

GENERAL TERMS AND CONDITIONS OF VEHICLE RENTAL

I. INTRODUCTORY NOTES

These General Terms and Conditions (hereinafter referred to as the “TERMS AND CONDITIONS”) form an integral part of the Vehicle Rental Agreement (hereinafter referred to as the “AGREEMENT”) concluded between the Lessor – AVANT CAR d.o.o. for services and business consulting, headquartered in Zagreb (City of Zagreb), Savska Opatovina 36, registered with the Commercial Court in Zagreb under the registration number (MBS): 080899477, tax number (OIB): 78707119336 (hereinafter referred to as: “AVANT CAR”) – and the person renting a vehicle from AVANT CAR, defined in the AGREEMENT as the Renter, the Driver, and Additional Driver (hereinafter collectively: the “USER”). By signing the AGREEMENT, the USER confirms having read, understood, and fully accepted both the AGREEMENT and these TERMS AND CONDITIONS, and agrees to comply with them. The USER also confirms awareness and acceptance of all specific conditions attached to SCDW and WUG packages, where applicable. The USER waives any right to to any objections referring to the fact that the provisions of these TERMS AND CONDITIONS at the time of signing have not been known or the TERMS AND CONDITIONS have not been submitted to him.

II. COLLECTION AND PROCESSING OF PERSONAL DATA

The USER voluntarily submits their personal data for the exclusive purpose of concluding and executing the AGREEMENT. Additionally, the USER expressly consents to AVANT CAR using their personal data for communication, statistical processing, marketing, promotional updates, invitations to events, and other business purposes. AVANT CAR undertakes not to disclose USER data outside the Republic of Croatia, nor to share them with third parties, except when necessary for the fulfillment of the AGREEMENT or when prescribed by law (e.g., traffic violations). AVANT CAR undertakes also to process, secure and keep secret all USER's personal data obtained through the AGREEMENT pursuant to relevant provisions on personal data protection and solely within the scope of authority and the purpose of obtaining or collecting them. Personal data will be processed and protected according to applicable Croatian regulations.

III. SUBJECT MATTER OF AGREEMENT

The AGREEMENT stipulates that AVANT CAR, as Lessor, will provide the USER, as Renter, with a motor or electric vehicle (hereinafter: “vehicle”) under the terms of the AGREEMENT. The USER agrees to pay the agreed rental fee. The driver who, on behalf of the USER's legal entity, collects the vehicle and signs the AGREEMENT, must be authorized and shall warrant and be liable to AVANT CAR jointly and severally with that legal person for the compliance with and performance of all obligations hereunder in the AGREEMENT and these TERMS and CONDITIONS.

IV. TERMS OF RENT AND USER'S OBLIGATIONS

By signing this AGREEMENT, the USER declares that they meet the legal requirements for operating the rented vehicle, including minimum age and possession of valid driving licenses, which must be presented to AVANT CAR in their original form. AVANT CAR shall retain copies of such documents for its internal purposes and as enclosure to the AGREEMENT. The USER must also present a valid credit card for pre-authorization pursuant to the AGREEMENT. By signing the AGREEMENT, the USER declares that he is familiar with obligations set out below and that he shall ensure:

1. Not to use the rented vehicle for driver training (driving school or lessons), towing, racing, criminal acts, or any unlawful activity. To use the vehicle solely for personal needs and drive only if they are listed in the AGREEMENT, or with AVANT CAR's written consent. In accordance with the above, the use of the vehicle is prohibited in the following cases: for the paid transportation of persons and/or cargo, including as a taxi service or any other form of passenger or goods transport not intended for personal use; for further leasing or use by any person not listed in the AGREEMENT, i.e., without the written approval of AVANT CAR. The USER affirms that, for the full rental period, they meet all required conditions, including possession of valid documents and appropriate certifications or licenses necessary for operating the rented vehicle. The USER agrees to handle the vehicle with the care of a responsible owner or professional and in accordance with all technical guidelines, recommendations, and good practices. Specifically, the USER must ensure that the vehicle is always properly locked when left unattended, with all windows closed, and that keys and vehicle documentation remain under personal control at all times. The USER further warrants that the vehicle will not be overloaded with passengers, luggage, or goods, in accordance with the manufacturer's specifications, nor improperly loaded in a way that violates applicable laws. The USER must not operate the vehicle if it is not in a roadworthy condition or is technically faulty, particularly if such issues are known or reasonably should be known based on legal requirements and common knowledge.
2. That for the entire duration of the rental, they meet certain conditions related to valid documents and appropriate licenses/examinations for operating the rented vehicle.
3. It is prohibited to operate the rented vehicle if the USER - driver is under the influence of alcohol, drugs, narcotics, sedatives, sleeping pills or other psychoactive substances under which driving a vehicle is not recommended or is prohibited. Transport of flammable and / or dangerous substances is not allowed.
4. That the rented vehicle is operated pursuant to traffic regulations and in accordance with weather and road conditions.
5. Upon termination of the AGREEMENT, the USER shall also be held liable for traffic offences, improper parking or other violations of regulations during the rental
6. That the rented vehicle is not driven beyond the borders of Croatia without prior consent of AVANT CAR. Otherwise the fee will be charged for crossing the border without the consent of AVANT CAR in the amount of EUR 500,00 + 25% VAT. In case of violation of cross-border and territorial limitations of the use of the vehicle, all paid extras for USER under these TERMS AND CONDITIONS shall be considered expired.

7. That without prior written consent given by AVANT CAR, modifications, repairs, finishing and other works on the vehicle are not allowed.
8. That the interior of the rented vehicle has to be returned in the condition it had been taken over and that the ban on smoking and the ban on transporting pets shall be obeyed. Otherwise, THE USER shall pay the fee for violating the ban on smoking in the vehicle and / or causing greater impurity of the interior according to AVANT CAR's pricelist.
9. The use of the rented vehicle for other purposes than those stated in the AGREEMENT, these TERMS AND CONDITIONS and applicable regulations and for other purposes which shall endanger or infringe AVANT CAR's proprietary rights is not allowed.

If these TERMS AND CONDITIONS are violated, the USER is liable for all related costs, damages, loss of income, and potential early termination of the AGREEMENT.

V. VEHICLE COLLECTION

The vehicle may be collected by the USER after signing the AGREEMENT and these TERMS AND CONDITIONS, fulfilling all required conditions, and completing the necessary formalities. The USER declares that they are fully familiar with the business terms and conditions of vehicle rental. By signing the "Check-Out" record, which documents the condition of the vehicle and its fuel or battery level, the USER takes possession of the vehicle and obtains the right to operate it. AVANT CAR provides, and the USER accepts, the vehicle in proper working condition, suitable for the agreed use, technically faultless, and generally free from damage. The vehicle is delivered with the required equipment, registered, insured (either with or without a deductible), typically with a full fuel tank or a fully charged battery, and accompanied by the original documents — including the vehicle registration and a copy of the insurance policy. Any existing damage (such as scratches), extra equipment, or a lower fuel or battery level will be documented in the "Check-Out" Vehicle Takeover Record. Upon collection, the USER is required to immediately inspect the condition of the vehicle, its equipment, and documentation. Later complaints will not be considered. By signing the "Check-Out" Record, the USER confirms that they have thoroughly inspected the vehicle and the accompanying documentation. The USER acknowledges that the vehicle is fully suitable for its intended use and that there are no further requirements or claims toward AVANT CAR. All risks associated with the vehicle, its equipment, and documentation — including the risk of damage, destruction, loss, or liability to third parties — from the time of collection until the vehicle is returned, are solely borne by the USER. AVANT CAR shall not be held liable for any damages suffered by the USER due to delays in the delivery of the vehicle, nor for any losses incurred during the rental period as a result of accidents, malfunctions, or the inability to use the vehicle.

VI. RENTAL DURATION

The rental period lasts a minimum of 24 hours and generally begins and ends at the time specified in the AGREEMENT. The USER may request an extension of the agreed rental period, as well as any other changes related to the rental, from AVANT CAR either in person or in writing, no later than 24 hours before the rental period expires. Otherwise, if the vehicle is not returned on time, AVANT CAR reserves the right to report the vehicle as missing. If the USER continues to use the vehicle without written approval from AVANT CAR or fails to return the vehicle as agreed, they agree to pay AVANT CAR double the daily rental rate according to the current Price List, along with applicable daily surcharges, incurred costs, and all other rental obligations for the unauthorized extended period. The USER is considered to have delayed or unilaterally extended the rental if the vehicle is returned more than 59 minutes after the agreed return time. In such a case, the rental ends either when the vehicle is returned or when AVANT CAR takes possession of the vehicle. In the event of an accident or vehicle breakdown, the rental ends on the day the USER notifies AVANT CAR in person or in writing and acts in accordance with the provisions of these TERMS AND CONDITIONS (Section IX) related to such cases. If the USER returns the vehicle 60 minutes or more after the agreed return time, it shall be considered a full-day delay, and an additional full-day rental will be charged (with the minimum rental duration being 24 hours), including daily surcharges, incurred costs, and all other obligations for the additional rental day.

VII. VEHICLE RETURN

The USER agrees to return the vehicle, along with all accompanying accessories, equipment, and documentation, to the location and at the time specified in the AGREEMENT, or earlier if requested by AVANT CAR. The USER undertakes to return the vehicle in the condition in which it was received, accounting for normal use — properly maintained, cleaned (both inside and out), with a full fuel tank or fully charged battery, free of personal belongings or third-party items, and fully ready for regular use. Upon return, a Vehicle Return Report (“Check-In” Record) will be completed, documenting the vehicle’s condition. If the vehicle is returned outside of working hours without the presence of an AVANT CAR employee, the USER remains responsible for the vehicle until it is officially received by an AVANT CAR employee and the rental agreement is closed. The USER expressly accepts the Check-In Record prepared by AVANT CAR in their absence, which will record the mileage, fuel/battery level, general internal and external condition of the vehicle, as well as the presence of required and additional equipment. Any discrepancies compared to the original Check-Out Record — including new damage, lower fuel/battery level, incorrect refueling, or missing mandatory or additional equipment, documents, or keys — will be charged to the USER from the authorized amount on their credit card, in accordance with the agreed payment terms and insurance policy. If the USER fails to return the vehicle as stipulated in the AGREEMENT, they unconditionally and without objection authorize AVANT CAR (where possible) to repossess the vehicle without the USER's consent or presence, and accept the corresponding Check-In Record prepared by AVANT CAR at that time. The USER explicitly and unconditionally waives the right to file any legal claims related to disturbance of possession or similar actions, including any claims for self-remedy, and also waives the right to dispute the contents of the Check-In Record. If the

USER changes the pre-agreed vehicle return location without prior written approval from AVANT CAR, they agree to pay the corresponding fee as specified in AVANT CAR's current Price List.

VIII. VEHICLE INSPECTION AFTER THE RENTAL ENDED

AVANT CAR reserves the right to perform a detailed inspection of the vehicle within 15 days after the end of the rental period. If AVANT CAR determines, upon the return of the vehicle, that the condition recorded in the Check-In Record is not appropriate, or that the condition differs from the one recorded in the Check-Out Record, or that the USER used the vehicle in violation of the AGREEMENT, AVANT CAR reserves the right to carry out all necessary repairs and take other measures at the USER's expense in order to restore the vehicle to its original condition. If damage to the engine or drivetrain occurs due to the USER's negligence — including but not limited to lack of engine oil, transmission or differential oil, coolant, use of incorrect fuel, or damage to the oil pan, clutch, any part of the undercarriage, or damage or theft of tires, rims, or wheel covers — or in the event of other characteristic mechanical failures caused by negligence or carelessness, the USER agrees to compensate AVANT CAR for the following, cumulatively:

1. The full cost of vehicle repair,
2. A damage processing fee in accordance with the current price list,
3. The amount of lost revenue due to the vehicle being unavailable for rental during repairs,
4. The daily rental fee according to the current AVANT CAR Price List.

The USER shall reimburse AVANT CAR for the costs outlined in point 3 and 4 for each day the vehicle is out of service due to repairs, up to a maximum of 30 days.

Vital components of the vehicle are marked with factory serial numbers. If AVANT CAR finds that any part is missing or has been replaced, it has the right to charge the USER for all damages, as outlined above. If the USER fails to return any equipment and/or received documentation, they are obliged to reimburse AVANT CAR for all costs of replacing those items. Missing equipment will be charged at the supplier's replacement cost, increased by a handling and procurement fee. The cost for reporting and reissuing lost vehicle documentation will be charged according to AVANT CAR's current Price List. The USER is also liable for any other damage to the vehicle resulting from non-compliance with the provisions of this AGREEMENT. In case of disagreement regarding the vehicle's condition after the end of the rental period, the final assessment will be made by an authorized service technician or appraiser, at the USER's expense.

IX. DAMAGE CAUSING SITUATIONS, DEFECT ON THE RENTED VEHICLE

In the event of an accident, breakdown, damage, destruction or theft of the vehicle, as well as in the case of natural disasters and fires, or if the vehicle is involved in any incident (hereinafter referred to as a "damaging event"), which could lead to a dispute between AVANT CAR and the USER or between AVANT CAR and third parties, the USER is obligated to:

1. Immediately, and no later than 4 (four) hours, notify the nearest AVANT CAR office and provide a statement regarding the situation and follow the provided instructions,
2. Immediately report the incident to the police (PU), preserve evidence until the arrival of the police, and request a report of the event,
3. Protect the vehicle from deterioration and prevent further damage until it is taken over by AVANT CAR.

All costs arising from a damaging event for which no police report is made or the USER has not provided a statement, as well as in cases where the USER has not treated the vehicle with the care of a good host/businessman, shall be borne entirely by the USER — regardless of whether the USER previously accepted and paid the additional fee for damage liability reduction and regardless of their potential fault for the event. In the case of vehicle theft due to the USER's negligence during the rental period, the USER is obligated to reimburse AVANT CAR for the vehicle's value, reduced for depreciation. In addition, the USER is obligated to reimburse AVANT CAR for the lost income caused by the inability to use the rented vehicle. This provision also applies if the USER fails to return the vehicle within 48 hours after the rental period ends. In the event of a breakdown or mechanical failure of the rented vehicle, the USER is obligated to:

1. Notify the nearest AVANT CAR office and provide a statement regarding the situation and follow the provided instructions,
2. Protect the vehicle from deterioration and prevent further damage until it is taken over by AVANT CAR, unless otherwise agreed by AVANT CAR and the USER.

In the event of a damaging incident or breakdown, the USER is entitled to free transportation from the accident site or vehicle replacement only if these costs are covered by insurance. If the USER fails to comply with the provisions of this AGREEMENT, they are obligated, upon request by AVANT CAR, to reimburse the full repair costs of the rented vehicle resulting from the damaging event during the rental period, as well as any other losses incurred by AVANT CAR due to the damage, including the amount of lost daily rental income due to the vehicle's unavailability during repairs, up to a period of 30 days. The USER will only pay the damage excess (franchise) as specified in the valid Price List. In the case of any damage and/or loss of any mechanical part of the rented vehicle, if the cost of damage and/or loss is less than the corresponding damage excess (franchise) amount, the USER will be charged accordingly.

X. DAMAGE LIABILITY LIMITATION (FRANCHISE)

The vehicle is insured for automotive liability (AO) during the rental period. In the event of damage, the USER is responsible for the deductible (franchise) according to the agreement, unless the franchise has been purchased through the SCDW/WUG package. However, in the case of a breach of the TERMS AND CONDITIONS, the USER will bear the full cost of the damage. CDW and TP do not cover damages and losses incurred in risky areas and/or war zones, nor do they cover damages in cases where the vehicle is used outside the borders of the Republic of Croatia without prior written consent from AVANT CAR. CDW and TP also do not cover the cost of damage handling fee, which amounts to EUR 80.00 + VAT. By paying the daily additional fee for passenger insurance (PAI), the driver and passengers are insured in case

of death and disability up to the amounts prescribed by the insurance company with which all AVANT CAR vehicles are insured. By accepting or choosing the option to reduce liability, such as CDW, TP, SCDW+, and/or WUG, the USER's material responsibility for damage is not diminished if they have not adhered to these established TERMS AND CONDITIONS or provisions in sections IV, VIII, and IX of these TERMS. The insurance does not cover the USER's liability for damages caused to the rented vehicle, as well as to the property and persons of third parties (both legal and natural persons), in cases where such damages were caused intentionally, under the influence of alcohol, drugs, or other intoxicants, driving without a valid driver's license, or while under a driving ban, as well as when the vehicle carried more passengers than registered seats or in other circumstances stipulated by the insurance rules, which the USER has been previously informed about. Furthermore, the insurance does not cover the risks of destruction or damage to the vehicle's tires, rims, hubcaps, or undercarriage, unless these risks have been specifically agreed upon with an additional fee through WUG protection according to the applicable Price List. The insurance does not apply in cases where the damage occurred in risky areas or war zones, or if the vehicle was used outside the borders of the Republic of Croatia, in transit, during ferry transport, or on islands, without prior written consent from AVANT CAR. By signing the rental agreement, the USER assumes full responsibility for the rented vehicle and authorizes AVANT CAR to charge all costs related to repairs, malfunctions, loss, or damage up to the amount of the deductible or the full amount of the damage in the case of non-compliance with these Terms, including damages discovered after the vehicle is returned, which the USER failed to report to AVANT CAR according to the prescribed vehicle return and inspection procedure.

XI. PAYMENT TERMS

In the case of direct payment to AVANT CAR's account, the USER agrees to pay the rental fee, additional charges (related to the reduction of liability for damage, deductible, additional equipment, and services), as well as any incurred costs, which are calculated according to the applicable Price List (damage, fees, etc.) and which are charged to the USER in accordance with these TERMS AND CONDITIONS, no later than 8 days from the invoice issuance date. In case of delay, AVANT CAR reserves the right to charge legal default interest, as well as any actual additional costs incurred (reminders, lawyer's fees, court costs, etc.). If the USER settles the costs through direct payment to AVANT CAR's account, they must do so within the specified payment deadline. If the USER settles their obligations with a credit card, the USER authorizes AVANT CAR, under this agreement, to charge the rental costs directly to the credit card issuer based on the credit card slip. By signing these TERMS AND CONDITIONS, the USER agrees that AVANT CAR may charge all repair, malfunction, or loss costs discovered after the vehicle has been returned, if the USER has failed to report the issue to AVANT CAR in accordance with the vehicle return and inspection procedure, to their credit card or through another agreed-upon payment method. By signing this AGREEMENT, the USER acknowledges that AVANT CAR is not responsible for the duration of the authorization on the USER's credit card, and that the release of authorized funds depends solely on the policy of the bank issuing the credit card.

XII. REIMBURSEMENT OF EXPENSES TO THE USER

AVANT CAR will reimburse the USER for reasonable and previously approved expenses for oil changes, service, and minor repairs incurred during the rental period, except for the costs of washing the rented vehicle, upon presentation of an authenticated issued invoice. The invoice must be addressed to AVANT CAR and will be accepted by AVANT CAR if it has been paid in cash to a legal entity. If it is determined that the USER has unjustifiably replaced any component, part, or device of the vehicle, AVANT CAR will not reimburse the USER for the value of that component, part, or device. To be reimbursed for the above-mentioned costs, the USER must obtain approval from an authorized representative of AVANT CAR; otherwise, reimbursement will not be possible. In the event of a vehicle breakdown within the Republic of Croatia and/or abroad, the USER is required to contact the office for repairs or vehicle replacement. In cases where the USER obtains AVANT CAR's approval for vehicle repairs and/or damage removal, the USER will be reimbursed for repair costs in accordance with the agreed insurance, upon presentation of the original invoice from the authorized service center and for any parts of the vehicle replaced due to a fault. When repairing a vehicle outside the borders of the Republic of Croatia, the USER must present the repair invoice to the customs officer upon crossing the border and have it stamped. AVANT CAR is not responsible for any damage or loss of property belonging to the USER in or on the rented vehicle.

XIII. FUEL, MILEAGE, AND TRAFFIC COMPLIANCE

Fuel is not included in the rental price. The USER takes over the responsibility for refueling the vehicle and for complying with traffic regulations. If the USER returns the vehicle with less fuel than when it was rented, AVANT CAR reserves the right to charge for the refueling fee and the cost of fuel according to the applicable AVANT CAR Price List. The mileage at the time of rental is recorded according to the factory-installed and sealed odometer. The USER is not allowed to tamper with the odometer or the instrument panel. In the event of a malfunction of the odometer, the USER must immediately notify the nearest AVANT CAR office and follow the instructions. Failure to do so will result in the USER being charged the daily rental rate without mileage limitation according to the applicable AVANT CAR Price List. The USER is responsible for and assumes all obligations arising from non-compliance with traffic regulations, improper parking, or other violations during the rental period, and for any damage resulting from these actions. The USER agrees to pay all fines without intervention from AVANT CAR and to settle them immediately upon AVANT CAR's request. If the USER settles their obligations with a credit card, the USER expressly authorizes AVANT CAR to charge their credit or debit card, without prior notice, for the payment of all traffic violations, parking fines, and other penalties resulting from violations of Croatian laws or the laws of the country in which the vehicle is driven, committed during the rental period, regardless of when the violation was discovered or became due, along with any potential handling fees.

XIV. LOSS OF PROPERTY

AVANT CAR is not responsible for any property belonging to the USER or third parties left in the vehicle or within AVANT CAR's premises. By signing the AGREEMENT, the USER fully waives

any claims arising from such losses and related damages. The USER is fully responsible for any loss of AVANT CAR property entrusted to them under the AGREEMENT, such as vehicle keys, documents, additional equipment, etc. In the event of a loss during the rental period, all costs for making duplicates are solely the responsibility of the USER, including delivery costs, as per the applicable AVANT CAR Price List.

XV. WITHDRAWAL FROM THE CONTRACT

The Lessee may sign the rental agreement at the Lessor's business premises or, in exceptional cases, outside the Lessor's business premises (signature at the vehicle pick-up location). In these cases, the Lessee, as a consumer, has no right to withdraw from the contract pursuant to Article 86, paragraph 1, item 12 of the Consumer Protection Act (Official Gazette 19/22, 59/23), as the contract pertains to the rental of a vehicle for a specific date and/or a specific period, which constitutes a legal exception from the right of withdrawal.

XVI. COMPLAINT PROCEDURE

The Lessor acts in accordance with the applicable consumer protection regulations and makes every effort to establish an effective complaint resolution system. The Lessee, as a consumer, has the right to submit a complaint via email to: customer.service@avantcar.hr, by post to: AVANT CAR d.o.o., Savska Opatovina 36, 10000 Zagreb, or in person at the Lessor's business premises. The Lessor is obligated to respond to the complaint within 15 days of receipt. The complaint handling process is confidential.

XVII. OUT-OF-COURT CONSUMER DISPUTE RESOLUTION

In accordance with the Act on Alternative Consumer Dispute Resolution (Official Gazette 121/16, 32/19), the Lessor publishes an electronic link to the European Union's platform for online dispute resolution:

<https://ec.europa.eu/consumers/odr/main/index.cfm?event=main.home.chooseLanguage>

If the Lessor and the Lessee as a consumer agree to resolve a dispute through the above platform, the dispute may be forwarded to the appropriate body for alternative dispute resolution.

All disputes arising from the vehicle rental service shall be resolved amicably between the Lessor and the Lessee. If this is not possible, the disputes shall be resolved by the competent court in Zagreb.

XVIII. DATA PROTECTION

The Lessee acknowledges that the Lessor may:

- a) use the Lessee's personal data for the purpose of fulfilling the Rental Agreement in order to meet its contractual obligations and exercise its rights under the contractual relationship;
- b) forward the Lessee's data, if necessary, to the insurance company, guarantor, competent authorities, and court;
- c) retain the data obtained from the Lessee even after the termination of the Rental Agreement in accordance with legal obligations, where some data is kept for five (5) years, while other data, due to legal requirements (e.g., invoices), is kept for ten (10) years.

More information on the processing and protection of personal data, including the Lessee's rights related to data processing, is available in the Lessor's Privacy Policy, which can be found at the following link:

<https://www.avantcar.hr/zastita-privatnosti/>

XIX. FINAL PROVISIONS

Only those amendments and additions made in writing are valid. Any violation of these TERMS AND CONDITIONS constitutes a breach of the provisions of the AGREEMENT and is a sufficient reason for early termination of the AGREEMENT. The possible nullity or voidability of individual provisions of the AGREEMENT does not affect the nullity or annulment of the entire AGREEMENT. The same applies to any gaps that may arise in the application or interpretation of the AGREEMENT. Invalid or void provisions, as well as gaps in the AGREEMENT, will be replaced by provisions of positive Croatian laws that are closest in meaning and purpose to the intentions of the contracting parties at the time of concluding the AGREEMENT, primarily the provisions of the Obligations Act. In case of inconsistency between the provisions of these TERMS AND CONDITIONS and the provisions of the AGREEMENT, the TERMS AND CONDITIONS will prevail. In case of a dispute, the parties agree on the jurisdiction of the court in the location of AVANT CAR's headquarters.

The AGREEMENT is made in two identical copies, one for each contracting party.