

Vehicle rental contract

made pursuant to § 2201 et subseq. of the Act No. 89/2012 Coll., the Civil Code, as amended (hereinafter referred to as the "Contract")

Contract No.: 2024

Lessee	Company name / Given name:	
	Address:	
	Reg. No. / DOB:	Driver License No.:

Lessor Company name / Given name: Oleksandr Dzjula Reg. No.: 06360424 Address: Opařany No. 132, Opařany, ZIP 391 61 Tel.: +420 725 165 566 Email: info@orangerent.cz	The Lessor hereby provides a single track vehicle for the use by the Lessee:	
	Type:	
	Vehicle registration plate No.:	
	VIN:	

The Lessee is entitled to use the rented motor vehicle for the herein agreed period. The Lessee is entitled to use the rented motor vehicle as a personal vehicle and for ordinary road traffic.

Handing over the vehicle to the Lessee	Date / Time: / 18:30
Driver:	

Along with the vehicle key, the Lessee was given:

- | | |
|--|--|
| <input type="checkbox"/> Technical license certificate | <input type="checkbox"/> 1x Helmet |
| <input type="checkbox"/> Proof of payment of liability insurance | <input type="checkbox"/> 2x Helmet |
| <input type="checkbox"/> Case | <input type="checkbox"/> Gloves |
| <input type="checkbox"/> Jacket | <input type="checkbox"/> Lock |
| | <input type="checkbox"/> Mobile phone holder |

The Lessee confirms that he has been acquainted with the condition and functionality of the vehicle. The Lessee was present during the check of vehicle handover and the test drive. The Lessee confirms that he accepts the vehicle in a undamaged condition suitable for use. **A deposit of 10,000 CZK/ 420EUR / 470 USD (hereinafter referred to as the "Deposit") was deposited on the date below.**

The vehicle is rented for a definite period From: To: time: 17:30

The Lessee is responsible for damages caused to the vehicle up to the amount of the Deposit, unless otherwise is stated below. The Lessee is not entitled to allow third parties to use the rented vehicle, if he does so, he is liable for damages caused to the vehicle in the same way as if he had caused them himself. The Lessor is not obliged to pay for damages caused by the Lessee, caused by negligence, or violation of traffic or other regulations, whether to the property, health or life of the Lessee or any third party. The Lessee is obliged to pay the possible difference between the actual costs of the repair and the amount paid by the insurance company (the so-called co-payment), if it is possible to cover the damages caused by the use of the motor vehicle hereunder from the insurance payment. If the Lessor will pay for damages caused by the Lessee, he is entitled to recover these amounts and use them to secure the claims he has against the Lessee, in particular to unilaterally set off the security deposit. The Lessee is obliged to return the rented vehicle to the Lessor at the latest at the time of the agreed end of the lease, and to pay any claims arising therefrom on the same day, in cash or by bank transfer. If the amount owed is not timely paid by the Lessee, the Lessor is entitled for a contractual penalty of 0,1 % of the amount owed for each commenced day of delay. The arrangement on contractual penalty does not affect the Lessor's right to compensation for the damage caused. In the event of non-compliance with the agreed date for returning the vehicle, the Lessor is entitled to charge the Lessee the rent at the belowstated daily rate. **The general provisions on rent of a vehicle are listed on the other side, and are an integral part hereof.**

The vehicle is rented under the following conditions:

Allowed daily mileage limit: N/A	Rent - rate: CZK
Tank state upon renting: full	In case of late return of the vehicle a sum of 300 CZK is charged for each commenced hour
Method of payment: in cash when taking over the vehicle	The Lessor pays for the consumed fuel.

The Lessee undertakes to return the rented vehicle with the same fuel tank content as the vehicle had during the handover. In the event of a return with a lower fuel tank content, the client will be charged a refueling fee of 200,- CZK for the missing amount of liters. The higher content of the fuel tank is not returned, and the Lessee is not entitled to a refund. Beware of refueled fuel type! The Lessee is obliged to refuel the vehicle only with prescribed fuel type.

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On behalf of the Lessor

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Lessee