

AGREEMENT ON THE LEASE OF VEHICLE TRANSPORT

	y and between
Name	
First name	
Country	
ID or passport number	
Phone number	
by the following conditions:	evealing of the will draw an agreement (hereinafter agreement) e shall take a temporary hold of the vehicle transport (hereinafter the onditions:
Model	
Identification number	
Registration number	
Rental time from - to	
Rental days	
Delivery place, time	
Return place, time	
Delivery costs	
Power of attorney for Armenia	
Payment amount/form of payment	
Date	••••••
Signature of the lessor	
Signature of the lessee	

MOTOR VEHICLE LEASE TERMS & CONDITIONS

Casco Insurance coverage of the car includes the full value of the car in case of partly or full damage or theft.

Third parties liabilities are insured by 50 000 USD

Passengers insurance is not included, but can be bought additionally by the Lessee upon request.

All driven Kilometers are included in the rental fee as well as all additional drivers are included.

Article 1 Lease and Deposit

- 1.1. In accordance with the terms of the present Agreement, the vehicle rental period is determined as of one day (24hours from 0.00 am to 12.00 pm, free delivery back to until next day 10.00 am), the daily rental rate is indicated one the first page of the present agreement; the rent amount payable includes all insurances and any other taxes in accordance with the laws and regulations which are applicable law in Georgia.
- 1.2. Payment of leasing and insurance shall be made in a form of bank transfer before or in cash payment in GEL or in USD or in EUR on the day of the handover of the car.
- 1.3. The settlement between the parties shall be made before the effect of lease term in accordance with the pre-defined number of days mutually agreed by the parties and on the base of an Acceptance-delivery Act signed by the Parties.

Article 2 Obligations of the Parties

2.1. The Lessor shell be obliged to:

- 2.1.1. Carry out a visual inspection of the vehicle in the presence of the Lessee and to deliver the said motor car to latter in accordance with the Acceptance-delivery Act
- 2.1.2. Transfer the aforementioned motor-car in a proper technical condition, the level of fuel tank is determined on the first page of the present Agreement
- 2.1.3. Fix any damages of the car in a timely frame or replace the car that occur under normal use conditions in the rental period.

2.2. The Lessee shall be obliged to:

- 2.2.1. Carry out the timely payment of the lease
- 2.2.2. Keep the vehicle in a working condition, taking into account a normal depreciation
- 2.2.3. Carry out necessary measures to ensure vehicle's operational condition by providing the needed fuel and check the engine regularly for need of oil or water. (Any other measures shall by clearly defined by handover of the car(s)).
- 2.2.4. Prevent drunk driving f.e. under influence of alcohol or drugs. (In case of violation, the deposit will not be refunded.)
- 2.2.6. The lessee shall fix flat tires on his own expenses, as this is not covered by the insurance.
- 2.2.7. The car documents should not be left in the car, as the insurance does not cover theft, when the car documents are not provided.

- At the returning, the renter should provide all the covenants and paperwork regarding the Casualty and police report document.
- 2.2.9. Return back to the Lessor the motor- vehicle with the same level of fuel tank determined with the present agreement.
- 2.2.10_ In case if not submitting to act by the given instructions, the renter takes responsibility for the caused damage
- 2.2.11 On such difficult roads as Tusheti, Khevsureti and Ushguli-Lentekh Connecting road and other similar roads is possible to move only with High Off-Road Vehichles category, driving other category cars on the road like this carries a fine of 500 Usd

Article 3 Responsibilities of the Parties

- 3.1. The parties shall held responsible for non-fulfillment or undue fulfillment of the obligations stipulated herein in accordance with the terms and conditions of the present Agreement as per the terms and to the extent stipulated under current legislation of Georgia.
- 3.2. In the event of any breach of the obligations stipulated here in the Paragraphs of terms & conditions of this Agreement by the Lessee, he shall be liable before the other party or third parties for the losses or any other damages arising from such his actions
- 3.3. Upon expiration of the term of the vehicle lease, if Lessee delays with aforesaid vehicle to be returned back to the Lessor due to reasons within his responsibility for more than 3 hours, the Lessee shall pay the penalty in amount to be paid for the next day of lease.

Article 4 Supplementary Provisions

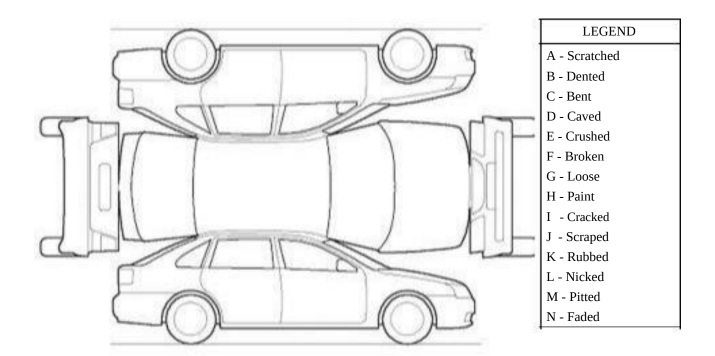
- 4.1. No amendments hereof and supplements hereto shall be valid until such same either amendment or supplement is made in written and signed by the Parties. Any such change, addition or amendment accepted upon mutual agreement of the Parties and put in written form shall constitute an integral part of the present Agreement. Any unilateral changes shall be given no legal effect thereto.
- 4.2. Either Party shall have no right to unilaterally change the terms and provisions of this Agreement or to unilaterally waive from the fullfillments of its obligations under the present Agreement, unless otherwise is specified under this Agreement herein
- 4. 3. The matters not provided under the present Agreement shall be resolved in accordance with provisiors of the applicable laws
- 4.4. If any part of this Agreement, for any reasons shall be declared invalid, such declaration shall not affect the legal validity of the entire agreement or any of its article/paragraph or any remaining portion. All the pans of this Agreement except of the invalid Parts, shall remain unaltered and in legal force
- 4.5. The present Agreement has been executed in English language in two specimens, each of them has equal legal force. Each specimen is kept by the signatories of this Agreement

I HAVE READ AND UNDERSTAND THIS AGREEMENT, AND I ACCEPT AND AGREE TO ALL OF ITS TERMS AND CONDITIONS. I ENTER INTO THIS AGREEMENT VOLUNTARILY, WITH FULL KNOWLEDGE OF ITS EFFECT.

Date	
Signature of the lessor	
Signature of the lessee	

VEHICLE CONDITION REPORT

Vehicle model	Registration number	Date



		GAS		
E	1/ ₄	1/2	3/ ₄	$\overset{F}{\square}$

NOTES			

(CHECK BOX)
	Spare Tire
	Jack
	Tools
	Roof Rack
	Child Seat ()
	Phone Charger
	Internet Router
	Air Compressor
	Ropes
	Snow Chains
	Other
Νι	ımber of

Signature of the lesser Signature of the lessee