

Times CAR RENTAL Terms & Conditions Comparison Chart (Effective April 1st, 2020)

CLAUSE	AFTER	BEFORE
Article 7: Concluding a Rental Agreement Paragraph 6	When a reservation agreement is already in place with the Renter, the handover of the Rental Car shall take place at the rental location specified in paragraph 1 of Article 2 upon the commencement of the rental period prescribed in the same paragraph. The reservation fee received shall be appropriated to form part of the rental fee once the Rental Agreement has been concluded.	When a reservation agreement with the Renter is already in place, such reservation agreement shall be concluded once the Rental Car has been handed over pursuant to the preceding paragraph, and the Rental Agreement shall come into effect. The handover of the Rental Car shall take place at the rental location specified in paragraph 1 of Article 2 upon the commencement of the rental period prescribed in the same paragraph. The reservation fee received shall be appropriated to form part of the rental fee once the Rental Agreement has been concluded.
Article 7: Concluding a Rental Agreement Paragraph 7	In such a case, the Renter shall pay the Company the reservation cancellation fee pursuant to paragraph 4 of Article 4. If the reservation cancellation fee has been paid when a reservation fee had been paid, the Company shall reimburse the Renter the reservation fee.	In such a case, the Renter shall pay the Company the reservation cancellation fee pursuant to paragraph 3 of Article 4. If the reservation cancellation fee has been paid when a reservation fee had been paid, the Company shall reimburse the Renter the reservation fee.
Article 8: Refusal to Conclude a Rental Agreement Paragraph 2	In any of the cases provided for in the preceding paragraph, when a reservation agreement with the Renter is already in place, the cancellation of the reservation shall be deemed attributable to the Renter's circumstances, and the Renter shall pay the Company the reservation cancellation fee pursuant to paragraph 4 of Article 4. If the reservation cancellation fee has been paid when a reservation fee had been paid, the Company shall reimburse the Renter the reservation fee.	In any of the cases provided for in the preceding paragraph, when a reservation agreement with the Renter is already in place, the cancellation of the reservation shall be deemed attributable to the Renter's circumstances, and the Renter shall pay the Company the reservation cancellation fee pursuant to paragraph 3 of Article 4. If the reservation cancellation fee has been paid when a reservation fee had been paid, the Company shall reimburse the Renter the reservation fee.
Article 17: Early Termination of Rental Due to the Renter's Circumstances Paragraph 2	When the Rental Agreement is terminated pursuant to the preceding paragraph, the Renter shall pay the Company the following termination fee. [Termination Fee] (Rental fees corresponding to the Rental Agreement period – Rental fees corresponding to the period from rental until termination) x 50% Provided, however, that such an appropriation shall be limited to the amount specified separately by the Company.	When the Rental Agreement is terminated pursuant to the preceding paragraph, the Renter shall pay the Company the following termination fee. [Termination Fee] (Rental fees corresponding to the Rental Agreement period – Rental fees corresponding to the period from rental until termination) x 50%
Article 26: Measures in Case of Parking Violations, etc. Paragraph 5	If the Company receives a notice of parking violation from the police or a municipal public safety commission, the Company may claim payment of a deposit equivalent to the Expenses Related to the Parking Violation defined in the following paragraph from the Renter. When the Renter pays the deposit and also pays the fine for the parking violation before the Company pays an abandonment fine provided for in the following paragraph, the Company shall reimburse the Renter for the deposit less various costs relevant to the parking violation.	(Newly Added)
Article 26: Measures in Case of Parking Violations, etc. Paragraph 5 → 6	If the Company receives an order to pay the abandonment fine provided for in Paragraph 4 of Article 51-4 of the Road Traffic Act and the Company remits such payment, or if the Company incurs expenses required to locate the Renter or the Driver or remove, store, or pick up the Rental Car, or if the Company is restricted from using (prohibited from driving) cars by the municipal public safety commission, the Company may demand the amount stated below from the Renter (hereinafter referred to as "Expenses Related to the Parking Violation"). In such a case, the Renter shall pay the Expenses Related to the Parking Violation by the deadline specified by the Company. (1) Amount equivalent to the abandonment parking fine; (2) Parking violation penalty fee prescribed separately by the Company; and (3) Expenses required to locate, remove, store, or pick up the vehicle. (4) Compensation for loss of business operation due to restriction on using (prohibition of driving) cars specified separately by us.	If the Company receives an order to pay the abandonment fine provided for in Paragraph 1 of Article 51-4 of the Road Traffic Act and the Company makes payment of it, or if the Company incurs expenses required to locate the Renter or the Driver or remove, store, or pick up the Rental Car, the Company may demand the amount stated below from the Renter (hereinafter referred to as "Expenses Related to the Parking Violation"). In such a case, the Renter shall pay the Expenses Related to the Parking Violation by the deadline specified by the Company. (1) Amount equivalent to the abandonment parking fine; (2) Parking violation penalty fee prescribed separately by the Company; and (3) Expenses required to locate, remove, store, or pick up the vehicle.
Article 34: Return Location, etc. Paragraph 2	When the Renter or the Driver has returned the Rental Car to a location other than the location specified without obtaining the consent of the Company in accordance with Article 18, the Renter shall pay the return location change penalty fee prescribed below. [Return Location Change Penalty Fee]	When the Renter or the Driver has returned the Rental Car to a location other than the location specified without obtaining the consent of the Company in accordance with Article 18, the Renter shall pay the return location change penalty fee prescribed below. [Return Location Change Penalty Fee]

	Amount equivalent to the actual cost and damage incurred by the Company, including the costs necessary to transfer the Rental Car following the change of return location.	Costs necessary to transfer the Rental Car following the change of return location × 3
Article 42: Acquisition of information on cars by the automobile manufacturer or others	The Renter or the driver shall accept without objection that manufacturers or others may acquire information on cars as specified below since some of our Rental Cars are equipped with car navigation systems or other in-vehicle equipment of automobile manufacturers, automobile retail companies, or business associates of automobile manufacturers (hereinafter collectively "Automobile Manufacturers"). (1) Primary information on cars Information on hours, mileage, and speed of driving, conditions, and location of cars (2) Purpose of use Purposes of use of information shall comply with those prescribed by the Automobile Manufacturers, including purposes to confirm situations in the event of emergency, develop merchandise to be provided by Automobile Manufacturers, control safety, or improve services (3) Acquirer and responsible person of information on cars under this article Automobile Manufacturers (4) Retention period Retention period shall comply with the period prescribed by the Automobile Manufacturers.	(Newly Added)
Article 43: Amendment of Terms & Conditions	1. The Company may modify this Agreement and other Terms & Conditions without the prior consent of the Renter by the methods provided for in the following paragraph. 2. Modification of this Agreement and other Terms & Conditions shall be made by posting the modifications on our homepage set forth in Paragraph 8 of Article 36 or by notifying the Renter in the appropriate way in light of the modifications. 3. Modification of this Agreement and other Terms & Conditions made pursuant to the preceding paragraph shall become effective on the effective date posted on our homepage or specified in the appropriate way of notice mentioned in the preceding paragraph.	1. Pursuant to Article 43 Paragraph 2, the Company may amend this Agreement and other Terms & Conditions without a prior consent of the Renter. 2. Any changes made to this Agreement and other Terms & Conditions shall be notified to the Renter via the Company's website prescribed in Article 36 Paragraph 8. 3. The changes made pursuant to the previous paragraph shall be effective from the date prescribed on the Company's website.

**Special Agreement for Online Settlements by Credit Card (for overseas)
Comparison Chart (Effective April 1st, 2020)**

CLAUSE	AFTER	BEFORE
Article 11: Modification of these Special Conditions	Article 11: Modification of these Special Conditions 1. The Company may modify these Special Conditions by the methods provided for in the following paragraph without prior approval from the person who made the reservation. 2. The Company shall modify these Special Conditions by posting the modifications on our homepage or by notifying the person who made the reservation in the appropriate way in light of such modifications. 3. Modification of these Special Conditions made pursuant to the preceding paragraph shall become effective on the effective date posted on our homepage or specified in the appropriate way of notice mentioned in the preceding paragraph.	(Newly Added)