# PUBLIC OFFER CONTRACT rental vehicle Moscow

KIK Limited Liability Company represented by Andrey Sergeevich Kuprikov, General Director, acting on the basis of the Charter, hereinafter referred to as the "Lessor," on the one hand, and an individual, hereinafter referred to as the "Lessee," on the other hand, jointly referred to as the "Parties," have entered into this Agreement (hereinafter referred to as the "Agreement") as follows:

## 1. TERMS AND DEFINITIONS

Unless otherwise expressly stated in the text of the Agreement, the following terms, if capitalized, shall be used in the text of this Agreement as defined below:

Means of individual mobility (SIM) - property provided by the Lessor to the Lessee for temporary possession and use under this Agreement, concluded by the Parties by acceptance of the offer by the Lessee. The types of leased property include electric scooter.

Electric scooter - a two-wheeled SIM provided by the Lessor to the Lessee for temporary possession and use under this Agreement, concluded by the Parties by acceptance of the offer by the Lessee

Rolled stock is the use of SIM in accordance with its intended use established by this Agreement, from the moment of the start of rolling until its completion by following the procedure established by Section 7 of this Agreement.

Mobile application "lite" (Mobile application) - the program provided by the Lessor, installed by the Lessee on a mobile device, allowing to use the Lessor's services.

Lessor's website - http://lite.rent

Direct Debiting - debiting funds from the account specified by the Lessee without obtaining additional consent from the Lessee. Write-off is carried out according to the rules and in the cases provided for by this Agreement.

Normal use/normal operation of SIM - careful use of SIM for the purpose of moving from one point to another with due diligence, as well as in compliance with the Rules of the Road, as well as taking into account meteorological features, features of the roadway, etc., lack of cross-country traffic, off-road.

Fake account - an account created by using false information, documents that are not genuine, information and/or documents belonging to another person, etc.

Bonus Account means the internal account of the Lessee to which all accruals (advance payments, compensation for technical problems, accruals for promotional codes, balance replenishment) are made and from which all payments specified in Section 5 of this Agreement are first debited.

## 2. SUBJECT OF THE CONTRACT

- 2.1. The Lessor transfers the SIM to the Lessee for temporary possession and use, and the Lessee accepts the SIM for use in accordance with its personal needs not related to the implementation of entrepreneurial activities.
- 2.2. The Lessee uses SIM on the territory available for rent in the Mobile Application. For SIM use is not allowed outside the specified territory.

## 3. CONTRACT CONCLUSION PROCEDURE

- 3.1. The Lessee wishing to conclude the Agreement shall accept in electronic form in accordance with the procedure established by this section of the Agreement. The Agreement shall be concluded by the Lessee joining the conditions established herein as a whole.
- 3.2. Acceptance means that the Lessee has read all provisions of the Agreement, agrees with them and undertakes an unconditional obligation to follow them.
- 3.3. The Lessee and the Lessor acknowledge by acceptance of the Lessee the consistent performance by the Lessee of all the following actions:
- 3.3.1. To register and create an order in the mobile application "lite," the User enters and confirms the phone number by receiving and entering an SMS code in the mobile application "lite," and also agrees with the Personal Data Processing Policy provided for in Chapter 10 of the Agreement
- 3.3.2. Familiarization of the Lessee with the terms and conditions of this Agreement in full shall be carried out by pressing the "Accept Offer" button before creating the first order, by entering and confirming the phone number in the Mobile Application "lite," by receiving an SMS code.
- 3.3.3. Provision of personalized bank card data by the Lessee,
- owned by the Lessee, and debiting it without acceptance and returning an arbitrary amount before creating the first order;
- 3.3.3.1. In cases stipulated by the promotional or other shares held by the Lessor, as well as when using promotional codes proposed by the Lessor, as well as in other situations, the amount of the payment established in clause 3.3.3 may be changed at the initiative of the Lessor. However, the changed payment in this case is recognized as equal in value to the payment specified in clause 3.3.3.
- 3.3.3. Provision of personalized bank card data by the Lessee,
- owned by the Lessee, and debiting it without acceptance and returning an arbitrary amount before creating the first order;
- 3.3.3.1. In cases stipulated by the promotional or other shares held by the Lessor, as well as when using promotional codes proposed by the Lessor, as well as in other situations, the amount of the payment established in clause 3.3.3 may be changed at the initiative of the Lessor. However, the changed payment in this case is recognized as equal in value to the payment specified in clause 3.3.3.
- 3.3.4. If within five days the Lessee fails to send support@lite.rent substantiated claim by e-mail, the Lessor shall be deemed to have duly fulfilled its obligations, and the Lessee shall lose the right to make claims and shall be deemed to have accepted the Lessor's performance hereunder.

#### 4. RIGHTS AND OBLIGATIONS OF THE PARTIES

- 4.1. The Lessor shall be entitled to:
- 4.1.1. Check the Lessee's debts, as well as analyze other situations that have occurred with the Lessee under this Agreement, as well as other Agreements between the Lessee and the Lessor, if any;
- 4.1.2. at any time monitor the security of the SIM, as well as its technical condition, monitor the compliance of the SIM operation with the purposes and procedure for use, as well as return, established by this Agreement;
- 4.1.3. refuse to provide SIM if the Lessee has arrears in obligations arising from this Agreement until the Lessee repays the debt in full, as well as if the Lessee violates other conditions of any of these Agreements;
- 4.1.4. unilaterally amend this Agreement (including the cost and terms of lease, tariffs), and notify the Lessee by posting the relevant information on the Lessor's Website or through the lite Mobile Application;
- 4.1.5. if the Lessee has a debt to pay rent for more than a day (24 hours), without warning, withdraw the SIM from the Lessee, report the theft to the competent authorities, and resort to other protective measures;

- 4.1.6. if there are sufficient grounds to believe that it is possible to commit fraudulent actions, as well as other manifestations of unfair behavior on the part of the Lessee, terminate performance under this Agreement by unilaterally notifying the Lessee;
- 4.1.7. in case of violation of the territory of permissible use established by this
- By agreement, declare the fact of theft to the competent authorities, as well as resort to other protective measures;
- 4.1.8. process the Lessee's personal data provided to the Lessor;
- 4.1.9. in case of doubts about the identity of the Lessee, the authenticity of the documents provided by the Lessee, the Lessor has the right to demand the provision of additional information confirming the identity of the person planning to conclude the Contract. In case of failure to provide additional information, non-compliance with the procedure for concluding the Agreement provided for in Section 3 of this Agreement, the acceptance is considered not completed, and the Agreement is not concluded. The Lessor shall not be liable if the Contract is not concluded due to the impossibility of processing the documents provided by the Lessee for technical reasons.
- 4.2. The Lessor shall:
- 4.2.1. provide the SIM in technically sound condition to the Lessee;
- 4.2.2. bear the expenses for the maintenance of the SIM arising from its normal operation (with the exception of expenses that are directly assigned to the Lessee by the Contract);
- 4.2.3. provide the Lessee with complete information about the SIM, their types, technical characteristics, the amount of lease payments and other information through the lite Mobile Application, as well as timely post information on changes in the terms of the Agreement on the Lessor's Website:
- 4.3. The Lessee shall:
- 4.3.1. The Lessee is notified that in accordance with Clause 1.2 of the Traffic Rules of the Russian Federation (hereinafter referred to as the "Traffic Rules"), persons using the Electric Scooter for movement are equated with pedestrians. Accordingly, the Lessee undertakes to use the Electric Scooters in full compliance with the requirements of the SDA;
- 4.3.2. take measures in accordance with the terms of this Agreement and carefully use the SIM in strict accordance with its purpose and objectives specified in this Agreement, take timely measures to prevent and prevent damage to the property of the Lessor and third parties, eliminate the corresponding consequences;
- 4.3.3. ensure safety of SIM from the moment of acceptance to the moment of lease termination;
- 4.3.4. manage the SIM personally;
- 4.3.5. when using SIM, observe traffic rules and be responsible for their violation;
- 4.3.6. timely, in accordance with the terms of this Agreement, pay rent, other payments provided for by the Agreement, ensure on the bank card specified in Dogo
- 4.5.11. fold the Electric scooter (including using the standard mechanism);
- 4.5.12. remove stickers, branding, identification numbers, as well as apply inscriptions, apply stickers, paint SIM or individual parts, apply marks, damage the paintwork, stain (except for normal contamination of the platform with outdoor shoes);
- 4.5.13. use the SIM outside the active rental session conducted in accordance with the rules of this Agreement and the procedures established in the Mobile Application;
- 4.5.14. use technologies or take actions that may harm the Lessor's Website, Mobile Application, SIM, other property of the Lessor, property or health of third parties;
- 4.5.15. make any changes to the SIM, change any characteristics, make improvements or deterioration of the SIM;
- 4.5.16. transfer SIM for use to third parties, including sublease;
- 4.5.17. transfer your account information to third parties;
- 4.5.18. use SIM in competitions;
- 4.5.19. use SIM for off-road driving, rough terrain;

- 4.5.20. terminate the lease session outside the boundaries and rules established in this Agreement, as well as specified in the Mobile Application.
- 4.6. The Parties have agreed to consider these terms and conditions as material terms and conditions of the Agreement.

## 5. PAYMENT PROCEDURE AND FORM

- 5.1. Before creating an order, the amount of 300 rubles is debited from the Lessee in a direct manner in order to confirm the correctness of entering bank card data. The specified amount may be credited as a rental payment, otherwise it shall be fully or partially returned to the Lessee's bank card within the period established by the bank that issued the Lessee's card.
- 5.2. The Lessee shall pay the rent to the Lessor for using the SIM.
- 5.3. Information about the current rental price is posted in the Mobile Application.
- 5.3.1. Lease payments, fines and other payments stipulated by this Agreement shall be made by direct debiting of funds from the Lessee's bank card in accordance with the Lessor's tariffs;
- 5.3.2. The Lessee may reduce the price of the Lease at its sole discretion, in particular as part of a marketing campaign.
- 5.4. Funds for the use of SIM are written off upon termination of the lease, except for cases when during the lease the difference between the balance of the user and the lease exceeds 260 (two hundred and sixty) rubles. If the cost of payment during the lease actually exceeded 260 (two hundred and sixty) rubles, the Lessor has the right to write off (including during the lease) funds in the specified amount from the Lessee's account, an unlimited number of times until the Lessee uses the SIM.
- 5.5. In the event of a shortage of funds or the impossibility of writing them off from the Lessee's account, as well as in the event of a debt in the amount of 260 (two hundred and sixty) rubles in the process of use, the Lessor has the right to forcibly complete the SIM lease and block the Lessee in the Mobile Application. The parties agreed that such actions are considered theft and are subject to qualification and punishment in accordance with the legislation of the Russian Federation.
- 5.6. Funds shall be debited on grounds other than payment of rent (fines, etc.) within five (5) calendar days from the date of notification of the Lessee of the payment request. In case of insufficient funds on the Lessee's account, any payment arising under this Agreement shall be recognized as a debt on which the Lessee is entitled to charge penalties in the general manner (in the amount of 5% per day of delay). The penalties specified in this clause shall be accrued until the full repayment of this debt, including the amount of the penalty, by the Lessee, or until the transfer of information about the Lessee's debt to the court for enforcement, or after 2 weeks from the beginning of the accrual of penalties.
- 5.7. In case of disagreement with the fine, as well as other debiting of funds, the Lessee shall notify the Lessor of such disagreement by sending a letter to the Lessor's mailing address, as well as its duplication to the support@lite.rent 's email address. If the Lessor is not notified of the reasons for disagreement by this method within three days, the Lessee shall be deemed to have confirmed its consent to the fine.
- 5.8. Performance by the Lessee of the actions specified in Section 3 of the Agreement means unconditional consent to debiting funds from the account of the Lessee, to which the bank card of the Lessee is linked, for the use of SIM and making other payments under this Agreement (including fines), as well as consent to the sending by the Lessor of orders, requests, etc. the Lessee's Bank;
- 5.9. The return of erroneously debited funds, as well as the return of funds in other cases, as agreed with the Lessor, is made only in the absence of the Lessee's guilty actions within 10 working days from the date of the Lessee's appeal to the support@lite.rent 's email address. The term of receipt of funds to the Lessee's account depends on the conditions for the provision of

services by the card issuer to which the funds are returned. If any of the clauses of this Agreement is violated in the course of use, no return shall be made.

- 5.10. "Balance Replenishment" service (available for connection by the Lessee using the Mobile Application functionality) is a service in which the Lessee, by clicking the "Balance Replenishment" button, selects the amount to replenish the balance of his Bonus Account, pays for the crediting of funds to the balance of his Bonus Account and receives a discount on payment in the amount specified in the Mobile Application. At the same time, this service is not available if the Lessee has a debt at the time of replenishment. "
- 5.11. The bonus account during the calendar month can be replenished in the amount of no more than 500 (five hundred) rubles through the use of promotional codes. Promo code discount applies only to orders at the per-minute rate.
- 5.12. The tenant can be given the option "Free booking." The option is available no more than 1 times every 2 hours and provides the opportunity to make a free SIM reservation for a certain period of time set in the lite Mobile Application.
- 5.13. The tenant can be given the option "lite pass." The option is a subscription for a certain period during which the Lessee does not pay for the start of the SIM lease when using the perminute tariff. The Lessor shall place information on the cost, terms and cities of its presence in the Mobile Application "lite."
- 5.14. If within twelve (12) months the Lessee does not perform any one lease or replenishment of the Bonus Account, the Lessee's Bonus Account shall be cancelled.

#### 6. LEASE TERM

6.1. SIM rental period is calculated in minutes and hours. The rental period is determined by Section 7 of the Contract

## 7. SIM TRANSFER AND USE PROCEDURE

- 7.1. The SIM shall be transferred to the Lessee as follows:
- 7.1.1. The Parties agree to lease a specific SIM by the Lessee's selection of a free SIM using the Mobile Application "lite."
- 7.1.2. When selecting a SIM, the Lessee shall be guided by the principle of sufficiency of funds on a bank card linked to the account of the Lessee. The Mobile application "lite" reflects the following data about the selected Scooter: location, tariff, charge level.
- 7.1.3. At the moment of clicking on the "Start Rent" or "Book" button in the "lite" Mobile Application, the Lessee testifies and confirms the actual acceptance of the selected SIM.
- 7.1.4. The Electric Scooter rental is terminated as follows: The lessee parks the electric scooter, in accordance with the Traffic Rules, in the places designated as "lite" permitted in the Mobile Application, then presses the "Complete Rental" button in the Mobile Application. During the lease completion process, takes a full-length photograph of the vehicle (SIM) so that all parts of the SIM are visible at the "Lease Completion" step provided by the "lite" mobile application and uploads the photograph to the program, as well as performs other actions provided by the "lite" mobile application. From the moment of completion of all the necessary actions provided for by the Mobile Application, the term of rental of the Electric Scooter ends. At the end of the lease of the Electric Scooter, the Lessee receives a message from the Lessor in the Mobile Application "lite" indicating the amount of rent payable.
- 7.1.5. The term of SIM rental is calculated from the moment of confirmation of the intention to hire SIM by clicking the "Start rental" or "Book" button in the Mobile Application until the actual termination of the rental of a specific SIM by the Lessee by performing all the necessary actions provided for by the Mobile Application.
- 7.1.6. Prior to using the SIM, the Lessee shall perform a visual inspection of the SIM and determine the visual damage of the SIM. Upon detection of visual damage to the SIM, the Lessee shall immediately notify the Lessor thereof in the Mobile Application "lite." The Lessee

shall immediately inform the Lessor about all SIM malfunctions occurring during the SIM operation.

- 7.2. If the Lessee otherwise takes possession of the SIM, as at the beginning of the lease, and in the course of its implementation, namely, but not limited to, used means of opening the lock, opened or closed the SIM in another way, has disabled the SIM security and control systems than described in this Agreement, used the data of another person or a fake account or otherwise took possession of a SIM illegally or continues to use a SIM in the absence of an active rental session, The parties agreed that such actions are considered theft and are subject to qualification and punishment in accordance with the legislation of the Russian Federation.
- 7.3. The Lessor reserves the right to verify compliance with the terms of this Agreement based on photographs provided by the Lessee.

## 8. LIABILITY OF THE PARTIES

- 8.1. For non-fulfillment or improper fulfillment of obligations hereunder, the Parties shall be liable in accordance with the current legislation of the Russian Federation.
- 8.2. For violation by the Lessee (persons admitted by the Lessee to the use of SIM) of the traffic rules of the Russian Federation, as well as other norms of the legislation of the Russian Federation during the period of SIM rental, the Lessee shall bear the costs of paying administrative fines;
- 8.3. If the Lessee (persons admitted by the Lessee to use the SIM) violates the rights of third parties, causing harm to the health or property of third parties, the Lessee shall settle any claims against the Lessor by third parties and compensate the Lessor for the losses incurred in full.
- 8.4. In case of SIM damage, the Lessee shall be liable in the amount of the cost of the damage caused. The reimbursement amount may be reduced upon agreement of the Parties.

The reimbursement amount may be reduced upon agreement of the Parties.

- 8.5. If the rent is delayed by more than 24 hours through the fault of the Lessee, the Lessor shall be entitled to charge the Lessee a penalty in the amount of 5% of the amount owed for each day of delay. In case of delay in other payments (including, but not limited to, fines), upon expiration of five days from the date of notification of the Lessee by the Lessor of the resulting fine, the Lessor shall be entitled to charge the Lessee a penalty in the amount of 5% of the amount owed for each day of delay. The penalties specified in this clause shall accrue until the full repayment of this debt, including the amount of the penalty, by the Lessee, or until the transfer of information about the Lessee's debt to the court for enforcement, or after 2 weeks from the beginning of the accrual of penalties.
- 8.6. In case of unauthorized removal of a branded sticker, branding, identification numbers, as well as the application of an inscription, sticker, SIM painting or individual parts, marking, damage to the paintwork, the Lessee shall pay a fine of 5,000 (five thousand) rubles.
- 8.7. In case of violation of the intended use of SIM, as well as in case of other violations of the rules, namely:
- violation of the careful use of the SIM in strict accordance with its purpose and purposes specified in this Agreement,
- failure to take measures to prevent and prevent damage to the property of the Lessor and third parties and to eliminate the corresponding consequences;
- use of SIM in competitions;

The Lessee shall pay a fine in the amount of 7,000 (seven thousand) rubles and compensate the damage caused to the Lessor or SIM (if any) in full.

- 8.8. If the SIM is used in violation of the use restrictions, namely, if the Lessee:
- moves to the SIM in the dark without the use of lighting devices, the Lessee pays a fine in the amount of 500 (five hundred) rubles;
- the Lessee shall pay a fine in the amount of five hundred (500) rubles across the roadway at elevated, above-ground, underground and other crossings, being at the SIM without dismounting from it;

- moves to the SIM by two or more persons, pays a fine in the amount of 800 (eight hundred) rubles;
- leaves the road where SIM movement is prohibited, the Lessee pays a fine in the amount of 800 (eight hundred) rubles:
- moves to the SIM along the roadway in the presence of a bicycle path or pedestrian zone, the Lessee pays a fine in the amount of 800 (eight hundred) rubles;
- crosses the pedestrian crossing at the SIM without dismounting, the Lessee pays a fine in the amount of 500 (five hundred) rubles;
- moves to the SIM, interfering with other road users, the Lessee pays a fine in the amount of 1,000 (one thousand) rubles;
- adds up the SIM (including using the standard mechanism), the Lessee pays the Lessor a fine in the amount of 3,000 (three thousand) rubles and reimburses the damage caused to the Lessor or SIM (if any) in full;
- abandons the SIM (otherwise leaves the SIM in a situation of possible fall, not properly fixed), the Lessee pays the Lessor a fine in the amount of 1,000 (one thousand) rubles and reimburses the damage caused to the Lessor or the SIM (if any) in full;
- uses SIM for transportation, towing of cargoes, pays a fine in the amount of 3000 (three thousand) rubles and reimburses the damage caused to the Lessor or SIM (if any) in full;
- moves on dirt and leaves the scooter in a dirty state after the trip, pays a fine in the amount of 1,000 (one thousand) rubles and reimburses the damage caused to the Lessor or SIM (if any) in full;
- throws the scooter into the reservoir, the Lessor blocks the account of the Lessee, the Lessee, in turn, pays a fine in the amount of 5,000 (five thousand) rubles and reimburses the damage caused to the Lessor or SIM (if any) in full;
- 8.8.1. If the Lessee allows aggressive driving, it pays a fine from 1000 to 3000 rubles, namely:
- performs acrobatic tricks, uses SIM in competitions, makes jumps, hits on obstacles, curbs, steps, drifts, descends from SIM in the metro, riding on the rear wheel of SIM, the Lessee pays a fine in the amount of 3,000 (three thousand) rubles and reimburses the damage caused to the Lessor or SIM (if any) in full;
- moves to the SIM on off-road, rough terrain, pays a fine of 3,000 (three thousand) rubles and reimburses the damage caused to the Lessor or SIM (if any) in full.
- uses SIM on uneven surfaces, outside sidewalks and paved paths, moves through any pits, potholes, slides, other irregularities that differ from the main canvas by 1 cm, as well as having sharp edges, or other features of the roadway, creating additional load for SIM wheels, puddles, more than 1 cm deep, regardless of the possibility of external depth determination, the Lessee pays a fine of 3000 (three thousand) rubles and reimburses the damage caused to the Lessor or SIM (if any) in full;
- 8.9. The Lessor shall block the Lessee's account if the Lessee manages the SIM in a state of alcoholic, narcotic, toxic or other intoxication, under the influence of drugs, endangering the safety of traffic and others, as well as refuse to conduct a medical examination at the request of an official, reimburses the damage caused to the Lessor or the SIM (if any) in full.
- 8.10. If the Lessee does not move to the SIM alone or transports animals, then he pays a fine of 800 (eight hundred) rubles.

## 8.11. If the Lessee:

- leaves the SIM unattended, not fastened with a standard lock to a closed strong circuit, excluding the possibility of disconnection or movement of the SIM, as well as fastens, otherwise blocks the SIM by other means except for standard devices,
- uses SIM outside the lease session,
- uses technologies or takes actions that may harm the Lessor's Website,

Mobile application, SIM, other property of the Lessor, property or health of third parties,

- transfers SIM for use to third parties, including sublease,
- transfers his account data to third parties,

- make any changes to the SIM, change any characteristics, make improvements or deterioration of the SIM;
- attempts theft or other actions that qualify similarly under this Agreement;

The tenant pays a fine of 50,000 (fifty tons and reimburses the damage caused to the Lessor or SIM (if any) in full, taking into account.

- 8.12. If the Lessee provides the Lessor with false information or otherwise, if it is misleading about its own identity when concluding the Agreement, as well as in case of other violations of the procedure for concluding the Agreement by the Lessee, the Lessor has the right to unilaterally terminate the Agreement, and the Lessee is obliged to pay a fine of 30,000 (thirty thousand) rubles, as well as compensate the damage caused to the Lessor or SIM (if any) in full.
- 8.13. Upon completion of the Rental outside the parking stations specified in the Mobile Application, the Lessee pays a fine of 300 (three hundred) rubles, in case of successful write-off within 14 days cashback with bonuses of 50% (150 rubles).
- 8.13.1. in hazardous and restricted areas, as well as in premises, hazardous places (forest park areas, near water, on the roadway), the Lessee shall pay a fine in the amount of five hundred (500) rubles.
- 8.13.2. due to a dead battery, the Lessee receives a warning for the first violation, pays a fine of 300 (three hundred) rubles for the second similar violation, and in case of successful write-off within 14 days cashback with bonuses of 50% (150 rubles).
- 8.14. The Lessor shall block the account of the Lessee in case of use of the scooter by a minor, as well as transfer of the scooter for independent movement to a person under the age of majority, incapacitated, limited capable person.
- 8.15. In case of violation of failure to notify the Lessor of any damage to the SIM that occurred during the Lease, malfunctions, malfunctions, breakdowns, road accidents and events in which the SIM is a participant, as well as events and facts as a result of which the SIM may cause damage, the Lessee shall pay a fine of 7,000 (seven thousand) rubles, and also reimburses in full the Lessor's expenses arising from such violation. If the Lessee has not notified the Lessor of damage, contamination or other deterioration of the SIM prior to the start of use, the Lessee shall plead guilty to damage.
- 8.17. In case of damage to the SIM, the Customer shall pay a fine:
- 500 (five hundred) rubles, in case of damage to the QR code placed on the SIM; display cover, ringing, flu (rubber handle), flu tip, front plug bumper, charger plug, rear wheel bumper; stoplight glass;
- 1,000 (one thousand) rubles, in case of damage to the rear wing pressure plate, rear wing booster, headlamp, step, brake handle;
- 1,500 (one thousand five hundred) rubles, in case of damage to the front or rear wing, brake light, headlight, gas handle/SIM trigger, steering wheel handles, front wheel hub, front wheel drum brake, anti-theft lock, deck mat:
- 3,000 (three thousand) rubles, in case of damage to the steering wheel stopper, steering column, display, wheel tires;
- 5,000 (five thousand) rubles, in case of damage to the SIM plug;
- 8,000 (eight thousand) rubles, in case of damage/theft of the GPS tracker;
- 10 000 (ten thousand) rubles, in case of damage to the SIM controller;
- 15,000 (fifteen thousand) rubles, in case of damage to the SIM motor-wheel;
- 5,000 (five thousand) rubles, in case of damage to the SIM deck;
- 3,000 (three thousand) rubles in case of damage to the folding mechanism;
- 800 (eight hundred) rubles in case of damage to the bolt of the folding mechanism;

In case of violation of other clauses of the Agreement containing norms on the obligations and prohibitions of the Lessee, the Lessee shall pay a fine in the amount of 2,000 (two thousand) rubles.

- 8.18. If the Lessee does not record the SIM at the end of the lease, by photographing or taking an incorrect photo of the SIM, the Lessor warns the Lessee for the first two violations, if a similar violation is allowed for the third time, the Lessor blocks the Lessee's account.
- 8.19. If the Lessee fails to send a response with a reasoned refusal by e-mail within three days from the date of sending the notification of the fine, the Lessee shall be deemed to have confirmed its consent to issue the said fine.
- 8.20. The risk of accidental loss or accidental damage to the SIM passes to the Lessee from the moment of confirmation of the intention to hire the SIM by clicking the "Agree" button in the Mobile Application until the actual termination of the rental of a specific SIM by the Lessee by performing all the necessary actions provided for by the Mobile Application.
- 8.21. The Landlord shall not be liable for any items left by the Tenant.
- 8.22. The Parties have established that the amount of fines established by this section may be reduced by Agreement of the Parties.
- 8.23. The tenant bears civil law (Article 152 of the Civil Code of the Russian Federation), administrative (5.61. Administrative Code of the Russian Federation) and criminal (Art. 128.1 of the Criminal Code of the Russian Federation) liability for expressing information discrediting the honor and dignity of a legal entity, brand of a legal entity, business reputation, for the unlawful nature of actions, which is expressed in a message to at least one person (through public speaking, posting on the media or the Internet, etc.) certain brand information that is defamatory (aimed at forming a negative public opinion about business qualities) and not corresponding to reality.

## 9. GROUNDS AND PROCEDURE FOR TERMINATION OF THE CONTRACT

- 9.1. This Agreement may be terminated early:
- 9.1.1. by agreement of the parties;
- 9.1.2. By the Lessor if the Lessee:
- violates the provisions of this Agreement;
- repeatedly allows violation of traffic rules of the Russian Federation, parking rules and other provisions of the legislation;
- impairs technical condition of SIM;
- tries to use technical means blocking the GPS signal, otherwise disable the protective systems or control systems installed on the SIM; attempts fraud;
- otherwise violates the provisions of this Agreement.
- 9.2. The Agreement shall be deemed terminated upon notification of the Lessee.
- 9.2.1. In case of termination of the Agreement at the initiative of the Lessee, the Agreement shall be considered terminated after 14 calendar days from the date of sending the request to the e-mail of the support@lite.rent and confirmation by the Lessor of the Lessee's absence of debt under this Agreement.
- 9.3. Termination of the Agreement does not relieve the Parties from liability for its violation, regardless of the reason for termination of the Agreement, the Lessee is not released from the obligation to pay all payments under the Agreement, and also is not released from liability provided for by the provisions of this Agreement.
- 9.4. If the Lessee sends a request to delete the account, the Lessee confirms the absence of debt to the Lessor for current lease payments and fines and undertakes to pay the debt if it receives (on the day of sending the request or within 14 calendar days after) information about the presence of such from the Lessor.
- 9.5. After the Lessee sends a request to delete the account, the Lessee has the right to cancel the request within 14 calendar days.
- 9.6. The account is blocked from the moment the Tenant sends a request to delete the account.
- 9.7. The tenant has the right to send a request to restore the account, while

conclusion of a new Agreement according to the procedures described by the Lessor in Section 3 hereof.

## 10. CONSENT TO PERSONAL DATA PROCESSING

- 10.1. Within the framework of this Agreement, the Lessee shall provide the Lessor with its personal data. The Lessor reserves the right to verify the data specified by the Lessee.
- 10.2. Personal data under this Agreement shall mean any information related to the Lessee, including surname, name, patronymic, year, month, date of birth, place of birth, address, passport data, contact numbers, e-mail, account in the Mobile Application "lite." This consent concerns the following actions with personal data: collection; recording; systematization; accumulation; storage; clarification (update, change); use; transmission; depersonalization; blocking; removal; destruction; as well as other use by the Lessor at its own discretion of the personal data provided to it.
- 10.3. The Lessee hereby agrees to send advertising and advertising information about the Lessor, services provided by the Lessor, goods sold, promotions, partners of the Lessor, etc.
- 10.4 The Lessee confirms and guarantees that all specified contact details and details are valid.
- 10.5. The tenant has the right to send a request to delete personal data by deleting the account. Personal data is deleted 14 calendar days after the request to delete the account.

## 11. FORCE MAJEURE

- 11.1. The Parties shall be released from liability for partial or complete non-fulfillment of obligations under the Agreement, if such non-fulfillment of obligations resulted from force majeure circumstances that arose after the conclusion of the Agreement as a result of extraordinary events that the Parties could neither foresee nor prevent and which do not depend on the will of the Parties.
- 11.2. If any of the above circumstances directly affected the fulfillment of obligations within the period established by the Contract, then this period is proportionally postponed for the duration of the relevant circumstance. If the specified period exceeds two months, each of the Parties has the right to refuse to fulfill the Contract unilaterally out of court, notifying the other Party in writing.
- 11.3. In case of force majeure, the Party that is unable to fulfill its obligations hereunder shall notify the other Party of the occurrence and end of force majeure within three (3) days.
- 11.4. A Party that has not fulfilled its obligation to notify the other Party of the occurrence of force majeure circumstances and has not documented their fact loses its right to later refer to these circumstances as force majeure.

## 12. TERM OF THE CONTRACT

- 12.1. The Agreement shall come into force upon acceptance of the terms by the Lessee.
- 12.2. The contract is concluded for 1 year from the date of acceptance. If neither Party notifies the other Party of its termination in writing 30 calendar days before the expiration of this Agreement, the Agreement shall be deemed extended for the next year on the same terms. The number of prolongations is not limited.
- 12.3. If during the term of the Agreement (1 year), the Lessee has never leased a SIM, the Agreement is considered terminated and is not renewed for the next year. The Parties may reenter into the Agreement.

#### 13. OTHER TERMS AND CONDITIONS

- 13.1. For issues not regulated by this Agreement, the Parties shall be guided by the current legislation of the Russian Federation.
- 13.2. Disputes arising out of this Agreement shall be considered in the manner prescribed by the current legislation of the Russian Federation.

13.3. The Parties agree that the pre-trial claim procedure for dispute settlement is mandatory, and all disputes arising under the Contract are resolved in accordance with Art. 28 Code of Civil Procedure of the Russian Federation. The claim is brought to the court at the place of residence of the defendant. A claim against the organization is brought to court at the location of the organization.

## 14. Contact and other information about lite:

Full name: KIK Limited Liability Company

Short name: KIK LLC

Legal address: 121596, Moscow, st. Gorbunova, house 2, building 3, room I, com. 1Zh INN

9731010843 OGRN 1187746820183

e-mail: support@lite.rent