

General Terms and Conditions and Privacy Policy Prague old car s.r.o.

1. General provisions and definitions:

1.1. These General Business Terms and Conditions of Prague old car sro, ID No. : 01503251, registered office Rybná 716/24, Prague 1, Postal Code 110 00, registered in the Commercial Register kept by the Municipal Court in Prague, Section C, File 207563 (hereinafter referred to as the "Operator")) govern the mutual rights and obligations between the operator and the customer arising from the contract of carriage of persons (hereinafter referred to as the "contract of carriage of persons") concluded between the operator and the third person ("Customer")

1.2. Customer means a natural or legal person with whom Prague old car s.r.o. concludes a contract for the transport of persons, based on a previous order, either through the website www.pragueoldcar.com, via e-mail: info@pragueoldcar.com, or on the dispatching telephone number: +420 702 000 044.

1.3. By confirming a binding order, the Customer agrees to the General Terms and Conditions.

1.4. Terms and conditions are available at www.pragueoldcar.com or can be sent according to customer requirements.

2. Available terms, individual offers, discounts and final prices

2.1. All information on the availability of our services and the availability of free dates for the services of Prague old car s.r.o. are non-binding and without any possibility of their guarantee.

2.2. If a customer has any requests beyond the services listed on our Internet Magpies related to their reservation, they may submit them via e-mail. Info@pragueoldcar.com, or by phone: +420 702 000 044, but no later than 48 hours before the ordered date.

2.3. Prices for individual services, routes and everything beyond the normal offer of the Operator, are charged individually based on the customer's demand.

2.4. All prices listed on our website www.pragueoldcar.com are stated without VAT, which is 21%, according to the valid Commercial Code of the Czech Republic.

3. Methods of payment

3.1. Payment for services rendered by Prague old car s.r.o. may be made in the following ways.

- By transfer to the account on the basis of the issued invoice - Cash on the basis of a signed contract of carriage of persons

3.2. We accept payments in Czech crowns or in Euros.

4. Conclusion of the contract of carriage

4.1. The contract is concluded on the basis of a previous order and confirmation of the required time by Prague old car s.r.o.

4.2. The contract can be concluded electronically or in writing.

5. Operator's services and prices

5.1. Prague old car s.r.o. is the exclusive distributor of its services and cannot be pre-sold or offered without prior written consent.

5.2. The customer is under no circumstances entitled to sell these services or offer them to third parties for profit.

5.3. If the situation described in paragraphs 5.1. Or 5.2. Prague old car s.r.o. is entitled to refuse to realize a service that has already been booked, without any compensation from the operator.

5.4. Prague old car s.r.o. may impose a penalty of ten times the value of the transaction.

6. Cancellation conditions

6.1. In case of canceled confirmed order less than 48 hours before the ordered date, the Customer is obliged to pay a cancellation fee of 50% of the order price.

6.2. In the event of cancellation of a confirmed order less than 24 hours, before the ordered date, the Customer is obliged to pay a cancellation fee of 100% of the order price.

7. Limitation of liability

7.1. Prague old car s.r.o. in no case shall he be liable for damages / losses caused by death, accident, accident, loss, damage or theft caused by the Customer before or during the order.

7.2. If the Operator is unable to meet its obligations to the Customer on the basis of force majeure, in part or in whole, the Customer is not entitled to any compensation by Prague old car s.r.o.

7.3. Force majeure means: war, danger of war, demonstrations, prohibitions and restrictions by national and foreign institutions, serious calamities, fires, strikes, defects or damage to equipment and operating systems, transport bans / strikes, floods, lockouts and sabotage, generally all unforeseeable circumstances at home or abroad that could prevent Prague old car sro in fulfilling the Customer's obligations under the Agreement.

7.4. Prague old car s.r.o. is not responsible for vouchers or contracts signed with our resellers, agencies, travel agencies and portals that sell us.

7.5. All claims of orders and terms are governed by these terms and conditions.

8. Protection of personal data

8.1. All customer information is in accordance with the applicable laws of the Czech Republic, in particular the Personal Data Protection Act No. 101/2000 Coll. as amended by later amendments and regulations.

8.2. The customer agrees to the processing and collection of his