out of hours' time, the additional charge 10USD will apply to agreement. Please note that rental agreement does not automatically ends when the Lessee drop off the keys. The vehicle will remain on the parking space where the Lessee will have parked it until opening of the Lessor station that will proceed to the inspection of the vehicle and close rental agreement. Therefore the Lessor reminds the Lessee must park the vehicle on an area provided for that purpose. The vehicle documents remain in the glove box of the vehicle. Providing that the vehicle is inspected at a later stage – during opening hours of the station – the Lessor recommends the Lessee to take photographs of the vehicle in order to keep evidences of the date and state of return of the vehicle once it is parked and before the drop off the keys. In case of violation of the terms and commitment of actions deteriorating the vehicle, the Lessee shall pay the Lessor fines in following amount:

In case of smoking in the vehicle - 40 EUR;

In case of damage of seat upholstery – 120 EUR;

In case of damage of compartment covering - 100 EUR;

In case of wheel damage – full amount for new wheel with same manufacture and size;

In case of loss of a key - 250 EUR;

In case of loss a plate number -250 EUR;

In case of loss a vehicle ID - 250 EUR;

Deliver and Collection charges in town - 15EUR / Included: 35KM / Charge per ADD KM: 0.2KM.

Charges out of town - Amount: 110EUR / Included: 260KM / Charge per 0.2KM.

Unused rental days. If the Lessee decides to return a vehicle earlier than initially planned, the Lessor will not refund payment for unused rental days.

The penalties for traffic violations during the rental period. The Lessee pay them fully.

At the time of vehicle's off-hire, the cost of any un-reported damage/s as well as damages with no police report/s, would be fully charged from the Lessee.

Additional equipment

Navigation system – 7 EUR per day/ 42 EUR maximum per rental

Child Seat for Infant (0-12M/0-13KG) 5 EUR per day/ 35 EUR maximum per rental

Child Seat (1 - 3 YRS / 9 -18KG) 5 EUR per day/ 35 EUR maximum per rental

Child Seat (4-7YR/15-30KG) 5 EUR per day/ 35 EUR maximum per rental

Young Driver 10 EUR per day/ 60 EUR maximum per rental

Senior Driver 8 EUR per day/ 50 EUR maximum per rental

Chauffeur - 8h working day 40 EUR per day

Snow Tyres 5 EUR per day/ 35 EUR maximum per rental

Return policy

The Lessee shall be obliged to return the vehicle at the place which was indicated in rental agreement. The vehicle should be returned during the rental period specified in the agreement and in case of early termination of this agreement – immediately after its termination. On return the Lessee shall be obliged to return all things transferred to it. By the agreement of the parties, the Lessee shall be entitled to return the vehicle to the Lessor at the other place than mentioned in the agreement. In this case, the Lessee shall be obliged to compensate the Lessor for all expenses incurred by it in connection with delivery of the vehicle to the place determined. If the Lessee fails to return the vehicle at the same time stated in the agreement, the Lessor shall be entitled to file an application for theft of the vehicle to the bodies of the Ministry of Internal Affairs of Azerbaijan Republic. The Lessee shall be obliged to return the vehicle with the fuel margin not less than as of the rent start date.

Fuel Policy

All vehicles are supplied with a full or partially full tank of fuel. If the Lessee have not returned the vehicle with a full or the same amount of fuel as it was as the time of pick-up, the Lessee will be charged with the following costs: Refueling diesel charge 0.50EUR plus 0.35 EUR amount per liter. Refueling leaded charge 0.50 EUR plus 0.50 EUR amount per liter. Refueling unleaded charge 0.50 EUR plus 0.70 EUR amount per liter. There is no refund for unused fuel at the end of the rent.

Payments

The Lessee shall pay the Lessor's services at the rates established by the Lessor and specified in the agreement. The services shall be paid on the date of transfer of the vehicle to the Lessee. In case of untimely return of the vehicle to the Lessor, the Lessee shall pay a rent for the whole overdue period calculated in accordance with the agreement, and fine in the amount specified in the agreement. Untimely return shall be delay in the vehicle return for more than 1 hour. The Lessee shall pay the Lessor a pledge as of the date of conclusion of the agreement in the amount specified in the agreement in order to ensure fulfillment of its obligations under the contract. The pledge shall be returned to the Lessee when it fulfills all its obligations under the contract. All payments under this agreement are made in Azerbaijan manats.

Cancellations and No Shows

Cancellation fees for prepaid:

If the Lessee cancel 48 hours or more before rental is due start, the paid money will be returned. If the Lessee cancel in the 48 hours period before pick-up, the money the Lessee have paid will be refunded, minus 50EUR(or the whole price of rental if value is lower).

No-Show:

The Lessee will be charged 95 EUR in case of "No Show" (or the whole price of rental if value is lower)

Settlement of Disputes

All disputes arising out from performance of the present agreement shall be settled under the mutual negotiations of the parties.

In case of impossibility of settlement of the dispute in the result of the negotiations, the dispute shall be settled by the relevant court of Azerbaijan Republic.

Important conditions

Making an order, the Lessee confirm that the Lessee have read and accepted terms and conditions. When the Lessee receive a vehicle, the Lessee need to sign a rental agreement.

Rental agreement If the Lessee don't not agree with any terms of the rental agreement – discuss this with the rental company at the time of signing the agreement.

In case of technical problems or accidents, the Lessee must immediately the Lessor. Repair and replacement of the vehicle is organized exclusively by the Lessor. In all cases, regarding to the rules of the road, the driver and passengers must be fastened with seat belts.

The Lessor respects the Lessee's right and guarantees the confidentiality of the Lessee's data.

If the documents do not correspond with internal regulations and a credit card with insufficient funds to block the deposit, the Lessor has a right to refuse to the Lessee.

Final provisions

The present agreement has been drawn up in two counterparts having the same legal effect with the text of the present agreement. Each party shall be given one counterpart accordingly. The acts on handover and takeover of the vehicle, as well as the additional conditions of the rental shall be considered an integral part of the present agreement.

Any amendments and modifications to the present agreement shall be legally effective when drawn up in writing and signed by the parties and deemed to be an integral part of the agreement.

Invalidity of any provision of the present agreement shall not cause invalidity of the rest of the agreement in whole.

Except for the cases provided for in the legislation, the parties cannot assign the obligations provided for in the agreement to other persons.

Either of the parties may terminate the agreement unilaterally by one day prior notice to the other party.

Termination of the present agreement does not relieve the parties from performance of the obligations undertaken by the under the same agreement.

Payment of the fines based on the present agreement does not relieve the parties from performance of the obligations undertaken by the under the same agreement.

All issues not regulated by the present agreement shall be regulated based on the civil code of Azerbaijan Republic.