Lease agreement	t No	э.
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Date:

Vilnius



Premises	Address [_		],	purpose [	], identity number		
(and/or other			cess, [] keys,	[] cards, [_			
property)	EUR [	] each) are provided. Add			] (value EUR []).		
Lease term	Commencer	Date of flahang	over - acceptance of	the Premises [Date			
	End	[Date		land shall be not	a hy falata 1		
Payments	First payme		cludes the following:	_] and shall be pai	d by [date]		
		a) EUR [		lease until [date	1		
		b) EUR [	] deposit.				
	Transfer	When making a tran	sfer, the Agreement numb	er and payment purpose	e, e.g. 'First payment', 'rental' must be specified.		
	Tranoioi		tal excluding VAT				
	Monthly ren		1				
	Quarterly re						
	The difference I	between the Standard rental and t			t payment, but subsequently the Standard rental will		
		ry quarter of a calendar year by the					
	Deposit	Deposit is EUR [			I for the benefit of the Landlord in order to ensure es, debts and reimbursement of losses The Landlord		
					he missing (deducted) amount to restore the Deposit		
		amount within 5 worki					
	Electricity		/ shall be paid according to r hin 5 working days from the		ter, if installed and according to the tariffs charged by		
	Public utilitie		s and services are included i				
	Interest		nding amount for each day of	f delay.			
Handing over	The Parties confirm that the Premises have been handed over, i.e. the present Agreement also serves as the Premises handing-over — acceptance reported and the premises handing-over — acceptance reported and the premises have been handed over, i.e. the present Agreement also serves as the Premises handing-over — acceptance reported and the premises have been handed over, i.e. the present Agreement also serves as the Premises have been handed over, i.e. the present Agreement also serves as the Premises handing-over — acceptance reported and the premises have been handed over, i.e. the present Agreement also serves as the Premises handing-over — acceptance reported and the premises have been handed over, i.e. the present Agreement also serves as the Premises handing-over — acceptance reported and the premises have been handed over, i.e. the present Agreement also serves as the Premises handing-over — acceptance reported and the premises have been handed over, i.e. the present Agreement also serves as the Premises handing-over — acceptance reported and the premises have been handed over, i.e. the present Agreement also serves as the Premises handing-over — acceptance reported and the premises have been handed over, i.e. the present Agreement also serves as the Premises handing-over — acceptance reported and the premises have been handed over, i.e. the present Agreement also serves as the Premises have been handed over, i.e. the present Agreement also serves as the Premises have been handed over, i.e. the present Agreement also serves as the Premises have been handed over, i.e. the present Agreement also serves as the Premises have been handed over, i.e. the present Agreement also serves as the Premises have been handed over, i.e. the present Agreement also serves as the Premises have been handed over, i.e. the present also serves as the Premises have been handed over, i.e. the present also serves as the premises have been handed over, i.e. the present also serves as the premises have been handed over, i.e. the pres						
of the	The Tenant confirms that all clauses of the Agreement were individually discussed, he is aware of the legal and factual state of the Premises, received all						
Premises	items and docu	ments needed to access and use	the Premises and has no cla	aims and waives any claim	is to the Landlord.		
Duties of the		ndertakes an obligation to let the			5		
Parties	The Tenant confirms that he is familiar with the Premises use rules ( <u>https://sandeliukunuoma.lt/en/LS-contracts/</u> ) (they are considered to form a part of this Agreement) and undertakes an obligation to observe them strictly.						
	The Tenant undertakes an obligation to make all payments in time and to follow the Landlord's instructions regarding Premises use.						
	The Tenant may not modify the Premises and must use the Premises without causing any harm to the interests of the Landlord or third parties.						
	The Tenant undertakes an obligation not to keep any property of the total value of over EUR 1,000 in the Premises.						
	The Parties agree to proceed with the Agreement if the owner of the Premises changes, i.e. The Tenant waives the right to exercise the possibility stipulated in Paragraph 3, Article 6.494 of the Civil Code of the Republic of Lithuania to cancel the Agreement if the ownership of the Premises changes.						
	If the Tenant delays payment for over 7 days, the Landlord has the right to restrict access into the Premises for the Tenant. Access into the Premises will be						
	re-established once the Tenant covers all debts and pays the re-establishment fee of EUR 50. The Tenant confirms that he is familiar with the privacy policy applied to personal data processing (https://sandeliukunuoma.lt/en/LS-contracts/).						
Expiry of the					e to the Tenant, because of the Tenant's fault, if the term. In such event the Deposit will be kept by the		
Agreement	Landlord as minimum and uncontested losses of the Landlord, however the Landlord has the right to claim reimbursement of other losses not covered by the						
		Deposit.Upon at least 7 calendar days' notice, the Landlord has the right to cancel the Agreement and/or transfer all or any rights or duties arising from the Agreement (including the right to receive Rental and/or other payments) to third parties.					
	If the Parties do not cancel the Agreement 1 month before its expiry date, the Agreement will be considered prolonged for the initial term, however the Tenant						
	has the right to cancel the Agreement upon at least 30 calendar days' notice to the Landlord.						
Return of the	The Tenant must return the Premises (including all Landlord's items and equipment handed over) vacant, clean and in the same state as they were handed						
Premises and	over (considering natural wear and tear) on the day of expiry of the Agreement for the latest. The Landlord will not reimburse the Tenant for any improvements and can instruct the Tenant to remove them without making any damage to the Premises						
the Deposit	If the Tenant fails to return and/or properly vacate the Premises, the Tenant must cover all losses incurred by the Landlord and pay a double rental until the						
	Premises are properly returned. The Landlord acquires the right to take over the Premises unilaterally (including opening of the doors, change of the locks, etc.), and to mover any property left in the Premises for temporary storage upon at least 10 days' notice to the Tenant, to sell at auction organised at the						
	Landlord's discretion. Any amounts received from auction will be used to cover all losses and expenses of the Landlord.						
	Any amount of the Deposit remaining after all deductions made will be repaid to the Tenant within 20 working days from return of the Premises.						
Insurance	The Parties have the right (but not duty) to insure their property and/or liability.						
and limitation					e day they are presented to the Tenant.		
of liability	The Landlord will cover exclusively direct losses of the Tenant caused through his direct fault, however without exceeding the maximum value of property that can be stored by the Tenant, as established in the Agreement. The Landlord is not held responsible for any disruptions in supply of electricity, water,						
	provision of public utilities and other services. The Tenant assumes the risk of any accidental or any other loss or damage of his property, will ensure						
	protection of the Premises and any property stored in them at his own expenses, while the Landlord even if any additional security means (armoured doors, security and/or fire alarms) does not guarantee protection of any property stored in the Premises and bears no liability for any damage caused to the Tenant's						
	property.						
Notices and	The partice agree that the elevance of the Agreement can be emended through eveloping of CMC measures and/or emails to the addres						
amendments		e that the clauses of the Agreen					
	Since the Prem	ises are located in Vilnius, the par	ties agree that any disputes	will be settled in Vilnius C	ity courts.		
Disputes		Tenan	t		Landlord		
Disputes	1			Linas Sodeika			
Disputes	Name						
	Name Birth date			19800817			
E	Birth date			19800817			
E VAT paye	Birth date er's code				120   T-12145 Viloius		
E VAT paye	Birth date er's code Address:			Eitminų st. 20 –	120, LT-12145, Vilnius		
E VAT paye Conta	Birth date er's code Address: ct phone			Eitminų st. 20 – +370 616 44445	5		
E VAT paye Conta Email	Birth date er's code Address: ct phone address			Eitminų st. 20 – +370 616 44445 info@sandeliuku	unuoma.lt		
E VAT paye Conta	Birth date er's code Address: ct phone address ount No.			Eitminų st. 20 – +370 616 44445 info@sandeliuk LT43730001015	5 unuoma.lt 58188240		
VAT paye Conta Email Bank acc	Birth date er's code Address: ct phone address ount No. Bank			Eitminų st. 20 – +370 616 44445 <u>info@sandeliuk</u> LT43730001015 Swedbank bank	5 unuoma.lt 58188240 as AB, Swift bank code: HABALT22		
E VAT paye Conta Email Bank acc	Birth date er's code Address: ct phone address ount No.			Eitminų st. 20 – +370 616 44445 <u>info@sandeliuk</u> LT43730001015 Swedbank bank	5 unuoma.lt 58188240		