

GENERAL TERMS & CONDITIONS OF CONTRACT

Art. 1/ PREAMBULE

These general conditions apply to all rental orders placed through the ATP Atelier store. They are between: - Firstly, ALL TOMORROW'S PARTIES AB, registered with the Trade and Companies of Stockholm under number 556864-2887 and having its registered office in Katarina vägen 19 2 tr, 11645 Stockholm, which operates, under the brand name ATP Atelier™, the rental and sale of shoes, handbags and accessories hereinafter called the "Leather Good"- and secondly, any person, hereinafter called "the Customer", wishing to benefit from services offered by ALL TOMORROW'S PARTIES AB.

Can benefit from the services:

- Any capable individual having a Swedish personal number;
- Whose usual home is located in the territory of Sweden;
- Having a bank account with a credit institution located in the territory, a credit card and an email address.

ALL TOMORROW'S PARTIES AB reserves the right to modify at any time the Terms and Conditions that will apply to the Customer for any new order.

Art. 2/ OBJECT

These terms are intended to define the modalities for the implementation of the rental services provided by ALL TOMORROW'S PARTIES AB via its store.

Art. 3/ CONTRACT FORMATION

Any person who places a rental order at the store, adheres fully and unreservedly with these conditions. However the contract between ALL TOMORROW'S PARTIES AB and the Customer is validly and definitively concluded as of the date of the express acceptance of the order by ALL TOMORROW'S PARTIES AB, which will be materialized by the invoicing to the Customer.

ALL TOMORROW'S PARTIES AB reserves the right to refuse any order.

Art. 4/ LUXURY RENTAL SERVICE

4.1 Selection of Leather Goods

The Leather goods available for rent by ALL TOMORROW'S PARTIES AB are new or used ATP Atelier branded Leather Goods. ALL TOMORROW'S PARTIES AB provides maintenance and renovation of the Leather Goods before each rental. ALL TOMORROW'S PARTIES AB may at any time and freely remove and / or add Leather goods in the rental service.

4.2 Forms of leasing

For a majority of Leather Goods, the Customer will have the choice between different forms of rental:

- Renting for a period of 3 days
- Renting for a period of 7 days
- Renting for a period of 14 days.

The Customer may request to renew its lease for successive periods sending a request to ALL TOMORROW'S PARTIES AB store via the email address: shop@atpatelier.com at least 48 hours before the deadline for return of the rented Leather Good.

ALL TOMORROW'S PARTIES AB reserves the right to accept or reject each application for renewal made by the Customer according to the number of people on waiting list or to perform maintenance or for any other process.

4.3 Rental rates

The current rates for each of the rental formulas and for each Leather Good are available at the store. ALL TOMORROW'S PARTIES AB reserves the right to change prices at any time. However any change in rate for the rental formula chosen by the Customer will be applied only after the period of rental, that is to say at the time of renewal if it was expressly authorized by ALL TOMORROW'S PARTIES AB.

The payment of the rent is due at the order date.

In case of renewal, the Customer authorizes the ALL TOMORROW'S PARTIES AB to invoice him the extra cost. Any rental charge is due for all of its initial period and the Customer will not be entitled to any refund or compensation in the case of an early termination of the lease for example.

4.4 Placing an order

ALL TOMORROW'S PARTIES AB accept new rental orders once the previously rental property is back. ALL TOMORROW'S PARTIES AB will send the customer an email order confirmation:

- The rental date and return date
- The cost of the rental service
- 7 pictures of the Leather Good (front / back / each side / lower / upper / inner)
- The delivery option
- The Terms of Use.

"Waiting List" option is offered for unavailable bags. However, ALL TOMORROW'S PARTIES AB reserves the right to deny access to the waiting list based on the number of people already registered. The information provided on the waiting time is purely indicative based on the number of people already on the list and does not constitute a commitment of availability from ALL TOMORROW'S PARTIES AB. The Leather Good will be successively assigned to each customer in the order of registration on the waiting list. The Customer will be notified of the availability date of the bag by electronic mail or other means, chosen by ALL TOMORROW'S PARTIES AB.

"Booking" option is offered to secure availability of a bag at a given date. The Customer will place his order specifying future dates and pay for the agreed period of time to confirm the booking. Should the Customer cancel his Booking, he will be entitled to a **100% refund if notification comes 15 days from the start date of the rental period**. If the Customer cancels a Booking less than 15 days from the start date of the rental period, ALL TOMORROW'S PARTIES AB will not refund the cost of the rental service.

4.5 Delivery

The Customer can choose to **pick up the Leather Good at the store for free or to have it delivered thru Airmee at an additional cost** to the address specified by the Customer at the time of order. For the delivery service, the address should be located within Sweden. The parcel delivery contains:

- The Leather Good in a dust bag or in a shoe box with extra wrap paper to protect it from any damages during the transport
- An external package made of cardboard with protective wrap which should be kept and used for the return

If the Customer finds that the actual condition of the bag does not match the pictures provided by ALL TOMORROW'S PARTIES AB in the mail order confirmation referred to in Article 4.4, it shall:

- notify ALL TOMORROW'S PARTIES AB by email: shop@atpatelier.com within an hour after delivery of the package, and,
- return the purse within 24 hours.

If postal services are closed, the Customer will return the bag on the first successive business day. Otherwise, any appeal shall be forfeited, the Customer will no longer challenge the information provided in the email order confirmation and will not be entitled to any refund or compensation.

4.6 Return of item

The Customer shall return the Leather Good on the expiration date of the lease. The Customer undertakes to return the Leather Good at the store for free or to post it via Airmee at an extra cost. The Customer agrees to **return the Leather Good exclusively in its original packaging**. In the event of using the Airmee service option to return the Leather Good, the Customer must ensure that:

- the carrier furnishes all the proofs of deposit of the bag, otherwise it may be liable in case of loss of product
- if Customer damages, loses or throws away the original package, he should contact ALL TOMORROW'S PARTIES AB to arrange return. It is already agreed that the Customer will return the Leather Good in similar packaging, at its expense
- the Customer will send to ALL TOMORROW'S PARTIES AB **7 pictures of the Leather Good to show proof that the item is in the same condition after the rental as it was before**, via its email: shop@atpatelier.com; pictures should be of front / back / each side / lower / upper / inner of the item and of sufficient quality to see any eventual damages.

4.7 Time out

If the Customer returns the rental property late, a daily penalty fee of 100 SEK will be invoiced to the Customer for each commenced day that the return is delayed. The Customer agrees to pay such a daily penalty fee to ALL TOMORROW'S PARTIES AB.

If the Customer fails to return the rental property within 10 days of the end of the rental period, and ALL TOMORROW'S PARTIES AB has not been informed of what has happened, the Customer authorizes ALL TOMORROW'S PARTIES AB to invoice him with the price of the Leather Good as defined in the Rent Forever section.

4.8 Use of the Leather Good during the rental

The Customer undertakes to use the Leather Good with good care and take all necessary precautions to return the rental property in its original condition. The Customer assumes physical custody and sole legal responsibility. In particular, it undertakes to:

- Use the protective dust bag or shoe box delivered to that effect for transportation and storage
- Avoid exposing the Leather Good to any source of potential damage such as liquids, food, dirt, excessive direct sunlight, humidity, shock
- Clean the rental property by using ONLY a dry and clean cloth or by following any instructions provided by ALL TOMORROW'S PARTIES AB

The Customer may use the bag rented for personal use only. Thus, it is forbidden to lend or sub-lease the bag.

4.9 Loss, Theft or degradation of the Leather Good

In case of loss, theft or deterioration of the bag (stain, tear, scratch, burn, etc.), the Customer undertakes to **notify ALL TOMORROW'S PARTIES AB via email** (contact: shop@atpatelier.com) or telephone (contact number indicated on the website www.atpatelier.com) **within 24 hours** after the occurrence of the event. Furthermore, in the event of degradation of the Leather Good, the Customer agrees NOT to undertake or arrange for repairs himself. He will return the Leather Good within 24 hours, or if the store (or postal service) is closed, the first day of opening of the store (or postal service). Any return of a Leather Good in a condition different from that shown in the pictures of the email confirmation referred to in Article 4.4, shall be defined as degradation.

ALL TOMORROW'S PARTIES AB reserves the right to invoice the Customer with:

- In case of deterioration, the cost of repairs upon presentation of invoice, or if the Leather Good cannot be restored to its original condition, the price of the Leather Good as defined in the Rent Forever section;
- In case of loss or theft, the price of the Leather Good as defined in the Rent Forever section.

The price of the Leather Good as defined in the Rent Forever section is as follows:

Rent Forever Price = Original Retail Price - 50% discount – the rental fee already paid

The Customer expressly agrees that ALL TOMORROW'S PARTIES AB invoices him with the Rent Forever price and expressly guarantees to pay such invoice. The Customer agrees not to replace the Leather Good rented by any other leather good and / or replace it with a counterfeit. All items returned that prove not to be the original Leather Good will be processed by ALL TOMORROW'S PARTIES AB as a case of loss or theft, and in case of proven forgery, ALL TOMORROW'S PARTIES AB reserves the right to take legal actions.

4.10 Validation process

With every new rental, we require a copy of a valid ID document, personal number, and proof of address upon payment. These documents must be scanned by the store or sent by mail to shop@atpatelier.com within 24 hours after the payment. After this time limit, we will cancel the order.

Art. 5/ RENT FOREVER SERVICE

This service is offered to the Customers who wish to keep the Leather Good at the end of the rental service.

The Rent Forever Price is defined as:

Rent Forever Price = Original Retail Price – 50% discount – Rental fee already paid

The Leather Good bought at the end of the rental service will not be returned or exchanged.

Art. 6/ COMMON DISPOSITION

6.1 Right of withdrawal

Rentals are not covered by the right of withdrawal. Any rental charge is due for all of its initial period and will not be entitled to any refund or compensation in the case of an early termination of the lease.

6.2 Price

Prices are quoted in SEK and include Swedish VAT. Other costs including shipping and applicable at the order date will also be listed in the order. ALL TOMORROW'S PARTIES AB reserves the right to change prices at any time. Price changes, VAT and shipping fee will not be changed once the Customer receives his order confirmation.

6.3 Payment default

ALL TOMORROW'S PARTIES AB reserves the right to refuse an order if there were payment issues on a previous order or for any other reason. Any amount due and not paid when due will bear interest at a rate equal to one and half times the legal interest rate for the entire period between the date of payment of the sum and that of its full payment, principal and accessories, without any need to send any notice.

6.4 Terms and Delivery

Deliveries can be made in Sweden. The Leather Goods will be delivered to the shipping address provided during the order confirmation. It is clear that Airmea or any carrier selected by ALL TOMORROW'S PARTIES AB will be indicated in the email order confirmation.

It is the Customer's responsibility to verify the compliance of the product at the time of delivery and before signing the carrier's delivery. Such verification is considered to be made when the Customer or any person authorized by it, signs the delivery note. If at the time of delivery, the original packaging is damaged, torn, open, then you must check the status of the product. If they were damaged, you must refuse the package and note a reservation on the delivery (package refused because opened or damaged). You will also send these notes to ALL TOMORROW'S PARTIES AB via email within 24 hours.

6.5 Information – Privacy

The Customer expressly agrees to communicate to ALL TOMORROW'S PARTIES AB accurate information and to inform ALL TOMORROW'S PARTIES AB of any changes in the information provided, including any change of address and bank details. The use of the Service includes the processing of personal data for various purposes. ALL TOMORROW'S PARTIES AB is responsible for all processing of personal data in the framework of the service. Personal data is information that can be directly or indirectly attributed to a person, such as name and address.

By accepting the Terms, the Customer agrees to share with ALL TOMORROW'S PARTIES AB information such as:

- contact information such as name, email, telephone number, address and social security number
- payment details such as credit card or bank account for payment
- detailed order history including receipts and timelines.

ALL TOMORROW'S PARTIES AB may use, compile, process and analyze the information described above to provide the rental service, to analyze the Customer's use of the service, to ensure the technical functionality of the service and to fulfill obligations under law or regulation. The Customer has the right, without charge, to receive information and extracts from the processing of their personal data by ALL TOMORROW'S PARTIES AB. The Customer also has the right to request correction, deletion or blocking of incorrect personal data.

ALL TOMORROW'S PARTIES AB can share the Customer's personal information with:

- The police when investigating crimes.
- iZettle or any such supplier who from time to time replaces it as payment solution provider
- Zendesk or any such supplier who from time to time replaces it for the management of customer support
- Rulemailer or such vendor who from time to time replaces it for the handling of emails such as booking confirmation
- IT consultants that we use from time to time for service and development of our systems

If you have any questions or concerns about how we handle your personal information, please contact shop@atpatelier.com

6.6 Property

The Leather Goods are the sole property of ALL TOMORROW'S PARTIES Ab.

ALL TOMORROW'S PARTIES Ab remains the sole owner of all intellectual property, including logo and trademarks related to the rented Leather Goods under the brand ATP Atelier.

6.7 Responsibility

ALL TOMORROW'S PARTIES AB is responsible for documenting the condition of the goods at the time of the start of the rental through a time stamped digital photo, e.g. with a mobile camera. The Customer is responsible for documenting the condition of the goods at the time of the return through a time stamped digital photo, e.g. with a mobile camera.

ALL TOMORROW'S PARTIES AB can not be held liable for breach of contract in connection with events of force majeure, disruption or total or partial strike of postal services and transport and / or communications, flood , fire, acts of terrorism, acts of war.

In any event, the total amount of compensation that ALL TOMORROW'S PARTIES AB might have to pay the Customer as compensation for damages or for any reason whatsoever, is limited by the parties to the original transaction value. It is expressly agreed between the Parties that in the event of resolution of the Contract for any reason whatsoever, this clause will survive.

6.9 Filing and Proof

The records stored in the computer systems by ALL TOMORROW'S PARTIES AB and its partners with measures of reasonable safety, will be considered proof of communications, orders and payments between the parties.

6.10 Applicable law and Jurisdiction

If a dispute exists between ALL TOMORROW'S PARTIES Ab and the Customer due to the Terms or for any other reason, the Parties shall, in first instance, attempt to resolve the dispute by agreement. If the Parties cannot agree, the dispute can be settled by the General Complaints Board to the extent that the Board is competent to consider the matter. **Otherwise, the dispute will be decided by the Swedish court in Sweden, with Stockholm District Court as the exclusive first instance.**