



## Framework Contract for Provision of Services No. \_\_\_\_\_

### Our Details:

Autonapůl, cooperative, having its registered office at Údolní 567/33, 602 00 Brno, Czech Republic, business ID No. 29301751, registered in business register of the Regional court in Brno, section Dr, volume 5087, represented by the Chairman of the cooperative, Stanislav Kutáček,

### Your Details:

First name and surname: .....

Date of birth: .....

E-mail address: .....

Phone number: .....

Bank Account number: .....

#### Address of permanent residence:

Street and house number: .....

City: .....

Post code: .....

Country: .....

#### Correspondence address (if different from the address of permanent residence):

Street and house number: .....

City: .....

Post code: .....

Country: .....

By signing of this contract, You begin to save on the operation of a car and also spare the environment and parking spaces in a town. You become a Client of Autonapůl. In order to share Autonapůl vehicles You conclude this framework contract in compliance with the provision of § 2321 of Act No 89/2012 Coll., the Czech Civic Code.

### 1. What does Autonapůl provide to You?

- 1.1. We have agreed that Autonapůl will make accessible to You a Vehicle sharing system and will rent Vehicles to You under the agreed conditions for the duration of the Contract. Autonapůl operates on the principle of so-called car sharing (the sharing of Vehicles between members or Clients).
- 1.2. Autonapůl allows You to use any Vehicle from its Fleet for the duration of this Contract during the time periods chosen by You.

### 2. What are Your duties?

- 2.1. You are obliged to use the Reservation system and adhere to all the rules agreed in this Contract and in the General Business Conditions (hereafter „GBC). You undertake to pay, duly and on time, the agreed payments like the refundable deposit and price for the use of the Vehicles.
- 2.2. You are authorized to conclude with Autonapůl Individual contracts for the rent of the Vehicles.
- 2.3. You bear the risk of damage to Vehicles from their pick up to their return after use.

### 3. Who can use Autonapůl vehicles?

- 3.1. You can use the Vehicles belonging to the Autonapůl Fleet in compliance with the principles and rules agreed in the GBC.

**4. Your declarations and consents**

- 4.1. You declare that You have familiarized Yourself with the GBC, Principles of Personal Data Protection, Pricelist and Complaint Claim Rules, which constitute integral parts of this Contract, and that You did so sufficiently in advance of the conclusion of the Contract, via [www.autonapul.cz](http://www.autonapul.cz), and that You agree with them. You declare that You received the GBC, Principles of Personal Data Protection and Pricelist in written form. You declare that You consider the GBC, Principles of Personal Data Protection, Pricelist and Complaint Claim Rules to be a part of this Contract and that You are bound by them
- 4.2. Autonapůl appreciates the fact that by the conclusion of this Contract You agree that Autonapůl is authorized to process, provide or make accessible all personal data, including any sensitive personal data, in the scope, with the purpose and to the persons given in the Principles of Personal Data Protection.
- 4.3. We are glad that You support various methods of communication, and You take due note of the fact, agree with and request that relating to the offered services, for communication with You Autonapůl will use: a) telephone, b) e-mail, c) mobile text messaging, d) Communication channels according to GBC or e) other means of remote communication.

**5. From when and for how long is this contract valid?**

- 5.1. The Contract is:
- valid as of the date of its signature by Autonapůl and You, and
  - Effective upon the activation of Your access to the Reservation system.
- 5.2. The Contract may be changed and/or amended only with Your consent and the consent of Autonapůl in the form of written and numbered addenda, unless otherwise is given in the GBC.
- 5.3. The Contract is concluded for an indefinite period and governed by the relevant provisions of the Czech Civic Code.

**6. Terms with initial capital letters**

- 6.1. Unless otherwise is implied by this Contract, each term used in this Contract with an initial capital letter has the same meaning as that assigned to it in the GBC.
- 6.2. The only thing left for You to do now is select Your add-on product from the Pricelist. Check off the product You select:

Additional insurance "Jistota PLUS / Safety PLUS"

In Brno, date .....

In ....., date .....

Stanislav Kutáček, Chairman of Autonapůl

Your first name and surname:

**autonapůl**<sup>®</sup>  
Autonapůl, družstvo  
Údolní 567/33, 602 00 Brno, IČ: 29301751  
DIČ: CZ29301751  
[www.autonapul.org](http://www.autonapul.org) | [autonapul@autonapul.org](mailto:autonapul@autonapul.org)

**Handover protocol for chip card**

Autonapůl, cooperative, Údolní 567/33, 602 00 Brno, Business ID: 29301751, represented by Stanislav Kutáček, Chairman of cooperative, as the party making the handover on one side (referred to hereinafter as the "party making the handover"), and

**First name and surname:** .....

As the receiving party on the other side. The receiving party did on this day receive this subject from the party making the handover:

Autonapůl chip card	Serial number of the card:
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By signing the receiving party confirms that she/he has received the aforementioned chip card from the party making the handover.

After the termination of the Contract, concluded between the receiving party and the party making the handover, the receiving party is obliged to return to the party making the handover the above described subject, undamaged and in the state in which she/he received it, taking into consideration usual wear and tear. The receiving party is obliged to compensate the party making the handover for any damage incurred to the aforementioned item by its wear and tear in excess of the usual. The deadline for return is the last day of the calendar month in which the Contract was terminated, unless the parties agree otherwise.

In ....., date .....

Receiving party signature