

**VEHICLE RENTAL AGREEMENT No. \_\_\_\_\_**

Owner: Company SIA "Baltic Ring 333"  
Comp. reg. No. 40103537133 VAT payer's code: LV40103537133  
Address: "Sila Priedes", Ropazi district, Ph.: +371 29555333  
LV-2133, Latvia  
Owner's representative: **Egija Laure [Egija Laure]**  
Renter: .....  
Personal identification No.: ..... Driver's Licence/Passport: .....  
Date of issue of Driver's Licence/Passport: ..... Place of issue of Driver's Licence/Passport: .....  
Registered/actual domicile: .....  
Contact phone: ..... E-mail: .....

The Owner and the Renter agree to enter into a vehicle rental agreement (hereinafter – Rental Agreement) of a vehicle/car (hereinafter – Vehicle – this term includes all original, replaced or additional accessories and parts of the Vehicle) on the following terms:

**SPECIAL PROVISIONS OF THE RENTAL AGREEMENT**

1. Vehicle with the following features:

Make, model: **Toyota Auris** VIN No. **SB1MS3JE60E288282**  
National registration No. (vehicle plate): **KN1260**  
Additional accessories:

Note: The Renter's responsibility is to cover 100% of the damages in case of Vehicle damage.

**Credit card information**

Card type: ..... Card No.: .....  
Expiration date: .....

2. Rental period: from \_\_\_\_\_ o'clock on the following date: \_\_\_\_\_ until \_\_\_\_\_ o'clock on the following date: \_\_\_\_\_

**3. Rental fee EUR 50.00 (fifty EUR and 00 cents) (incl. VAT 21%).**

Damages, deficiencies and defects at the beginning of the rental period:

1.	-	3.	-
2.	-	4.	-

By signing the Rental Agreement, the Renter confirms that the Vehicle was transferred to the Renter's possession and use in the condition specified on page 1 of the Rental Agreement.

Owner's representative: \_\_\_\_\_ Renter: \_\_\_\_\_  
SIA "Baltic Ring 333", E. Laure [E. Laure] signature, name with block letters

The Vehicle was handed over to Renter: \_\_\_\_\_ o'clock, date: \_\_\_\_\_ Invoice No./Receipt No.: \_\_\_\_\_

Condition of the Vehicle at the end of the rental period:  
Mileage (km): \_\_\_\_\_ Vehicle's technical passport  
Fuel tank level: \_\_\_\_\_

Damages, deficiencies and defects: NO YES  
\_\_\_\_\_  
\_\_\_\_\_

Owner's representative: \_\_\_\_\_ Renter: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**GENERAL PROVISIONS OF THE RENTAL AGREEMENT**

The Owner hands over, but the Renter accepts the Vehicle specified on page 1 of the Agreement for the use against a compensation in accordance with the special terms of the rent mentioned on page 1 of the Rental Agreement and these general terms of the rent, with which the Renter has familiarized him/herself and agreed to, which he/she confirms with his/her signature.

**1. Receipt and Transfer of the Vehicle:**

1.1. The Vehicle is handed over to the Renter in a good technical order and without obvious damages, defects and deficiencies (except for those reflected in the Rental Agreement on page 1) and complete with necessary inventory and documents. Any complaints or claims regarding the technical and visual condition of the Vehicle or its configuration, defects or shortcomings of the Vehicle shall be expressed by the Renter at the time of receipt of the Vehicle.

1.2. The Renter undertakes to hand over the Vehicle to the Owner on the day and time of the rental period specified on page 1 of this rental agreement (unless another agreement has been reached) at legal location of the Owner "Sila Priedes", Ropazi district, in the package, set and condition in which the Vehicle was received, taking into account normal wear and tear as a result of proper use. The condition of the Vehicle is recorded in the Rental Agreement on page 1.

**2. Renter's liabilities:**

2.1. The Renter undertakes the following liabilities:

2.1.1. To use the Vehicle in accordance with the terms of this contract, to comply with the technical operation and maintenance rules of the Vehicle, to handle it carefully and maintain it in technical order;

2.1.2. To pay the Owner the rental fee indicated on page 1 of this agreement on the day of the rental before receiving the Vehicle from the Owner;

2.1.3. To comply with all laws, regulations and other regulations issued by any public authorities, to the extent necessary in connection with the manner in which the Renter uses the Vehicle;

2.1.4. Not to smoke, drink or eat in the Vehicle;

2.1.5. To compensate the Owner for all losses incurred due to damage, breakdown, loss or theft of the Vehicle, regardless of whether these losses were caused by the fault of the Renter or other persons;

2.1.6. To indemnify the Owner for all losses incurred due to claims and requests made by third parties regarding the Vehicle during the time the Vehicle was in use by the Renter;

2.1.7. To use the Vehicle only at the address: "Sila Priedes", Ropazi district;

2.1.8. Not to use the Vehicle in any type of racing, or for towing other vehicles, trailers or other objects;

2.1.9. Not to drive or allow the Vehicle to be driven while under the influence of alcoholic beverages or under the influence of narcotic, psychotropic or other intoxicating substances, as well as if working abilities are impaired or after taking medications where recommendations for use indicate that they reduce the user's reaction speed and attention;

2.1.10. To ensure that the Vehicle does not end up in the possession or use of any other person, except the Renter and other persons indicated on page 1 of this agreement;

2.1.11. to, in case of an emergency, call the State Police and notify the Owner.

2.2. The Renter agrees to the following:

2.2.1. Ownership rights to the Vehicle remain with the Owner throughout the duration of this agreement;

2.2.2. The Owner has the right to control at any time that the Renter complies with the terms of this agreement;

2.2.3. The Owner reserves the right to take possession of the vehicle at any time without compensation for any damages if the Renter violates the terms of this agreement. All expenses incurred by the Owner in connection with taking over the Vehicle in the Renter's possession are covered by the Renter;

2.2.4. During the term of this agreement and for another 3 (three) months after handing over the Vehicle, the Owner has the right, without the Renter's consent, to remove from the Renter's specified credit card amount/s, which must be paid by the Renter in accordance with the provisions of this Agreement, in case the Renter does not fulfill his payment obligations on time, namely: rental payments, administrative fines, other damages caused by the use of the vehicle, by warning the Renter by phone and e-mail, which is indicated on page 1 of this contract. If the owner is a legal entity, then a contractual penalty in the amount of 0.5% of the overdue payment amount for each overdue day;

2.2.5. From the moment of acceptance of the Vehicle, the Renter bears responsibility for damages caused as a result of the use of the Vehicle as result of a source of increased danger;

2.2.6. The Owner is not responsible for death, personal injury or property damage caused by the use of the Vehicle;

2.2.7. In accordance with the provisions of the Rental Agreement, the Renter shall cover all losses against the Owner or against third parties, which have arisen as a result of the use of the Vehicle.

**3. Ensuring the preservation of the Vehicle:**

3.1. The Renter undertakes to do everything possible to prevent or minimize damage to the Vehicle. Consequently, the Renter undertakes the following:

3.1.1. To carefully store Vehicle door/ignition keys, alarm key-fobs, immobilizer keys and other accessories, which are intended to disable or neutralize any anti-theft or locking devices of the Vehicle, documents related to the operation of the vehicle, and to not allow the aforementioned items to be lost, damaged, perished, stolen or otherwise come into the possession of third parties;

3.1.2. lock the doors of the Vehicle and activate all anti-theft or locking devices of the Vehicle when the Car is left unattended by the Renter;

3.1.3. take any other necessary action to prevent or minimize damage to the Vehicle.

**4. Additional Provisions:**

4.1. This agreement enters into force at the moment of its signing and remains in effect until the obligations set forth in it are fully fulfilled.

4.2. The headings of clauses in this agreement are for convenience only and not for translation or interpretation of the terms of the agreement.

4.3. Any dispute, disagreement or claim arising from this agreement, concerning its violation, termination or invalidity, will be settled at the choice of the claimant in the Riga Arbitration Court [Rīgas šķīrētjieta], Riga, in accordance with the rules of the arbitration court in the composition of one arbitrator at the choice of the claimant or in court in accordance with the legislation of the Republic of Latvia.

4.4. This contract is drawn up in Latvian and signed in two original copies, which have equal force, and is set out on two pages.

Owner's representative: \_\_\_\_\_

Renter: \_\_\_\_\_

**SIA "Baltic Ring 333", E. Laure [E. Laure]**