-1. Both the driver and the renter must be aged 23 or over and have had a valid driving license for 1 year. Exceptions to this provision may only be made pursuant to a separate agreement of the landlord. For traveling outside Norway have permission from the owner present. Additional Driver must be approved by the lessor and applied to the lease.

-2. Deposit must be set for estimated rental amount if the requirements of the landlord. The landlord has the right to use the deposit to cover rent and / or deductible and / or, if desirable. Recourse, ref. paragraph 3 below.

-3. The tenant is liable for all damages that occur during the tenancy period even if damage is caused by other than the tenant. The responsibility is limited to the stipulated deductible unless the tenant / user of the vehicle should have acted with gross negligence. If gross negligence should be expelled and the landlord's insurance company for that reason should fail to cover the losses that have occurred or would require recourse, the landlord corresponding recourse of the tenant. Tenant's liability for payment of the deductible are reduced to the extent that liability is covered by the second one landlord's insurance, for example. of the perpetrator's insurance company. The tenant's responsibility for deductible lapses if the tenant at the rental start drawing even risk coverage. Price on this agreed with the landlord. The tenant can not invoke such coverage if this is not applied leash. Excluded from even risk coverage is damage that is caused by gross negligence. In case of theft or damage caused by theft apply separate rates for deductible and even risk coverage. Tenant shall report to the police theft and theft damage.

-4. The landlord is responsible for maintenance of the car. The tenant is obliged to ensure control and replenishment of oil and coolant at least every 1,000 km, as well as control of air pressure in all four wheels. Expenses for oil and coolant covered by the landlord against documentation. Fuel and windshield liquid are not included in the rental price.

-5. The vehicle is delivered and returned with full fueltank unless otherwise agreed.

-6. In the rental period and until the vehicle is returned to the lessor carries tenant liability for the car and the use of this as if he were the owner, thereunder also parking and traffic violations, tolls m.w. The vehicle must be delivered back in the same condition that the tenant took it over.

-7. If parking fines, speeding fines, tolls and other orders are not paid immediately, the renter is charged a handling fee in addition to the accrued claims.

-8. With engine failure or damage the landlord shall promptly contacted to determine whether any aid should be requisitioned. The tenant may not without the landlord's consent requisition or order service. The usual starting assistance that by example. flat battery is not considered repair. Theft, fire, personal injury, damage to animals shall immediately be reported to the landlord and police.

-9. The tenant agree that the car is fairly old, and has therefore a greater risk of downtime compared to a new car. It is not recommended that you rent the car if the car will be used in the context where delays can not be tolerated.

-10. tenant is obligated to abide by the terms and conditions stated in the lease. Tenant must deliver the vehicle on or before specified date and time to the same location where it was rented, unless otherwise agreed. Delay in return of the vehicle out of 1 - one - hour in relation to the agreed rental period, the landlord entitled to one day's extra rent plus rent for the first day

Place, Date	Landlord	Tenant
H	ell Bilu	tleie