

TRAINING AGREEMENT no _____

This agreement was entered into on DD.MM.YYYY.

This agreement was entered into by OÜ Autosõit (hereinafter TRAINER), address Riia 10, 51013, Tartu, company registry code: 10835817 and first and last name: NAME LASTNAME personal identification code: XXXXXXXXXXXX telephone: XXXX XXXX e-mail: email@host.com (hereinafter STUDENT).

1. Object of the agreement
 - 1.1. The object of the agreement is the INITIAL STAGE of the B-category (passenger car).
 - 1.2. An intergral part of the agreement is the document „Fundamentals of Training Organization and Quality Assurance (General Terms and Conditions of the Trainging Agreement)“, which is published on the website, EDriving School and can be found at offices.
2. The training will take place in training group XXXXX-XX.
3. Prices and billing.
 - 3.1. Price of the training course:
 - 3.1.1. Price of the training course selected upon registration.
 - 3.1.2. The price for a additional driving session is 20.00€. unused advance payments will be returned on the basis of the STUDENT's application during the validity of the contract.
 - 3.1.3. The agreement fee is 135.00€ (or according to the discount if there is any) and is non-refundable. The agreement fee is included in the training cost upon completion of the training.
 - 3.1.4. Additional services according to the TRAINER's price list.
4. Amendment of the agreement (changing the agreement).
 - 4.1. Terms and conditions of the agreement may be amended only if both Parties have agreed upon the changes in written form. In case of failure to comply with the need for written form the amendments are invalid.
5. Validity of the agreement.
 - 5.1. The agreement is considered to be in force upon its approval by the TRAINER and the STUDENT and remains valid until the attestation or certificate is issued or until the agreement is terminated on other grounds.
6. Processing of personal data.
 - 6.1. Personal data is processed on basis approved by the TRAINER.
 - 6.2. The STUDENT confirms that he or sh ehas read The Principles of Personal Data Processing.
 - 6.3. The STUDENT accepts the use of data:
 - 6.3.1. To manage customer relationships and provide access to products and services. To protect the interests of the STUDENT and/or the TRAINER and evaluate the quality of the services provided by the TRAINER and in order to prove transactions or other communication. To allow to use data obtained and/or created while performing a legal obligation, registration of training results by the TRAINER and displaying to the STUDENT. To fulfill legal legal obligations and establish identity and to prevent misuse of services, ensure proper provision of services and to execute transactions through the payment system.
 - 6.3.2. The STUDENT hereby confirms that during the completion of the training the STUDENT's driving rights have not been suspended, revoked or temporarily removed by the relevant authorities. During the training the STUDENT obliges to follow the

terms and conditions of the training and to comply with the legal training instructions provided by the TRAINER's representative.

6.3.3. To provide offers for additional trainings and products for the STUDENT. Provide additional services, conduct customer satisfaction surveys and market analyzes.

7. Other conditions.

7.1. During the completion of this agreement the Parties are guided by the good practices of co-operation and commit themselves to inform the other Party immediately about any circumstances that prevent or interfere with the completion of the agreement.

7.2. Disputes are reviewed according to the procedure described by laws of the Republic of Estonia in the court of the defendant's place of residence.

TRAINER

STUDENT