



«Kick» LLC

Gorbunova street 2, bld 3, room 2, room 1zh, 121596, Moscow, Russia

email: support@lite.rent

Taxpayer Identification Number (INN) 9731010843

Tax Registration Reason Code (KPP) 773101001

Principal State Registration Number (OGRN) 1187746820183

Approved by an order
of the CEO

N. n/a since 02.04.2024

**PUBLIC OFFER
AGREEMENT
the Rent of a Vehicle**

Moscow

Kick LLC, represented by the Chief Executive Officer Ruslan Tarasov, acting on the basis of the Articles of Association, hereinafter referred to as «the Lessor» or «the User», on one hand and a private individual, hereinafter referred to as "User" on the other hand—collectively referred to herein as "Parties", have entered into this agreement, hereinafter referred to as the «Agreement»,—as follows:

1. DEFINITIONS

All following words and phrases, if capitalized, mean the following in this Agreement, unless otherwise specified in the Agreement:

Vehicle -property that the Lessor lends to the User for a short-term rent and use as regulated by the present Agreement, which the Parties enter into by means of acceptance of the offer by the User.

Vehicle – two-wheeled vehicle that The Lessor lends to the User for a short-term rent and use as regulated by this Agreement, which the Parties enter into by means of acceptance of the offer by the User.

Rent—the use of the Vehicle in accordance with the purposes identified in this Agreement, from the time of beginning of the rental period until its termination abiding to section 7 of this Agreement.

Mobile Software Application «lite» (hereinafter—Mobile App), a software application provided by the Lessor, which the User installs on one’s mobile device allowing access to the Lessors services. In doing so, the profiles belonging to the User for the purposes of using other Services rendered by Kick, LLC are combined in terms of using the Bonus Points, and the access to the Automobiles and Vehicles rental services is provided by various Mobile Apps.

Rate Regulation—an annex to the Transport vehicle without crew rent agreement applying to the terms of this Agreement in terms of the Rating and Bonus Points, their adding and use.

The Lessors Website—<http://lite.rent>

Subtraction Without Acceptance—subtraction of monetary funds from an account specified by the User without one’s additional acceptance. Subtraction happens in cases and in accordance with this Agreement.

Normal Use of the Vehicle—careful use of the Vehicle for the purposes of travelling from one point to another with due precautions abiding to the road traffic regulations ordained by the government of Russian Federation (hereinafter road traffic regulations), accounting for weather conditions, road condition, etc., not driving on rugged terrain or off-road.

Fake Account—an account created using unauthentic information, documents that are not original, information or documents belonging to another person, etc.

Unique invitation code - automatically generated set of Latin alphabet letters and numbers, automatically assigned to each User by the system after completing the registration procedure at the Mobile App.

Friend - an individual who in the process of registering for the Mobile App entered a unique invitation code provided by another User.

2. SUBJECT-MATTER OF THE AGREEMENT



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2.1. The Lessor passes the Vehicle to the User for a short-term rent and use without provision of driving services or technical maintenance, and the User accepts the Vehicle for use in accordance with one's personal needs not related to conducting any business activity.

2.2. User can use the Vehicle within the area available for rental in the Mobile App. Outside the specified area, the use of the Vehicle is not allowed.

3. ORDER OF ENTERING INTO THE AGREEMENT

3.1. User willing to enter into the Agreement has to electronically accept the Agreement in the order, specified in the present section of the Agreement. The Agreement is entered into via accession of the User to all the terms regulated by the Agreement.

3.2. Acceptance implies that the User has familiarized oneself with all the terms of the Agreement, agrees with them and accepts an unconditional obligation to follow them.

3.3. By User's acceptance the Lessor and the User recognize User's fulfillment of all the following actions:

3.3.1. The User fill out in full the registration Form provided to the User at the time of registration in the Mobile application «lite»;

3.3.2. User's full acquaintance with the terms of this Agreement that is signified by putting a mark—«checkmark»—in a specially designated box in Mobile App "lite". the Lessor and the User hereby recognize the aforementioned mark to be analogous to User's handwritten signature legally equivalent to User's hand-written signing of the Agreement on a paper medium.;

3.3.3. User's presentation of a personified bank card issued with User's first and last names and subtraction from their account a random amount without acceptance, as provided in clause 5.1 of the Agreement.

3.3.3.1. the payment mentioned in clause 3.3.3 is subject to change at the Lessors discretion in cases ramified by the Lessors promotional or other campaigns, as well as by use of promo-code provided by the Lessor, or other circumstances. The altered payment, however, is to be recognized as equivalent.

3.3.4. If the User does not email a reasoned complaint at <http://lite.rent> within five days of registration, The Lessor is considered to have abided to its obligations, and the User loses one's right to file a complaint and is considered to have accepted the Lessor's abidance to the Agreement.

4. PARTIES' RIGHTS AND OBLIGATIONS

4.1. the Lessor has the rights to:

4.1.1. Verify the User's debt, and also to analyze other situations that occurred with the User within this Agreement, as well as other Agreements between the User and Lessor in the event that such were entered into;

4.1.2. at any time ensure the safety of the Vehicle, as well as its technical condition, control the compliance of the Vehicle operation with the purposes established by this Agreement;

4.1.3. refuse to provide the Vehicle if the User has any outstanding debt in respect of this Agreement, as well as the Transport vehicle without crew rent agreement (for cars) between the User and the Lessor, until the User has repaid the debt in full in the Agreements in full, and if the User has violated any of these Agreements;

4.1.4. unilaterally change the terms of this Agreement (including rental fee, terms, and rates), having notified the User by posting the information about the corresponding changes on the Lessors Website or the Mobile App "lite";



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4.1.5. in the presence of debt from the Tenant on payment of lease payments more than one day (24 hours) without the prevention to withdraw the Vehicle from the User, to declare in competent authorities about the fact of theft, and also to resort to other protective measures;

4.1.6. if there are sufficient grounds to believe about the possibility of fraud, as well as other manifestations of unfair behavior on the part of the User, to terminate the performance under this Agreement, as well as under the Lease of the vehicle without crew, concluded between the User and the Lessor, unilaterally notifying the User;

4.1.7. if the allowed use territory described in this Agreement is violated, report the theft to the relevant authorities, as well as implement other defensive measures;

4.1.8. process personal information provided by the User about oneself;

4.1.9. in case of doubts about the identity of the User, the authenticity of the documents provided by the User, the Lessor has the right to require additional information confirming the identity of the person planning to enter into the Contract. In case of failure to provide additional information, non-compliance with the order of the conclusion of the Contract, provided for by section 3 of this Contract, the acceptance is not made, and the Contract is not concluded. The Lessor shall not be liable if the Contract is not concluded due to the inability to process the documents provided by the Tenant for technical reasons.

4.2. the Lessor is obligated to:

4.2.1. to provide the User with the Vehicle in good technical condition;

4.2.2. to cover the Vehicle, occurring due to the Vehicle's normal use, except the expenses directly conferred upon the User by the Agreement.

4.2.3. to provide the User with full information about the Vehicles, their types, technical characteristics, respective rental fees, and other information by means of the Mobile App "lite", as well as timely post information about any changes to terms of the Agreement on the Lessors Website;

4.3. The User is obliged to:

4.3.1. User has been notified that in accordance with clause 1.2 of the Russian Federation Road Traffic Regulations, any person driving a vehicle shall be equated to a pedestrian. Accordingly, the User undertakes to use the Vehicles in full compliance with the road traffic regulations;

4.3.2. Accept the Vehicle according to the terms of this Agreement and use it carefully, strictly in accordance with the purposes stated herein, take timely action aimed at preventing and averting any material damage to the property of the Lessor and third parties, and eliminate any resulting consequences;

4.3.3. ensure the safety of the Vehicle from the time of the beginning of the Rent until its termination;

4.3.4. use the Vehicle personally;

4.3.5. abide to the road traffic regulations and be responsible for their violation

4.3.6. Timely cover the rental fee and other payments in accordance with the terms of this Agreement, ensure there are sufficient funds available on the bank card, indicated in the Agreement, to be able to cover the said rental fee and payments;

4.3.7. Return the Vehicle to the Lessor at the time of Rent termination in proper technical condition as specified in this Agreement;

4.3.8. Immediately notify the Lessor the Mobile App "lite" or contact methods provided by the Mobile App about any damage to the Vehicle during the rent, any disconnection of any of the systems, other malfunctions, breakdowns, traffic accidents and events in which Vehicle acts as a participant, as well as any events and facts that may cause damage to the Vehicle, malfunctions of Mobile App "lite", the termination of the rental in the absence of the User's actions indicating the termination of rental in accordance with this Agreement. Stop using the Vehicle in any of the above cases, and to inform the Lessor;



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4.3.9. In case the User's account has subtraction of funds in the amount which is not in accordance with the rates listed in Mobile App "lite" the User has to immediately notify the Lessor by emailing at support@lite.rent, or contact methods provided by the Mobile App;

4.3.10. To take proper precautions in order to protect one's Mobile App account, including User's name and password, from unauthorized use by third parties. The User has to immediately inform the Lessor in case of the said unauthorized use. The User hereby confirms that any actions performed by them using one's account details the Parties unconditionally consider to be the User's expression of will. The User takes any risks associated with unauthorized use of one's account, or one's mobile device themselves;

4.3.11. Follow any updates on the Lessor's Website and in Mobile App "lite";

4.3.12. in case of changing the telephone number and/or other data specified in the Agreement, to inform the Lessor about this indicating new data by e-mail support@lite.rent, as well as in written form by registered mail return receipt requested and describing the list of attachments. Prior to the date of receiving the updated User data from the User, the Lessor shall fulfill the Agreement in accordance with the User data that Lessor has. All risks associated with the User's failure to notify the Lessor about any changes of the data shall be borne by the User;

4.3.13. upon completion of use and termination of the rental, the User agrees to park the Vehicle at the parking stations specified in the Mobile App "lite"; User agrees to park the Vehicle following the local traffic rules.

4.3.14. be at least 18 years of age as at the date of signing the Agreement;

4.3.15. For motorcycle, user must be 21 years old, driving experience at least 1 year, and driving license category «A».

4.3.16. immediately re-submit provide documents to the Lessor when sending such a request at the time of registering the account, as well as during the usage of the account.

4.4. The User has the right:

4.4.1. The User shall be entitled to rent different Vehicles at different times;

4.5. User is prohibited:

4.5.1. Cross the roadway on any footbridges, pedestrian crossings, pedestrian underpasses, and other crossings without getting off the Vehicle;

4.5.2. Enter any metro stations,;

4.5.3. Use the Vehicle on uneven surfaces, outside any sidewalks and paved paths, move through any pits, potholes, slides, other humps that differ from the road bed by 1 cm, or having sharp edges or other features of the roadway and create an additional load for the Vehicle wheels, or any puddles with a depth of more than 1 cm whether the depth of such puddle can be judged by eye or not;

4.5.4. drive the Vehicle under the effect alcohol, narcotic, toxic or other substances, as well as refuse to pass a medical examination procedure at the request of a relevant official;

4.5.5. perform acrobatic stunts, make jumps, encounter any obstacles, curbs, or steps;

4.5.6. use the Vehicle to transport and tow any cargoes;

4.5.7. carry any other individual, or transport children, animals on the Vehicle;

4.5.8. to drive motorcycle without a helmet(also for passenger)

4.5.9. to carry more than one passenger, children(until 18 years old) and animals

4.5.10. drive the Vehicle when the total weight (with clothes, bags, backpacks, etc.) exceeds 100 kg; for motorcycle exceeds 160 kg

4.5.11. create an increased load on the transmission by simultaneously pressing the foot brake and the throttle trigger;



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- 4.5.12. leave the Vehicle unattended not buckled with a native lock to a closed rigid frame which excludes the possibility of detaching or moving the Vehicle, as well as buckle or otherwise block the Vehicle by other means, except for native devices;
- 4.5.13. fold the Vehicle (including using the native mechanism);
- 4.5.14. remove the stickers, brands, identification numbers, as well as apply any prints, stick labels, or paint the Vehicle or individual parts, apply any marks, or damage the paint coating, or stain the Vehicle (except for normal staining of the platform with street shoes);
- 4.5.15. use the Vehicle outside the active rent session in accordance with the rules of present Agreement and the procedures specified by the Mobile application;
- 4.5.16. use any technologies, or take any actions that may damage the Lessor Website, or the Mobile App, or the Vehicle, or other the Lessor property, or property or health of any third parties;
- 4.5.17. make any changes to the Vehicle, or change any characteristics, or make any improvements or degradations of the Vehicle;
- 4.5.18. transfer the Vehicle to any third parties for use, including subrental;
- 4.5.19. To transfer his/her account information to any third parties;
- 4.5.20. To use the Vehicle in any competitions;
- 4.5.21. To use the Vehicle for driving on rugged terrain or off-road;
- 4.5.22. To terminate the rental session outside the boundaries and rules established in this Agreement, as well as those specified in the Mobile application;
- 4.6. The Parties have agreed to consider these conditions as the material conditions of the Agreement.

5. PAYMENT ORDER AND FORM

- 5.1. At the time of registration, the User has to subtract a random amount without acceptance in order to prove the correctness of the bank card data entered. The specified amount shall not count as a rental payment and shall be returned within 24 hours to the User's bank card.
- 5.2. For the use of the Vehicle, the Lessee shall pay the rent.
- 5.3. Information about the current rental price is posted in the Mobile App;
 - 5.3.1. Any rentals, or fines, or other fees provided for in this Agreement shall be paid through subtraction the funds from the User's bank card without acceptance in accordance with the the Lessor rates;
 - 5.3.2. The Lessor has the right to reduce the rental cost at its sole discretion, in particular as part of a marketing promotion.
- 5.4. Vehicle Write-offs for using a vehicle is made after completion of the ride except in cases when rent exceeded 300 rubles. Everytime during the ride the rent exceeded 300 rubles the Lessor have the right to amount (including during the rent) 300 rubles from Users account.
- 5.5. In case of shortage money on Users account (or if it is not possible to dismiss) or lack of funds or the inability to subtract such funds from the User's accounts, as well as in case a debt reaches 300 rubles during the usage, the Lessor shall be entitled to compulsorily terminate the Vehicle rent, and block the User in the Mobile App.
- 5.6. On any grounds other than paying rent (fines, etc.), the money shall be subtracted within 5 (five) calendar days from the date of noticing the User about the payment claim occurred. In the case of insufficient funds on the User's account, any payment arising under this Agreement shall be considered as a debt, and the the Lessor shall have the right to accrue a fine to such payment in a general manner (5% per day of delay). The fines referred to in this clause shall accrue until the User has fully repaid such debt,



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including the amount of the fine, or until the information about the User's debt is submitted to the court for enforcement, or after 2 weeks from the beginning of the fine accrual.

5.7. When the User does not agree with the fine imposed and other subtractions, the User shall notify the Lessor of such disagreement by sending a letter to the the Lessor postal address and a copy thereof to support@lite.rent. When the User failed to notice the Lessor about the reasons for his/her disagreement in the way above within three days, then the User shall be deemed to have confirmed his/her consent to such fine imposed.

5.8. The User's performance of the actions specified in section 3 of the Agreement means unconditional consent to the withdrawal of funds from the User's account, to which the User's Bank card is linked, for the use of the Vehicle and the implementation of other payments under this Agreement (including fines), as well as consent to the Lessor's sending orders, requests, etc. to the User's Bank;

5.9. The return of money mistakenly written off, as well as the return of money in other cases as agreed with the Lessor is made exclusively in the absence of the User's faulty actions within 10 working days from the date of the User's application to the e-mail address support@lite.rent. The time of receipt of funds to the User's account depends on the terms of services provided by the card issuing bank, to which the refund is made. If any of the clauses of this Agreement are violated in the process of use, no refund shall be made.

5.10. "Buy Bonuses" service (available for connection by the User through the functionality of the Mobile application) is the service whereby the User, by pressing the "Buy Bonuses" button, credits funds to the Bonus account and receives a discount on the package purchase in the amount specified in the Mobile App. The service is not available if the User is in arrears at the moment of recharging.

5.11. The bonus account during the calendar month can be replenished for an amount not exceeding 2 000 rubles through the use of promo codes.

5.12. The User can be provided with the option «Free booking». The option is available no more often than once every 2 hours and provides an opportunity to make a free booking of the Vehicle during a certain period of time set in the Mobile App.

5.13. The User may be provided with the «lite pass» option. The option is a subscription for a certain period, during which the User does not pay for the Vehicle rental start when using the per minute tariff. The Lessor places information about the cost, terms and cities of presence in the Mobile App «lite».

5.14. In the event that the User fails to make any rental or Bonus Account replenishment within fifteen (15) months, the Users Bonus Account shall be canceled.

6. TERM OF RENT

The period to rent the Vehicle shall be calculated in seconds, minutes and hours. The rental period shall be determined by section 7 of the Agreement

7. THE PROCEDURE OF DELIVERY - ACCEPTANCE AND USE OF THE VEHICLE

7.1. The Vehicle shall be delivered to the User as follows:

7.1.1. The Parties come to an agreement on renting a particular Vehicle by the User's selecting any currently available Vehicle using Mobile App «lite».

7.1.2. The User shall select a Vehicle based on sufficient funds on the User account's bank card. The Mobile App «lite» shows the following information about the Vehicle being selected: location, rate, and charge level.

7.1.3. By pressing the unlock button in the Mobile App «lite», the User certifies and confirms his/her actual acceptance of the selected Vehicle.



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7.1.4. Termination of rental Vehicle is as follows: the User presses in the Mobile application "lite" button «Complete the lease», fixes the Vehicle around a closed strong circuit lock in the Parking lot, designated as permitted in the Mobile Application, as well as performs other actions provided by the Mobile App "lite". From the moment of performance of all necessary actions provided by the Mobile App, the term of hire of Vehicle ends. If the User complies with the procedure for the return of the Vehicle, the User receives a message from the Landlord in the Mobile App «lite» indicating the amount of rent to be paid.

7.1.5. The rental period of the vehicle shall be calculated from the moment of confirmation of the intention to accept the rental of the vehicle by pressing the "I agree" button in the Mobile App "lite" until the actual termination of the rental of a particular vehicle by the User by performing all the necessary actions provided for in the Mobile App "lite".

7.1.6. Before starting to use the Vehicle, the User performs a visual inspection of the Vehicle and determines visual damages of the vehicle. If visual damages of the Vehicle are detected, the user shall immediately notify the Lessor in the Mobile app "lite". The User is obliged to immediately notify the User of all vehicle malfunctions arising in the course of the Vehicle operation.

7.2. When the User has otherwise possessed the Vehicle either at the beginning of the rent or during the rent, in particular, but not limited to, used any tools to open the lock, or opened or closed the Vehicle in any manner other than described in this Agreement, or disconnected the Vehicle security systems and control, or used data of any other person or a fake account, or otherwise illegally possessed the Vehicle or continues using the Vehicle in the absence of an active rental session, then the Parties have agreed that such actions shall be considered as a theft and shall be qualified and punished in accordance with the Russian legislation.

8. RESPONSIBILITY OF THE PARTIES

8.1. The Parties failing to perform or improperly performing the obligations under this Agreement shall be liable in accordance with the current Russian legislation.

8.2. When the User (or any persons admitted by the User to use the Vehicle) violates the road traffic regulations, as well as other rules of the Russian legislation during the Vehicle rent, then the User shall bear the costs of paying any administrative fines;

8.3. When the User (or any persons admitted by the User to use the Vehicle) violate the rights of third parties or cause harm to the health or property of third parties, then the User shall settle any claims against the Lessor from third parties and compensate in full for the losses incurred by the Lessor.

8.4. In case of damaging the Vehicle, the User shall be liable within the amount of the damage caused. The compensation amount can be reduced as agreed by the Parties.

8.5. If the rent is delayed due to the User's fault for more than 24 hours, then the the Lessor shall be entitled to charge the User with a penalty in the amount of 5% of the amount due per each day of delay. If other payments are delayed (including but not limited to fines) after five days from the the Lessor notification of the User about the fine, then the Lessor shall be entitled to charge the User with a penalty in the amount of 5% of the amount due per each day of delay. The penalties referred to in this clause shall be charged until the User's full repayment of this debt, including the amount of the penalty, or until the submission of the information about the User's debt to the court for enforcement, or after 2 weeks from the beginning of the penalty accrual.



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8.6. In case of unauthorized removal of the brand stickers, brands, identification numbers, as well as applying any prints, sticking of labels, or painting the Vehicle or individual parts, or applying any marks, or damaging the paint coating, the User shall pay a penalty in the amount of 5,000 (five thousand) rubles.

8.7. In case of violation of the Vehicle intended use, as well as in the case of any other violations of the rules, in particular:

- violations of the Vehicle careful use in strict accordance with its intended use and the purposes specified in this Agreement,
- failure to take any measures to prevent damage to the property of the Lessor and third parties and to eliminate the relevant consequences,
- in the case of performing acrobatic stunts, making jumps, encountering any obstacles, curbs, or steps,
- using the Vehicle in competitions,

the User shall pay a penalty in the amount of 7,000 (seven thousand) rubles and reimburse the damage caused to the Lessor or the Vehicle (if any) in full.

8.8. In the case of using the Vehicle in violation of the use restrictions, in particular if the User:

- violates the road traffic regulations,
- carries the Vehicle in any metro stations,
- crosses the roadway on any footbridges, pedestrian crossings, pedestrian underpasses, and other crossings without getting off the Vehicle,
- uses the Vehicle on uneven surfaces, outside any sidewalks and paved paths, move through any pits, potholes, slides, other humps that differ from the road bed by 1 cm, or having sharp edges or other features of the roadway and create an additional load for the Vehicle wheels, or any puddles with a depth of more than 1 cm whether the depth of such puddle can be judged by eye or not,
- uses the Vehicle for driving on rugged terrain or off-road;

the User shall pay a penalty in the amount of 7,000 (seven thousand) rubles and reimburse the damage caused to the Lessor or the Vehicle (if any) in full.

8.9. In the event that the User drives the Vehicle under the effect of alcohol, narcotic, toxic or other substances, as well as refuse to pass a medical examination procedure at the request of a relevant official, the User shall pay a fine of 20,000 (twenty thousand) rubles and reimburse the damage caused to Lessor or the Vehicle (if any) in full.

8.10. In case the User:

- uses the Vehicle to transport and tow any cargoes,
- drives the Vehicle when the total weight (with clothes, bags, backpacks, etc.) exceeds 100 kg,
- folds the Vehicle (including using the native mechanism);
- makes the Vehicle fall (or otherwise leaves the Vehicle in a situation of possible falling, or not properly buckled);

the User shall pay a penalty in the amount of 3,000 (three thousand) rubles and reimburse the damage caused to the Lessor or the Vehicle (if any) in full.

8.11. In case the User does not drive the Vehicle alone or transports animals, he/she shall pay a fine in the amount of 800 (eight hundred) rubles.

8.12. In case the User:

- leaves the Vehicle unattended not buckled with a native lock to a closed rigid frame which excludes the possibility of detaching or moving the Vehicle, as well as buckles or otherwise blocks the Vehicle by other means, except for native devices,
- uses the Vehicle outside the rent session,



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- uses any technologies, or takes any actions that may damage the Lessors Website, or the Mobile App, or the Vehicle, or other the Lessor property, or property or health of any third parties,
- , transfers the Vehicle for use by third parties, including sublease
- transfers his/her account information to any third parties,
- makes any changes to the Vehicle, or change any characteristics, or make any improvements or degradations of the Vehicle

- makes an attempt of theft or other actions qualified similarly within this Agreement;

the User shall pay a fine of 50,000 (fifty thousand) rubles and reimburse the damage caused to the Lessor or the Vehicle (if any) in full.

8.13. When the User provides the Lessor with false information or otherwise misleads the Lessor about his/her own identity when entering into the Agreement, or in any other breaches of the Agreement by the User, the Lessor may unilaterally terminate the Agreement, and the User shall pay a fine of 30,000 (thirty thousand) rubles, and also to reimburse the damage caused to the Lessor or the Vehicle (if any) in full.

8.14. For terminating the Rent outside the parking stations indicated in the Mobile App in restricted access areas or in any premises, the User shall pay a penalty of 500 (five hundred) rubles.

8.15. When completing the rental in the restricted area, as well as in the premises, the User shall pay a fine of 1,000 (one thousand) rubles.

8.16. For giving the Vehicle to a minor, incapacitated person or a person with a restricted legal capacity, the User shall pay a fine of 20,000 (twenty thousand) rubles, and also reimburse the damage caused to Lessor or the Vehicle (if any) in full.

8.17. For failure to notify the Lessor of any damage to the Vehicle that occurred during the Rent, malfunctions, breakdowns, traffic accidents and events in which Vehicle acts as a participant, as well as any events and facts that may cause damage to the Vehicle, the User shall pay a fine of 7,000 (seven thousand) rubles, and also reimburse in full the expenses incurred by the Lessor in connection with such a violation. When the User failed to notify the Lessor of any damage, staining or any other kind of deterioration in Vehicle prior to the start of the Rental, then the User shall be deemed as guilty for causing damage.

8.18. In case of damage to the Vehicle, the User shall pay a fine:

- 500 (five hundred) rubles, in case of causing damage to the QR code placed on the Vehicle;
- 3,000 (three thousand) rubles, in case of damage to the fender / footboard / cable / strut / rear wheel of the Vehicle;
- 5,000 (five thousand rubles), in case of damage to the fork of the Vehicle;
- 3,000 (three thousand) rubles, in case of damage to the brake / throttle lever / trigger of the Vehicle;
- 8,000 (eight thousand) rubles, in case of damage / theft of GPS tracker;
- 3,000 (three thousand) rubles, in case of damage to the handlebar stop, handlebar grips, display, wheel tires;
- 1,500 (one thousand five hundred) rubles, in case of damage to the handlebar grips (rubber grips), stop light, anti-theft lock;
- 1,000 (one thousand) rubles, in case of damage to the display cover, rear fender booster, front headlight;
- 500 (five hundred) rubles in case of damage to the charger plug, plastic side guard of the rear wheel mount.

8.19. In case of violation of other clauses of the Agreement containing the rules on the User's duties and prohibitions, the User shall pay a fine in the amount of 2,000 (two thousand) rubles.



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8.20. If, within three days from the date of sending the penalty notice, the User failed to send a response by e-mail with a reasoned refusal to pay such penalty, then the User shall be deemed to have confirmed his/her consent to such penalty charged.

8.21. The User shall bear the risk of an accidental loss of or an accidental damage to the Vehicle from the moment the intent to hire the Vehicle is confirmed by clicking the "Agree" button in the Mobile App until the actual termination of the rental of a particular Vehicle by the User by performing all necessary actions provided for in the Mobile App.

8.22. It is hereby determined that the amount of the fines established by this section may be reduced as agreed by the Parties.

9. TERMINATION GROUNDS AND PROCEDURE

9.1. This Agreement may be terminated early:

9.1.1. as agreed, on by the Parties;

9.1.2. by the Lessor in case when the User:

violates the provisions of this Agreement;

repeatedly violates the Russian road traffic regulations, parking rules and other provisions of the law;

worsens the technical state of the Vehicle;

tries to use any technical tools to block the GPS signal, or otherwise disable the protection or monitoring systems installed on the Vehicle;

makes an attempt at fraud;

violates the provisions of this Agreement in other way.

9.2. The Agreement shall be considered to be terminated from the moment notifying the User.

9.2.1. In the event of termination of the Agreement by the User's initiative, the Agreement shall be considered to be terminated after 14 calendar days from the moment of sending a request to support@lite.rent and the Lessor confirming that the User has no debts due under this Agreement, nor has under the Transport vehicle without crew rent agreement between the User and The Lessor.

9.3. The expiration of the Agreement term shall not relieve the Parties of their responsibility for the violation hereof, regardless of the reason for the Agreement termination, and the User shall not be exempt from the obligation to make all payments under the Agreement, nor shall be exempted from the liability provided for in the provisions of this Agreement.

9.4. When the User sends a request to delete his/her account the User confirms that the User has no debt before the Lessor for current rent payments and fines and agrees to pay the debt in the event of receiving the information about having such debt from the Lessor on the day of sending such request or within 14 calendar days thereafter.

9.5. Having sent the request to delete his/her account, the User shall have the right to cancel the request within 14 calendar days.

9.6. The account shall be blocked from the moment the request to delete the account is sent by the User.

9.7. The User shall have the right to send a request for account recovery. In this case, a new Agreement shall be concluded according to the procedures described by the Lessor in section 3 of this Agreement.

10. CONSENT TO PERSONAL DATA PROCESSING

10.1. Within this Agreement, the User shall grant to the Lessor his/her personal data. the Lessor shall reserve the right to verify the User specified data.



«Kick» LLC

Gorbunova street 2, bld 3, room 2, room 1zh, 121596, Moscow, Russia

email: support@lite.rent

Taxpayer Identification Number (INN) 9731010843

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Principal State Registration Number (OGRN) 1187746820183

10.2. Personal data in terms of this Agreement shall mean any information related to the User, including his/her last name, first name, patronymic, year, month, date of birth, place of birth, address, passport data, contact telephone numbers, e-mail, and Mobile App "lite" account. This consent relates to the following operations with personal data: collection; record; systematization; accumulation; storage; clarification (update, change); usage; transmission; depersonalization; blocking; deletion; destruction; and also other use of such personal data provided by the Lessor at its discretion.

10.3. The User does hereby express his/her consent to send advertising and promotional information about the the Lessor, the the Lessorservices rendered, products sold, promotions, partners, etc.

10.4. The User does hereby acknowledge and warrant that all of the contact details provided are valid.

10.5. The User shall have the right to request removal of personal data by deleting the account. The personal data shall be deleted 14 calendar days after the request to delete the account is sent.

11. FORCE MAJEURE

11.1. The parties shall be exempted from liability for partial or complete failure to fulfill their obligations under the Agreement, if such failure to fulfill obligations was a consequence of force majeure circumstances that arose after the conclusion of the Agreement as a result of extraordinary events that the Parties could have neither foreseen nor prevented and that occur beyond the control of the Parties.

11.2. If any of the above circumstances has directly affected the performance of the obligations within the time period established by the Agreement, then this period shall be proportionally adjourned for the duration of the relevant circumstance. In the event that the said period exceeds two months, then each of the Parties shall have the right to refuse to fulfill the Agreement unilaterally and extra judicially by notifying the other Party in writing thereon.

11.3. In the event of force majeure, the affected Party shall notify the other Party of the occurrence and termination of force majeure within 3 (three) days.

11.4. A party that failed to fulfill its obligation to notify the other Party of the occurrence of force majeure and to document the fact thereof, shall lose its right to refer to such circumstances later as force majeure.

12. TERM OF THE AGREEMENT

12.1. The Agreement shall come into force from the moment when the User accepts the conditions hereof.

12.2. The Agreement has been concluded for 1 year from the date of acceptance. If neither of the Parties inform in writing the other Party within 30 calendar days prior to the expiry of this Agreement about the termination of this Agreement, then the Agreement shall be deemed to be prolonged for the next year on the same conditions. The number of extensions is not limited.

12.3. In the event that the User has never rent the Vehicle during the term of the Agreement (1 year), then the Agreement shall be considered terminated and shall not be prolonged for the next year. The Parties shall have the right to re-enter into the Agreement.

13. OTHER CONDITIONS OF THE CONTRACT

13.1. On any matters not regulated by this Agreement, the Parties will be guided by the current Russian legislation.

13.2. Any disputes arising from this Agreement shall be settled in accordance with the procedure provided for by the current Russian legislation.

13.3. The Parties agree that the pre-judicial claiming procedure to settle disputes is mandatory, and all disputes arising under the Agreement will be resolved in accordance with Article 28 of the Civil Procedural



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Code of the Russian Federation. The claim shall be brought to court at the place of residence of the defendant. A lawsuit against an organization shall be brought in court at the place of location of the organization.

14. CONTACT AND OTHER INFORMATION ABOUT lite:

Full name: KIC Limited Liability Company

Abbreviated name: LLC KIC

Legal address: 121596, Moscow, Gorbunova St., 2. 3, room I, room. 1ZH

INN 9731010843 OGRN 1187746820183

e-mail: support@lite.rent