

## Your summarised rental terms and conditions

Middle East Car Rental (MECAR),Licensee of AVIS hereafter called the lessor, rents to the renter whose name and address are mentioned overleaf, the vehicle on this rental agreement.

The renter agrees to confirm to use the vehicle pursuant to the specifications, which he made indicate on the contract (rental period, price, check in station) and to pay cash the hire and declare to accept the present general conditions. By signing the contract, the renter assumes his own responsibility and the one of his eventual principal. All the significations can be validly made on the address indicated by the renter where he declares to be domiciled.

1. The renter recognizes that he has received the described vehicle in perfect condition. In case of delivery and collection, this service will be charged as described in our tariff. The renter has the legal possession of the car and is therefore bound to activate the alarm system, to close the car and to behave with the car as a good father. The renter will return the vehicle with all tires, car documents, accessories and equipment in the AVIS station in town where said vehicle was rented or at the agreed return location.
2. The renter must drive the vehicle carefully and adhere to the local traffic regulation. The vehicle may not be used outside the roads, to propel or to tow any vehicle on trailer, to transport goods in violation of customs regulations or in any other illegal manner, by a driver under the influence of alcohol or drugs, in motor races. In case the vehicle is driven against the traffic in a one-way street the insurance will not cover the damages that may occur and all the damages to the vehicle and to the third party will remain under the renter's responsibility. Only the renter must drive the vehicle unless written authorization by the lessor.
3. Use of the car: a) The vehicle will be driven by the renter in possession of a valid driving license for at least two years. b) The driver must be at least 23 years old. c) The vehicle can also be used by any other person indicated by the renter on the agreement and fulfilling the conditions stated for the driver following (paragraph a and b) of this section. This additional driver will incur an additional cost 20 US Dollars per rental & per additional driver. d) The renter is entirely responsible of the respect of these general conditions by the additional driver. He can in no way waive his responsibility by arguing that the additional driver was not informed of these general conditions, as it is the renter's responsibility to inform the persons he is transferring the car control to.
4. The renter is personally liable to pay the lessor on demand: a) The amount of the rental in accordance with the current tariffs which are calculated on the number of days rented and kilometers driven. The kilometers will be determined by the kilometer odometer giving the difference between the position at the departure and restitution of the vehicle. b) He binds himself to pay the collision damage waiver –CDW (by acceptance) and the optional items (personal accident insurance-PAI, theft protection charge TP, & the super collision damage waiver SCOW) he subscribed by choosing them together at check out with the eventual one way fee and the legally applied tax. As he received the car with full tank, he should refill it on its return or the lessor will charge him a full tank as per the car capacity unless he has purchased the prefueling option in which case he can not claim any refund for fuel remaining in the vehicle. c) After an accident the renter must establish an accident report otherwise the claim can not be accepted by the insurance company and the renter will remain fully responsible for all damage and reparations costs. d)In case the Insurance company refuses to indemnify the accident for any reason, the renter will be responsible for indemnifying the lessor sa he had the control on the car at the accident time. e) A prepayment, which will correspond to the foreseen amount of the invoice, may be asked to the client at the beginning of the rental. Every rental agreement has a corresponding invoice. However, lessor may send to the renter an intermediary invoice in case the rental exceeds one month. In case the invoice is not settled within a month after the date of issue, a penalty equivalent to the one and half times legal interest rate will be charged.

The vehicle used by the renter and indicated here above, is covered by a public liability insurance in accordance with the law and with a special reinsurance. The vehicle is also insured by the lessor for property damage, fire & theft. The customer's liability varies according to the group the car belongs to, however its value is 500US Dollars for groups A,B,C,D, 800 US Dollars for groups E,F,G,K, and 1,000 US Dollars for groups H,I,J,L and 2,000 US Dollars for M,N,P,I,L,M,L,P,L. (This liability might be changed and will be indicated in the tariff). The renter can repurchase part of the liability by paying an additional amount per day according to the chosen group; refer to our price list table. In case of theft, the renter remains responsible for a deductible equivalent of 20% of the car value as per the dealer's price list at time of theft. However this deductible may be waived by buying the optional insurance of theft protection (TP) at the rate specified in our brochure and/or tariffs table.

All damage caused to the car or to the coachwork by shocks to the upper parts (bridge, porch, branches or every other object situated on a higher level) is at the renter's charge, even if he accepted the collision damage waiver. All damage caused to the lower parts resulting in an engine failure of the renter's negligence will be a renter's expense.

Renter's obligations:

- Warn the police immediately in case the other party's guilt has to be proved in case people are injured.
- Fill in a notification of the accident and forwarding it within 24 hours to the address of the renting country. In case of theft, the renter must immediately contact the police and he must return the keys and documents back to lessor proving he has taken the necessary measures to protect the rented car. In case either the keys or the documents are not returned to the lessor following a theft, the renter will be liable for the payment of the full car value upon presentation of the purchase invoice by the lessor. The fact of leaving the keys and documents of the vehicle inside while the car disappears may not be considered as a theft but negligence and the full car value will be claimed for the renter. In this case, theft protection may be applied. No matter any other clauses, all damages resulting from a violation of the traffic road regulation such as non respect of a red light, non respect of a one way street, driving in the wrong direction of the street (the left side), any driving negligence, any wrong parking, any accident resulting from oil or water missing in the car which has to be verified by the renter every 1,000kms, will remain under the renter's responsibility for both the rented vehicle and the third party, the renter will be bound to pay the reparation of the lessor's vehicle as well as the third party vehicle.

Lessor may not be responsible for the theft of any object left in the car by renter or any other person, and of the radio installed in the vehicle.

The renter may by purchasing the additional insurance and by paying the relevant charges benefit from a personal accident insurance (PAI), which will cover the transported persons in case of injury, death due to an accident with the rented car. The indemnity can not exceed 20,000 US Dollars per person in the car for death and accidental permanent disablement and may not exceed 2,500 US Dollars for the medical expenses. This additional optional insurance is 5 US Dollars per day for all groups.

- The renter and any other authorized driver are bound to take every measure necessary to protect the interests of the lessor and the lessor's insurance company in case of accident during the rental period, by:
- Obtaining the names and addresses of the persons involved and the witnesses.
  - Calling an expert to make a report on the scene of the accident from the expert list, which is on the car.
  - Not admitting wrongful liability of guilt.
  - Not abandoning said vehicle without taking care of its safeguarding nor its security.
5. The lessor, who has not the mastership on the vehicle, can not be liable for any loss or defect resulting directly from a mechanical defect of said vehicle or its accessories, from an accident or any other reason.
6. The renter recognizes he has the sole mastership on the transport in case he would transport goods or other. Consequently, the lessor is not responsible for any damage to the goods transported and can not be held responsible for the transportation of any goods that is not compliant to the Lebanese laws and regulations.
7. The renter is bound to comply with the law in force, regarding the road traffic regulations and can not as user of said vehicle, call upon his ignorance of these dispositions, which he declares to know as a possessor of a driving license. He accepts to take charge of any fire or expenses resulting from any infraction relating to the road traffic regulation and to assume as well all the damages to the vehicle and to the third party which are excluded from the insurance in case of driving under the influence of alcohol or drugs, driving in the wrong direction of the road, driving against the traffic in a way street.
8. If the renter does not respect any of the clauses of this agreement, in particular if he does not restitute the vehicle at the date foreseen, the renter authorizes the lessor to take said vehicle immediately back; no matter where it would be without any previous warning and disengages the lessor from any responsibility for damage or charges resulting from the recovery of the vehicle. The lessor is not liable for any loss or damage to all objects or material, which are in the vehicle on the moment of the recovery. Nevertheless he will take any disposition to protect the interests of the renter.
9. This contract is subject to & governed by the Lebanese laws. The competent court to hire any case against AVIS has been fixed in Beirut Lebanon.
10. All modifications to the clauses and conditions of this contract shall be null.
11. The renter authorizes the lessor to debit his nominated credit card at any time should a late charge raise on the rented vehicle such as a third party claim, a traffic ticket, damage or missing fuel. The renter can not object to any late charge presented by the lessor with the corresponding proofs.

### Clauses Relative to Commercial Vehicles Rental

1. These conditions are in addition to the above mentioned.
2. The renter is the only one to have mastership over the transport operations. No action could be taken against the lessor in this matter. The loading should never exceed the authorized weight for the rented vehicle. The renter will be personally held responsible for any overloading.
3. The renter must comply with the Lebanese transport law whether he is transporting for his own or for commercial purpose. He must comply with all administrative and red tape procedures. He will be personally held responsible for any violation of administrative rules and for the transport law.
4. The renter is the only responsible for the statements, duties and taxes concerning the transport of said goods (customs) the renter will have to reimburse the lessor in case of holding this one responsible.
5. The renter is responsible for the damage caused to the vehicle during loading and unloading especially to the doors of vehicle. He must pay entirely the cost of repair.
6. The truck rented must be returned at the location it was rented otherwise a kilometer charge is to be applied to bring back the vehicle to the original renting location.
7. The renter having the sole mastership on the rented vehicle is entirely responsible for the goods transported. He can not in any manner hold the lessor responsible for any loss or damage to the goods transported even if it is subsequent to a mechanical failure.
8. Should the renter wish to guarantee himself against the loss of goods transported, it is his duty to insure the goods transported that are excluded from the car insurance policy.
9. The renter can in no way be held responsible for the nature of goods transported.
10. By signing this agreement, the renter declares that all goods transported comply fully with the Lebanese regulations, especially towards excise & customs. The renter shall be personally liable of any offense related to the goods transported and he will be pursued for any damage that might occur pursuant to this offense.

Your rental agreement number : UX2 25513135 - 1

### Avis Contact Details

Tel: 01/363848

11-3466

FAKHREDDINE STREET, AIN EL MREYSSEH

BEIRUT

Web [www.avis.com.lb](http://www.avis.com.lb)

Customer Support (+961 1 367124)

Reservations (+961 1 366662)

24/24 Assistance +961 3 021121

### Your Personal Details

Name AHMAD ZANTOUT  
Address HAMRA CENTRE MANKARA  
4TH FLOOR  
  
, LEBANON  
Home Tel 01750613  
E-mail zantoutahmad@me.com  
  
FTP#  
Remarks 80\$ PER DAY  
Discount Number  
Date of Birth 01/07/1970

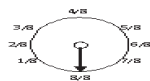
#### Opening Hours

MON - FRI : 00:01 23:59 SAT : 00:01 23:59 SUN : 00:01 23:59

### Vehicle Details

Vehicle Type AUSTIN COOPER S ROADSTER  
Registration M653361  
Colour RED  
Group Driven J  
Charge Group J  
Transmission

#### Fuel At Start



Fuel Type

Km 30382

Your car is located at NONE - 1

Rental Rep: ELIE CHIDIAC



