

I General provisions

1. The rental contract is valid as of entry into contract until returning the vehicle to the place of return on the time specified in the contract in case of no complaints. In case of complaints, until the complaints have been resolved.
2. The duration of a rental day is 24 hours.
3. The rental price does not include fuel. The vehicle is handed over to the Lessee with a full tank and the Lessee is obligated to return the vehicle also with a full tank. When failing to meet this requirement, the Lessee is obligated to pay 1.5-times the market price for the absent fuel per every absent litre. Damages caused by incorrect refuelling shall be compensated for by the Lessee.
4. This contract enters into force upon signing and expires upon the return of the vehicle in case of no complaints.
5. At the beginning of the rental period, the Lessee will receive a clean, maintained car that is in very well technical order.
6. The Lessee has the right to drive the car in countries specified in the contract.
7. A free-of-charge technical service package valid across Europe applies to all our vehicles.
8. Fines received during the rental period are also recovered retroactively. The fines whereof the Lessor was not notified are later recovered twofold.
9. TAKING THE VEHICLE ACROSS THE BORDER OF THE REPUBLIC OF ESTONIA WITHOUT THE WRITTEN PERMISSION OF THE LESSOR IS PROHIBITED! If the Lessee fails to comply with the prohibition, the Lessor has the right to demand the Lessee to pay a contractual penalty of 1,000 euros.
10. Required security starting from 200 euros.
- 11. The Lessor has the right to demand the Lessee to pay a 20% non-returnable prepayment, in case the Lessee wishes to book the vehicle longer (at least 1 month) in advance. The prepayment is not returned by the Lessor in case the rental contract is cancelled.**

II Rights of the Lessee

1. The Lessee has the right to use the vehicle.
2. The Lessee has the right to take over the income made from using the vehicle.
3. The Lessee has the right to compensation for damages caused by third parties.
4. The Lessee has the right to use the vehicle only starting from the age of 21 and in case of having at least two years of experience in driving a motor vehicle. The same conditions apply to the other driver.

III Obligations of the Lessee

1. The Lessee is obligated to make a prepayment for the rental period.
2. The Lessee is obligated to inspect the vehicle before exploitation and ensure its suitability and good condition. Signature on the contract confirms lack of complaints.
3. The Lessee is obligated to use the vehicle according to the factory's guidelines.
4. The Lessee is obligated to take care of the rental vehicle prudently and to remove defects that may occur pursuant to the conditions established in subsection 345 (1) of the Law of Obligations Act (cover the costs).
5. The Lessee is obligated not to use the vehicle: for illegal use or for unlawful purposes, as well as for towing, car racing, training, etc.
6. The Lessee is obligated to use the vehicle only in roads that are roads in the meaning of the Roads Act.
7. The Lessee is obligated not to hand the vehicle over for the use of third parties, except for the second driver specified in the contract while driving along.
8. **SMOKING IN THE RENTAL CAR IS STRICTLY PROHIBITED!!! THE FINE IS 200 EUROS.**
9. The Lessee or the second driver is obligated to ensure the technical roadworthiness of the vehicle before every ride and monitor the technical condition thereof while driving. If a technical malfunction occurs, stop driving until the malfunction has been eliminated.
10. The Lessee is obligated to refuel the vehicle only with high-quality and appropriate motor fuel.
11. The Lessee is obligated to do everything in its power to prevent causing damages to the Lessor or third parties.
12. In the event of a traffic accident, theft, vandalism, etc., the Lessee is obligated to notify the Lessor of the event immediately. In a situation, where the Lessee has an obligation pursuant to law to notify the Rescue Board or the police of the event, the Lessee is obligated to do so.
13. The Lessee is obligated to return the vehicle at the stipulated time at the stipulated place. The vehicle must not be abandoned.
14. In case of causing damages to the Lessor or third persons or in case of losing documents or items, the Lessee and the second driver are obligated to submit a written explanation about the event to the Lessor within no later than 24 hours. If there is no other way of submitting a written explanation, it can be forwarded to the Lessor's e-mail address specified in the contract as an exception, signing the explanation digitally.

IV Liability of the Lessee

1. The damages caused by a traffic accident or unlawful activity of a third person are covered by the Lessee in the extent not covered by insurance (including the co-insurance rate of 400 euros).
2. The Lessee is fully liable for all items missing from the vehicle and for replaced parts and accessories.
3. In case the vehicle is damaged by the Lessee or by third persons, the damages shall be covered by the Lessee.
4. If the Lessee or the second driver has caused damages to the Lessor or a third party through its action (activity or inactivity) deliberately, the Lessee shall incur the damages in full.
5. The Lessee shall fully incur damages caused in the state of intoxication by the fault of the Lessee or the second driver.
6. If the Lessee hands the vehicle over to a third person, the Lessee shall fully incur the damages caused to the Lessor or third persons.
7. The Lessee shall fully incur the damages caused in the event of car theft, if it fails to return the vehicle keys, the car alarm and immobilizer remote control, the activator and the registration certificate and insurance policies of the vehicle.
8. If the vehicle returned to the Lessor requires repairs, the Lessee shall pay the rental day price agreed in the contract for every day of repairs in addition to the repair costs.
9. Damages caused by low-quality fuel shall be incurred by the Lessee.
10. In case of failure to return the vehicle documents or keys or in the event of returning a vehicle with incomplete equipment, the Lessee shall pay the Lessor a contractual penalty of 200 euros for every lost or absent document or item.
11. In the event of returning the vehicle with a tank not fully filled with fuel stipulated for the vehicle, the Lessee shall pay a refuelling fee of 20 euros and the cost of missing fuel.
12. In case the Lessee abandons the vehicle, the Lessee shall pay the Lessor a contractual penalty in the extent of the vehicle's acquisition cost.
13. The Lessee is liable for the Lessor according to the principles of ownership responsibility, and shall pay the fines imposed on the Lessor.

V Obligations of the Lessor

1. The Lessor shall hand over the vehicle to the Lessee at the place and time specified in the contract
2. The Lessor shall perform the contract in good faith.

VI Rights of the Lessor

1. The Lessor has the right to demand security in the extent of co-insurance.
2. The Lessor has the right to inspect the condition and maintenance of the vehicle.
3. The Lessor shall determine the place, conditions and extent of repairs regardless of the location of the vehicle.
4. The Lessor has the right to withdraw from renting the vehicle and cancel the rental contract, if the Lessee or the second driver arise suspicion or if it may be assumed that the vehicle would be used for unlawful purposes or disregarding exploitation requirements.
5. Damages caused by vehicle malfunction or other damages (accident, traffic accident, cancellation or disruption of a trip, damages between the Lessee, the second driver and a third person due to failure to fulfil work or other obligations) are not incurred by the Lessor. These costs shall be covered by the Lessee as a rental risk.
6. In case the Lessee fails to notify the Lessor of a damage event, the Lessee shall pay a triple rental fee and incur damages thereby caused to the Lessor. Damages are compensated for as a single payment.
7. The contract complies with the principles of prudent person and good faith. By signing this contract, I confirm that I have read the contract, understood the content and meaning thereof, and agree with its provisions.

VI Miscellaneous provisions

1. By signing this contract, the Lessee confirms to have read the contract, understood the content and meaning thereof, and agree with its provisions.
2. In matters not stipulated by the contract, the Parties shall be guided by sections §339 – § 390 of the Law of Obligations Act.