Particular Terms of Rent

- 1. These Particular Rental Conditions should be read together with the General Rental Conditions, which jointly with the Special Terms and Conditions constitute your Rental Agreement.
- 2. The minimum age of the driver must be 19 years old and he must have held a driver's license for at least 12 months (See point 19 of the General Rental Conditions).

Drivers, under 25 years old (young driver) or those who have had a driving licence for less than four years will pay an additional cost.

Young drivers under 21 years old may not be allowed to drive specific car groups.

All drivers must have a valid driving license for at least 12 months.

- 4. The methods of payment accepted for your rental are:
 - 1. Debit card, VISA or MasterCard Credit card.
 - 2. Payment at the counter with contactless technology, virtual cards, Maestro, prepaid cards, Diners Club, American Express, Postepay or cash will not be accepted.

The bank card holder must be the holder of the rental agreement.

- 5. When picking up the vehicle, it is mandatory to present:
 - Reservation voucher;
 - Passport or national identification document;
 - o Driver's license;
 - Valid credit or debit card, in the name of the holder of the rental agreement.
 Please note that Goldcar employees may request the card used during the online booking process if it is different from the one presented for payment at our counters.

To collect the vehicle, you must present only one credit or debit card in the name of the holder of the rental agreement to ensure the value of the guarantee deposit, the fuel deposit and the deposit relating to the Via Verde Toll Service, which are explained in the General Rental Conditions, as well as to ensure the respective deposits if you rent a GPS device or WiFi device (mobile Internet access).

6a. The Vehicle Return System applicable to this reservation will be the SDR System (Quick Return System) or the SDC (Classic Return System) depending on the option selected by you, in accordance with the requirements established in article 7 of the General Rental Conditions.

- 6. The applicable rate includes:
 - 1. The compulsory third-party liability vehicle insurance covers, through the payment of a deposit, the damages caused by the vehicle and any injuries suffered by the occupants of the vehicle.
 - 2. The CDW Collision Damage Waiver, which reduces the Customer's liability up to the limit of the deductible, for damage caused to the vehicle resulting from a road accident (crash, collision and rollover), with the exception of damage to the windows and tires of the vehicle and those caused by acts of vandalism. The amount of the deposit shall be temporarily held on the credit card or temporarily debited from the debit card, and this varies according to the category (*) of vehicle rented, which is:

	1.200€			1.600 €		2.000 €			
Category	Indicative model		Category	Indicative m	odel	Category	Indicative model		
X	Smart Fortwo	(or similar)	D	Seat León	(or similar)	G	Opel Insignia	(or similar)	
XG	Fiat Panda 4x4	n n	DD	Citroën C4 Picasso Aut.		1	Ford Galaxy	n n	
AA	Opel Adam	n n	DG	Volkswagen Golf		J	Volkswagen Touran	n n	
BB	Fiat 500	п	E	Ford Focus Aut.	n n	K	Volkswagen Transporte	n n	
CC	Ford Fiesta	n .	F	Seat León SW	n n	0	Range Rover Evoque	n n	
CG	Opel Corsa	п	L	Ford C-Max	n n	Р	Audi A4	n n	
S	Citroën Berlingo	n n	LL	Mercedes Clase B	n n	PP	Mercedes Clase C Aut.	n n	
M	Peugeot 108	n .	N	Audi A1 Sportback	n n	וו	Citroen C4 Gran Picasso	n n	
			R	Opel Mokka	n n				
			Т	Volkswagen Golf	n n				
			V	BMW Serie 1	n n				
			VV	Mercedes Clase A Aut	n n				

- (*) the category nomenclature is subject to change
- 3. V.A.T. and local taxes.
 - 4. Unlimited mileage, except on products that specifically refer limited mileage such as Smart+15. When limited mileage does apply, an additional value per kilometer will be applied for each kilometer that exceeds the agreed limit.

7.

8. Complementary coverages:

- 1. Goldcar offers the following complementary coverages, which can be purchased at the time of signing the Agreement or when picking up the vehicle, according to the Customer's preference and at additional costs:
 - a) Relax Coverage: In case the Customer purchases the Supplementary Coverage "Relax", the previously mentioned deductible is 0€ for all damages caused to the vehicle bodywork. In addition, there will be a reduction of the guarantee deposit to 300 EUR. And under this complementary "Relax" coverage, the costs associated with the loss of income due to immobilization the vehicle will not be applied in the event of an accident.
 - b) Super Relax Coverage: In the event that the customer takes out the complementary «Super Relax» coverage, the amount of the deductible will not be blocked or provisionally charged on the payment card.
 - c) Mega Relax Coverage: Taking out this coverage completely eliminates the deductible and the need for a deposit. In this way, the Customer will not have any amount retained on their credit card, or temporarily charged to their debit card.
- 2. The maximum extra amount that the Customer will be charged for in case of an accident if the vehicle is used properly is the maximum amount of deductible for each category of vehicles shown in the table above.
- 3. Customers who purchase the Super Relax and Mega Relax complementary coverages are not obliged to leave a guarantee deposit, and will not be considered responsible for paying it, in the event of an accident, except in the case of unauthorized use of the vehicle, in accordance with as stipulated in Clause 8 of the General Rental Conditions. Renters who do not wish to purchase these additional coverages must pay a deposit equivalent to the value of the deductible, the value of which is stipulated in the Special Rental Terms and Conditions.
- 4. It should be duly taken into account that some intermediaries offer insurance products covering the amounts borne by the Customer, which are independent of the additional coverages provided by Goldcar.
- 5. In all other cases, the conditions of the compulsory insurance and of the Collision Damage Waiver remain unchanged.

6.

9. If Customers wish to use the rented vehicle in another country, they must purchase additional insurance. Vehicles picked up on an island cannot be taken to mainland territory, unless with Goldcar's express authorization.

Likewise, vehicles rented on mainland territory cannot be taken to an island, unless with Goldcar's express authorization. No cross-border movements are permitted to countries not specified in the table below:

A	В	BG	CY (4)	cz	D	DK	E	EST	F	FIN
GB	GR	н	HR	1	IRL	IS	L	LT	LV	M
N	NL	P	PL	RO	s	sĸ	SLO	СН	AL	AND
AZIZI	BIH	BY	- NL	1R	MA	MO	MK	MNE	RUS	SRB (II
TN	TR	UA								

2.

3.

10. The applicable rate does not include:

- 10.1. The extra charge for one-way reservations "One Way" (where pick up and drop off are at different locations).
- 10.2. The information about the cost of the fast vehicle replacement service required whenever necessary, which depends on the category of vehicle rented, which can be found on the following website: www.goldcar.es/en/SDR.
- 10.3. An Extra Diesel surcharge could be applied if the Customer voluntarily requests a vehicle running on diesel fuel. If there are only diesel cars in the group chosen by the Customer, at the pick-up time, this charge will not apply.
- 10.4. There is an additional local charge for all vehicles collected outside office opening hours. This special service will be confirmed only after Customer informs Goldcar of the flight number, upon Goldcar request prior to the hire.
- 10.5. Premium Location fee. All offices within airport installations are considered a Premium location. All
 products and services are subject to an extra surcharge, per agreement, on all charges originated from the
 rental agreement or when hired and paid at the desk.
- 10.6. The preferential or express collection service (Priority Check-in). Goldcar makes available to all
 Customers the possibility of speeding up the process of formalizing the agreement and collecting the vehicle,
 by purchasing the "Priority Check-in" service. This service gives the Customer the possibility of using the
 "preferential pick-up" counter and being served with priority over the rest of the customers. This service is
 subject to an extra charge.
- 10.7. The "Express collection service" that allows the formalization of the agreement and collection of the
 vehicle directly in the parking area of the airport, without going through the open office in the terminal, by
 paying an extra charge.
- 10.8. The Via Verde toll service, membership of which is mandatory under the law for the purpose of paying toll fees due for the use of road infrastructure, through a device installed in the vehicle. The device and its toll service have an associated cost.
- 10.9. The amounts of all extra fees, supplements and penalties mentioned are detailed in the Annex "Supplements and Extras" which can be found below and at the end.

11. Miscellaneous:

- 11.1. The return of the vehicle more than 59 minutes over the stated end time of the rental agreement will
 lead to the charge of an extra amount per day, plus an extra amount corresponding to the additional rental
 days, until the vehicle is duly returned.
- 11.2. On a reciprocal basis, Goldcar will compensate the Customer for the same amount for late delivery, should more than 59 minutes elapse after signing the rental agreement.
- 11.3. The reservation does not refer to a specific vehicle (brand, model, colour, accessories, etc.) but rather to
 a group of vehicles with similar technical and design characteristics. Should a model of the selected group not
 be available, one of a higher category will be delivered.

- 11.4. If the vehicle receives a fine during the rental period, you will be responsible for full payment of the fine as well as a €40 traffic fine management fee.
- 11.5. If the flight is diverted to another airport and the Customer picks up the vehicle from a different office than the one originally booked, an extra fee will be charged.
- 11.6. If the Customer returns the vehicle without the relevant papers which the vehicle was picked up with, after duly checking the vehicle, an extra fee will be charged.
- 11.7. Goldcar reserves the right to refuse the signing of the rental agreement in case of doubts about the financial capacity of the Customer, previous situations of default, serious incidents with Goldcar or inappropriate or abusive conduct towards any Goldcar employee or customer.
- 11.8. If the Customer does not purchase any additional coverage offered by Goldcar at one of our offices and the vehicle is involved in an accident during the rental period, the Customer will have to pay an Accidents Administration Fee (in addition to the damages associated with the accident, if applicable).

Cancellation conditions for prepaid reservations through the Goldcar website:

- 12.1. Cancellation is free of charge up to 48 hours before the pick-up time. For cancellations made later than this, a cancellation fee will be charged, unless the Customer has contracted a non-refundable rate. The total prepaid amount shall be refunded to the same credit or debit card as the one used for the initial payment. Refunds shall not be given for prepaid amounts if the reservation is canceled less than one hour before the scheduled pick-up time of the rental vehicle or after it. Therefore, Goldcar shall not give refunds for prepaid amounts if the client does not go to the office to pick up the vehicle.
- 12.2. To obtain the refund of the prepaid amount, the Customer must access the 'My Bookings' section of the Goldcar website and proceed to cancel the corresponding reservation. At the final step of the cancellation process, the customer will be redirected to the Goldcar payment gateway, where they can verify that the refund has been successfully made.
- 12.3. Non-refundable prepaid bookings may not be cancelled or modified (such as the "Crazy" rate or any other rate under another trade name identified as such). Even in the event of cancellation, the prepaid amount (including any taxes, fees or other charges) shall be kept by Goldcar as compensation.
- 13. Failure to show up at the counter to collect the vehicle after 6 (six) hours from the initial time indicated in the reservation, whether made on the Goldcar website or through an intermediary, shall result in the cancellation of the reservation and in the corresponding consequences.

14.

General Rental Conditions

The signing of the driverless vehicle rental agreement ("Agreement") is governed and implies the acceptance by the Customer of these General Rental Conditions, the Particular Conditions and the Special Terms and Conditions, as well as the respective annexes, which, together, Form the Car Rental Agreement.

In case of prior reservation of the vehicle through Goldcar digital channels, these General Rental Conditions, together with the Particular Conditions, will be sent by Goldcar to the Customer's email, at the time of reservation. If the Customer rents the vehicle at a Goldcar office, without prior reservation, the documents indicated will be presented at that time. The General Rental Conditions, the Particular Conditions and the Special Terms and Conditions form and are an integral part of the Rental Agreement.

1. OBJECT OF THE AGREEMENT

EMobG Services Portugal, Unipessoal, Lda., which operates under the "Goldcar" brand, with headquarters in Rua dos Malhões, n^2 2 Piso 3 – Direito, Edifício Q55 - D. Diniz, Quinta da Fonte, 2770-071 Paço de Arcos, Portugal (hereinafter, "Goldcar" or "we") rents to the Customer ("Customer", "you"), identified in the Special Terms and Conditions, the vehicle specified in the same and in the indicated state of conservation ("vehicle"), upon payment of the total rental price, calculated in accordance with the terms defined in Clause 6.

With the signing of the Agreement, the Customer takes possession of the rented vehicle, which he accepts in the condition in which it is, with all its documents, tires, tools and accessories, committing to take care of them and drive the vehicle in accordance with the Highway Code and in accordance with the provisions established in these General Rental Conditions.

2. RENTAL PERIOD

The rental begins and ends on the date, time and place designated in the Special Terms and Conditions for pickup and return of the vehicle, respectively.

The rental dates are computed in 24-hour periods, counted from the exact time envisaged in the Special Terms and

Conditions. The vehicle must be returned in the date and time mentioned in the Special Terms and Conditions, with a courtesy period for returning the vehicle of 59 minutes, after which additional fees will apply. If, for reasons not attributable to the Customer, Goldcar delays the pick-up of the vehicle for a period longer than 59 minutes after the period set out in the Special Terms and Conditions, the Customer will be reimbursed in the amount corresponding to the delay.

The Agreement may not extend for a longer period than 28 days (except on products that specifically mention it, such as Smart+15). The pick-up of the vehicle is preceded by its joint inspection by the Customer and Goldcar, resulting in the preparation of an inspection report, which forms an integral part of this Agreement, describing the state of conservation of the vehicle and indicating the possible defects and/or apparent damages, which must be validated by both parties through their respective signatures.

3. EXTENSIONS OF THE AGREEMENT The Customer must return the vehicle on the date and time stipulated in the Special Terms and Conditions and in accordance with the previous paragraph. If the Customer wishes to extend the rental period, he must previously contact Goldcar to sign a new agreement, which will be subject to our approval.

the Special Terms and Conditions. The extension of the Agreement may imply the provision of an additional deposit by the Customer. In the event that the Agreement cannot be extended because no vehicles are available or for any other reason, the Customer must return the vehicle on the date, time and Goldcar office stipulated in the Special Terms and Conditions.

4. VEHICLE RETURN CONDITIONS

The Customer must return the vehicle in the day, place and time stipulated in the Special Terms and Conditions, together with all its documents, accessories, and in the in the conditions of use and cleanliness in which it was delivered to the Customer.

In the event that the vehicle is not returned on the date and place indicated in the rental agreement (after the 59 courtesy minutes have passed), said Rental Agreement will be considered terminated and Goldcar will contact you to proceed with the return. of the vehicle within a maximum and non-extendable period of 24 hours from said communication. Once the 24-hour period has passed without having received a communication from you or without the vehicle being returned, Goldcar may consider that the vehicle has been misappropriated, informing to this effect, and reserving the right to initiate appropriate legal actions and communicating it to the competent authorities, in addition to applying the charges defined in these Terms and Conditions. Likewise, the protections and other additional contractual services contracted in your rental will have no effect from the moment Goldcar has notified you of the breach of the Contract.

At this point, depending on whether you return the vehicle on a specific date or if you do not do so and it is Goldcar who must recover the vehicle, the following will apply:

- (i) in the event that Goldcar contacts you and the client communicates a specific vehicle return date and meets it returning the vehicle on said date indicated by the client -, in this case, Goldcar will charge the corresponding rental amount to the additional days for the delay in the return, in addition to an amount as a penalty for the economic damages caused, which amounts to €40 per day of delay. Likewise, the client will be responsible for the costs of transfer/crane, tolls and storage/custody, -when applicable- to the place agreed in the contract for its return as provided in Annex I (which can be consulted at www.goldcar.es/tc/).
- (ii) in the event that you do not respond to the communications that Goldcar sends you for the return of the vehicle, Goldcar will charge you a Complaint Processing fee of €36.3 for each of the actions that Goldcar carries out before the competent authority for filing and/or withdrawing the complaint of misappropriation. If the customer finally returns the vehicle, they will be charged €36.3 for filing the complaint and another €36.3 for withdrawing it as Compliant Processing fee.
- If, finally, the client does not return the vehicle and/or does not respond to Goldcar's communication, and it is Goldcar that directly recovers the vehicle, the client will be charged, in addition to said Complaint Processing costs, a Recovery Vehicle Charge of €363.

In any case, Goldcar will have the right to claim all damages and losses caused, including, the value of the Vehicle, as well as all fines, tolls, penalties or sanctions that fall on the rented Vehicle as a result of the requirements made by the public administrations, for example, and with no litimation on this, those asking for the identity of the driver or to clarify other circumstances in relation to possible infractions or crimes.

Goldcar reserves the right to file appropriate legal actions in the event of any disappearance or non-return of the vehicle before the competent authorities, with all responsibility for the legal consequences that may arise falling on the client, in order to claim the Immediate return of the vehicle, being also Goldcar entitled to charge additional fees for the process of recovering the vehicle set out in the current Terms and Conditions. In this case, protections and other additional contractual services will have no effect.

The unilateral extension by the Customer of the term of the Agreement is considered as an unauthorized use of the vehicle, for the purposes of the Customer's responsibility for any damage that the vehicle presents.

In case of early return of the vehicle, Goldcar will not be obliged to return the remaining rental price amount to the Customer.

Goldcar is not responsible to the Customer or any passenger for the loss of or damage to objects left in the vehicle, either

during the rental period or afterwards.

Customers must not change the vehicle's technical specifications, keys, equipment, tools and/or accessories, or make changes to its external or interior appearance. In case of breach of this clause, the Customer must pay for the expense of returning the vehicle to its pre-rental condition, without detriment to damages and losses caused to Goldcar due to the repair of the vehicle, the time it is immobilized and, also, any other damages caused to Goldcar.

When returning the vehicle, Goldcar and the Customer jointly carry out an inspection to check the existence of any new defects and/or apparent damages which, if present, are marked in the corresponding field of the inspection report contained in the Special Terms and Conditions, which is validated by both parties through their respective signatures, except in cases where the vehicle is returned after hours.

The refusal by the Customer to sign in accordance with the previous paragraph does not exempt him from responsibility for damages caused during the rental period.

5. DAMAGE MANAGEMENT POLICY

Goldcar has implemented a transparent damage management policy to explain how Goldcar handles the situations where damages were caused to the vehicle during the rental period, namely with regard to invoicing and charging the Customer .

Goldcar and the Customer must, during pick-up of the vehicle, jointly carry out an inspection in order to determine the condition of the vehicle at that time, and any existing damage must be recorded.

The Customer accepts the vehicle in the condition that it is in after this inspection.

5.1 Damages identified in the presence of the Customer during the return of the vehicle

After the return of the vehicle, it will be inspected by both Goldcar and the Customer, in order to assess the existence of damages that did not appear in the vehicle during pick-up.

If damage is identified after the return of the vehicle at the time of the inspection, in the presence of the Customer and in the presence of our staff, such damage will be mentioned in the Declaration of Return of the Vehicle, which must be signed by the Customer.

Goldcar will subsequently issue an invoice to the Customer that will include the costs of the repair and immobilization of the vehicle, together with an administrative charge for the management of such damages – Accident Processing Charge (DAF). Repair costs will vary depending on the type and level of damage as well as the group of the rented vehicle. As set out in the Annexes of our Terms and Conditions, there are three different levels of damages, each described in the document Standard Vehicle Return. These damages have associated costs depending on the level of damage with which they correspond and the group of the rented vehicle.

These costs are defined in the document Damages and accessories price list by car group. If the customer refutes the Damages and their invoicing by refusing to sign the Declaration of Return of the Vehicle, Goldcar will apply the procedure described below:

5.2. Damages identified in the case of return After hours or without the Customer's presence If the Customer is not present during the inspection of the vehicle by Goldcar's staff, Goldcar will issue a report – Declaration of Return of the Vehicle -, indicating the existence or non-existence of damages to the vehicle, which will be sent to the Customer.

If the vehicle is not returned in the same conditions in which it was picked up, the declaration will include a description of all the damages identified, images of the damages, and an estimation of the repair costs (that will vary depending on the level of damage identified), together with the administrative costs for the management of the damages [Accident Processing Charge (DAF)] and the corresponding fee of immobilization of the vehicle. In these cases, the Customer may have to bear the damage costs up to the amount of the deductible, depending on the type of coverage purchased, under the following terms:

- a) Goldcar will provide a reasonable estimate of the cost of the repair and will seek to obtain the Customer's express consent to process the transaction.
- b) If the Customer believes he is not responsible or does not agree with the amounts presented, he can dispute these facts with Goldcar, attaching for this purpose any evidence he deems relevant and sending it to the following address within 14 days: csdamages@goldcar.com.
- c) The amount provided as a deposit will be retained on the payment card used for payment until a decision is made regarding the Customer's responsibility by the competent authorities. In the absence of a reply by the Customer or in the event that he does not takes responsibility for the damages within the aforementioned 14-day period, Goldcar reserves the right to invoice the Customer for the identified repair costs.

6. PAYMENTS AND METHODS OF PAYMENT

6.1 Payments:

For the rental of the vehicle, the Customer undertakes to pay to Goldcar the total price resulting from the applicable daily rate and the additional services contracted, as detailed in the Special Terms and Conditions, as well as the amounts resulting from fees and other amounts for which the obligation to pay and correspondent calculation occur at the end of the Agreement, including, if applicable:

- a) The amount of €150.00 (one hundred fifty euros) as a guarantee deposit, to ensure compliance with obligations arising from this Agreement;
- b) The value of €50.00 (fifty euros), for the vehicle refueling service and the value of the missing fuel, calculated in accordance with the maximum price per liter in force on the date of return;
- c) The amount related to the purchasing of additional insurance coverages under clause 8;
- d) The amount due to Goldcar for providing the electronic toll payment method indicated in the Agreement, which cannot exceed €2.15 (two euros fifteen cents) per rental day, up to a maximum of €21.53 (twenty-one euros fifty-three cents) per rental, plus the amount corresponding to the tolls due;
- e) The value of €50.00 (fifty euros) as administrative expenses corresponding to Goldcar's duty to identify the Customer, in the cases of violation of traffic rules; f) The value of €7.95 (seven euros ninety-five cents) per day, if the driver is under 25 years old;
- g) The value of €9.23 (nine euros twenty-three cents) per day, for each additional driver, which must be duly identified in the Agreement;
- h) The amounts indicated in the document of Supplements and Extras, when the Customer rents any additional equipment;
- i) The additional value per kilometer (km), in the amount of €0.40 (forty cents), if a mileage limit is defined in the Special Terms and Conditions, applicable to the Smart +15 product;
- j) The value of €125.00 (one hundred twenty-five euros) for one-way rentals;
- k) Charges for processing the complaint and recovery of the vehicle, included in clause 4 "Vehicle Returns Conditions" of the General Conditions, in cases of delay and/or incident in the return of the vehicle.
- 6.2 In addition to the amounts listed above, Goldcar may also charge the Customer for services or costs arising from inadequate use of the vehicle during the rental period, in accordance with the procedure set out in clause 5.2, including:
- a) Charge for 'special cleaning' for the costs incurred from an additional valeting service arising from the clearly inadequate state of the vehicle at the time of its return.
- b) The expense incurred through the loss of a vehicle's documents or keys. c) Any tolls, fines, sanctions, and court and administrative costs caused by infringement of highway regulations, laws, rules and by-laws (including those envisaged in the Highway Code) incurred by the Customer during the rental period and that have been met by Goldcar.
- d) Notwithstanding the foregoing, Goldcar reserves the right to charge the Customer for the administrative costs it incurred for processing and sending notice of the abovementioned sanctions to the competent authorities. The aforementioned amounts shall be charged by Goldcar directly to the Customer using the same payment method used to hire the vehicle, upon conclusion of the procedure foreseen in paragraph 5.2. In all cases, Goldcar shall immediately report to the Customer the charge that was made and the reasons for it, giving the Customer all the information possible.

6.3 Payment Method:

The credit or debit card with which the reservation is made must be shown by the Customer when they pick up the vehicle.

The Customer must ensure that they have a sufficient balance in their bank account to cover the requested deposit, the specific amount of which is specified in the Special Terms and Conditions, and all additional expenses listed. The payment to rent the vehicle and any possible additional costs shall be made in Euros.

The payment of the rental and the provision of the deposit cannot be made with cash or by bank transfer.

6.4 Deposit: In addition to the rental price, the Customer must provide a deposit to Goldcar, and must present a credit or debit card in their name with sufficient funds to guarantee the deposit amount and any additional costs that may result from the rental. The amount of the deposit is specified in the Special Terms and Conditions, as well as in the confirmation email the Customer received after booking, if you booked the vehicle via remote means of communication (website, mobile application or telephone).

The purchase of additional protection for the vehicle, provided for in clause 8, may waive the need for a deposit.

The deposit will be released from the credit card or returned to the Customer's debit card after the vehicle has been returned and after Goldcar has proven that the vehicle is in good condition and that there are no other amounts to be charged. The deposit will be partially or totally retained in case of non-compliance with the Agreement, to cover the amounts attributable to the Customer, except in cases where the latter has purchased an optional protection whose conditions do not imply the provision of the deposit.

7. VEHICLE RETURN SYSTEMS AND FUEL POLICY The system employed for returning the rental vehicle is intended to regulate matters referring to the method of verification of the fuel upon return (check-in), the refueling service and the availability of the flexible return time service. Without detriment to the linking of some policies to a specific rate, the following Vehicle Return Systems are available to the customer:

7.1 Fuel Vehicles

a) Quick Return System (SDR) The Customer pays the price of a full tank and can return the vehicle regardless of the fuel level and without the need for any additional payment. The Customer is not reimbursed for any unused fuel. The Rapid Return System entails the provision of a fast and agile service for vehicle rental: the rental vehicle is handed over with a full tank of fuel and may be returned without the need to top up the tank so the customer is not obliged to search for petrol stations close to the drop-off location or to wait around unnecessarily while fuel levels are verified This system allows customers to reduce the time spent waiting for the rental agreement and check-in procedures, including verification of the fuel level, to be carried out; this enhances the quality of the service provided. In addition, alongside the Quick Return System, the Customer may opt for the 'after hours return service, in accordance with Clause 15. The availability of this service is restricted to the Offices that offer this option. The cost of this System will depend on the vehicle model hired, its fuel capacity, the price of fuel at the time the vehicle is collected and any service costs incurred ('CustosFlex'), by the following formula:

SDR = Vehicle model (in litres) x Price (€/litre) + 'CustosFlex' Where:

- i. Vehicle model (in litres): the capacity in litres of the fuel tank of the model of the vehicle rented by the Customer.
- ii. Price (€/litre): the unit price of fuel, which is in line with the acquisition price of those fuel.
- iii. 'CustosFlex': these correspond to any necessary costs for the services and benefits offered with this system. The price is associated with the specific vehicle model and can be consulted on www.goldcar.es/SDR b) Classic Return System (SDC) The Customer must return the vehicle to Goldcar with the same fuel level as it had when picked up. In case of non-compliance, Goldcar will charge the refueling fee and the missing fuel, in accordance with subparagraph b) of paragraph 1 of Clause 6. This system does not include the package of rapid customer support services provided in the foregoing system. It is also necessary to follow vehicle check-in procedures for verifying the fuel level. Similarly, the customer must pay a deposit equal to the value of a full tank, which will be refunded when the vehicle is returned once an inspection has been made to verify correct compliance with the conditions of this system. Should the Customer fail to return the car with a full tank, the cost of the amount of fuel needed by Goldcar to top up the tank will be deducted from the deposit, plus the value of €50.00 (fifty euros) for the vehicle refueling service. Where the deposit is less than the amount owed, the Customer agrees that the difference should be charged to their credit or debit card.
- 7.2 Electric Vehicles Electric vehicles will be delivered with a minimum charge of 80%.

8. INSURANCE AND COVERAGES

- 8.1 Compulsory insurance Rental rates include compulsory insurance, which only ensures the payment of compensation for bodily and material damage caused to third parties and people transported. The Customer is responsible for paying for damages to the vehicle and/or equipment or devices installed therein that are attributable to him, up to the limit of the deductible indicated in the Special Terms and Conditions, without prejudice to the Customer's full responsibility for damages caused by willful intent, negligence or that are not guaranteed by the insurance coverage. The Agreement includes Damage Protection ("CDW Collision Damage Waiver"), which reduces the Customer's liability up to the limit of the deductible contained in the Special Terms and Conditions, for damage caused to the vehicle resulting from a road accident (crash, collision and rollover), with the exception of damage to the vehicle's windows and tires and damage caused by acts of vandalism
- 8.2 Additional Protection In order to reduce the deductible, the Customer may purchase the following additional insurance coverage and/or protection services, valid during the period of the Agreement, which can be contracted at the time of picking up the vehicle or at the time of booking. Only the Customer and/or drivers authorized by Goldcar can benefit from these optional coverages.
- a) Relax Coverage: Optional service provided by Goldcar that eliminates the deductible for bodywork damage and reduces the guarantee deposit to €300.00. This coverage also includes basic roadside assistance. Likewise, when subscribing to Relax coverage, the costs associated with the vehicle's immobilization, in the event of an accident, will not be applied.
- b) Super Relax Coverage: Optional service provided by Goldcar that completely eliminates the deductible and the need for a deposit. Therefore, the Customer will not have any amount retained on their bank card. This coverage also includes basic roadside assistance.

c) Mega Relax Coverage: Optional service provided by Goldcar that completely eliminates the deductible and the need for a deposit. Therefore, the Customer does not have any amount retained on their bank card. This coverage also includes premium roadside assistance.

9. OBLIGATIONS OF GOLDCAR

Goldcar must:

- a) Inform the Customer in advance of the charging of the guarantee deposit for damage to the vehicle and proof of the same;
- b) Ensure the provision of a free assistance service to the Customer, available 24 hours a day, to report anomalous situations that occur during the execution of this Agreement;
- c) Ensure the provision of equivalent service or the availability of a superior vehicle in the event of unavailability of the previously contracted or reserved vehicle, or of breakdown, at no additional cost to the Customer.

10. OBLIGATIONS OF THE CUSTOMER

The Customer must:

- a) Pay, as soon as requested by Goldcar, all amounts arising from the signing of this Agreement;
- b) Ensure that the vehicle is properly closed when not in use;
- c) Ensure that the vehicle is supplied with adequate fuel;
- d) Do not smoke inside the vehicle;
- e) Contact Goldcar in the event of a vehicle breakdown and obtain its prior agreement for repairs.

The Customer undertakes not to use or allow the use of the vehicle:

- a) To transport passengers or goods in violation of the law;
- b) For sporting events or training, whether official or not;
- c) By any person under the influence of alcohol, drugs or any other substance that, directly or indirectly, reduces their perception and ability to react;
- d) By drivers not identified in the Special Terms and Conditions of this Agreement;
- e) Outside the national territory, without express authorization from Goldcar for this purpose;
- f) In any of the situations provided for in Clause 18.
- g) From June 1 to September 30, 2024 is not allowed the entry and movement of vehicles for hire without driver on the island of Formentera in application of the Agreement of the Plenary of the Island Council of Formentera of February 23, 2024

11. ACCIDENTS AND CHANGES TO THE CONDITION OF THE VEHICLE

- In the event of an accident or change to the condition of the vehicle, the Customer undertakes to adopt the following procedures:
- a) Inform Goldcar and request the presence of police authorities in any and all accidents, theft, robbery, fire, damage caused by animals or any other accidents, within a maximum period of 48 hours, except in duly justified cases of force majeure;
- b) Obtain the names and addresses of the people involved in the road accident and any witnesses, except in duly justified cases of force majeure;
- c) Do not abandon the vehicle without taking appropriate measures to protect and safeguard it, except in duly justified cases of force majeure;
- d) To send Goldcar a filled accident report form (Declaração Amigável de Acidente Automóvel DAAA), with the information he has regarding the occurrence, including the report elaborated by the police authorities, stating the number plate, the name and address of the third party, the circumstances of the collision, a sketch of the accident, the name of the third party's insurance company and, if possible, the number of the insurance policy. All documents must be signed by the two drivers involved in the accident. If there is no accident report form, the parties must complete a Claims Report ('Relatório de Sinistro') that will be provided by Goldcar.

The coverage described in Clause 8 does not take effect in the event of an accident due to:

a) Excessive speed;

b) Driving under the influence of alcohol or narcotic products;

c) Improper use of the vehicle, particularly in places and for purposes other than those for which it was intended, such as driving on unpaved roads and paths, forestry paths, mountainous terrain and beaches;

d) Use in sports events or training, whether official or not;

e) Transport of goods above the limit set out in the technical specifications and/or in the Single Automobile Document. Failure to comply with this clause or the items set out in the second paragraph of Clause 10 renders the Customer responsible for all expenses incurred in repairing the vehicle and compensation corresponding to the period of its immobilization.

12. MILEAGE LIMIT

In the Smart +15 product, the Customer may only travel 100 (one hundred) kilometers daily. If this limit is exceeded, a fee of €0.40 (forty cents) will be due as listed in subparagraph i) of paragraph 1 of clause 6 and in the Special Terms and Conditions.

13. ONE-WAY RENTALS

Subject to the availability of Goldcar rental stations, the Customer can return the vehicle to a station other than the one from which it was picked up.

If this method of return is chosen when concluding the rental contract, the corresponding amount will already be included in the rental price, as specified in the Special Terms and Conditions.

If the Customer chooses, after the conclusion of the Agreement, to return the vehicle to a station other than the one where he picked it up, he must confirm the availability of the station directly with Goldcar prior to the return, and will be charged an additional fee at the time of return, as provided for in paragraph j) of number 1 of clause 6.

Returning the vehicle to a location other than that referred to in the Special Terms and Conditions, without confirmation from Goldcar in accordance with the previous paragraph, will result in a cumulative charge of the following amounts:

- a) rental amount corresponding to the days necessary to recover the vehicle and make it available to Goldcar, until it can be rented again;
- b) compensation for economic losses caused by the immobilization of the vehicle;
- c) the costs of travel, towing, repatriation, tolls and storage of the vehicle when applicable -, to the place agreed in the Special Terms and Conditions for its return, as set out in Annex I. Goldcar reserves the right to take the necessary legal action in any case of disappearance or non-return of the vehicle.

14. AUTHORIZED DRIVERS

Only the driver identified in the rental Agreement, or drivers duly authorized by Goldcar, may drive the vehicle.

For each additional driver of the vehicle, an additional amount must be paid, as described in subparagraph g) of paragraph 1 of clause 6 of the General Conditions and in the Special Terms and Conditions.

If the vehicle is driven by a driver not identified in the Agreement and duly authorized to do so by Goldcar, the Customer will be responsible for any damage caused to the vehicle by said driver.

15. AFTER HOURS RETURN

By agreement between Goldcar and the Customer, the vehicle may be returned outside the normal opening hours of the rental station.

If the Customer opts for this method of returning the vehicle, their responsibility for the vehicle (as well as any additional equipment contracted) remains until the station opens or until Goldcar inspects the vehicle, depending on the first moment in time to occur.

Therefore, the Agreement will not automatically end when the keys are handed over and the vehicle is parked in the designated parking space, but only after the vehicle has been inspected by Goldcar.

If the Customer chooses this method of returning the vehicle, it is mandatory to:

- a) Leave any additional equipment in the trunk of the vehicle;
- b) Leave the vehicle parked safely in the location indicated by Goldcar, or, if this is not possible, in the location closest to the return station, so that it does not constitute a danger to others or impede traffic;
- c) Leave the vehicle key in Goldcar's mailboxes and inform us of the exact location of the vehicle.

Goldcar recommends that the Customer takes photographs of the vehicle to prove that it has been returned to the indicated location, before handing over the keys to the "Drop Box" key box (at stations where this service is available). Once the inspection has been carried out and in the absence of damage, Goldcar will send the Vehicle Return Declaration to the Renter.

16. TOLL SERVICE

The Customer automatically adheres to the toll payment service (Via Verde), in accordance with current legislation, which, through the use of an identifier owned or rented by Goldcar, determines the value of the toll fees due for the use of electronic toll services available on road infrastructures (motorways and bridges) duly equipped for this purpose, allowing Goldcar to collect them.

The Customer is responsible for paying in full the amount corresponding to his use of road infrastructure during the term of this Agreement, as well as the amount owed to Goldcar for the use of the device and administrative costs incurred with the service

For payment purposes, the Customer must provide a valid bank card, ensuring the existence of a sufficient balance in the corresponding bank account to cover payments due for debts that may occur subsequent to the detection of use of the road infrastructures mentioned in the previous paragraph, including debts that may occur after the end of the Agreement, provided that the use of road infrastructure that gave rise to such debts occurred during its term.

If the Customer does not use any road infrastructures equipped with electronic tolls (including SCUT) during the term of the Agreement, the value of the toll service referred to in the first paragraph shall be refunded at the end of the Agreement.

Goldcar will invoice the Customer and debit the bank card for the total amount of tolls actually due, together with the respective administrative costs, in accordance with the law. Said debits will be made as soon as Goldcar is notified of all applicable amounts and fees by the Toll Collection Entities, at which point, for all purposes, the Agreement is considered to have been fully complied with. The claim that the Customer paid the tolls due in another way, namely, at the location or at authorized points, does not exempt the Customer from paying them to Goldcar, which will debit the amounts due from the corresponding bank card.

The Via Verde Toll Service is mandatory, under the terms of the law, and its non-acceptance shall mean that the Agreement and the rental of the vehicle may not go forward. If the Customer refuses or prevents Goldcar, in any way, from debiting payment of toll fees or other associated costs, he will be considered to have failed to comply with his obligations arising from the Agreement, incurring contractual liability.

17. NON-AUTHORISED USE

Goldcar may terminate the Agreement if the vehicle is used in violation of it. In this situation, the Customer must immediately return the vehicle to the location indicated, under penalty of it being removed, in accordance with the law, at his expense.

It is the customers' duty to use the vehicle with due diligence, in line with its characteristics, and to obey the current Highway Code and remaining legislation, avoiding any situation that might cause damage to the vehicle or to third parties.

Likewise, it is the Customer's duty not to allow anyone other than those authorised under this Agreement to drive the vehicle. The Customer is liable for any damage to the vehicle or to third parties arising from a breach of such terms.

Failure to comply with the provisions of these sections will be construed as non-authorised use.

The Customer is fully liable for damage to the exterior and interior of the vehicle due to nonauthorised use and must pay any expenses incurred.

Non-authorised use includes, but is not limited to, the following cases, given by way of example:

- a) Pushing or towing another vehicle.
- b) Driving in areas not suitable for automobile circulation or in which this is not authorised, such as beaches, racetracks, forestry roads, private roads, back roads, dirt roads, gravel roads or roads that are not suitable for automobile circulation, etc.
- c) Driving on unpaved roads or very poorly paved roads that could cause damage to the underside of the vehicle.
- d) Driving the vehicle in restricted areas, such as airport roads and other roads for aeronautical and/or military use.

- e) Transport the vehicle on board of any type of boat, ship, train, lorry or aeroplane unless express written authorization has been given by Goldcar.
- f) Negligent behaviour regarding the information transmitted on the instrument panel or when the vehicle's indicators show an alert.
- g) Transport of goods or animals and, in particular substances that are hazardous, inflammable and/or poisonous for the vehicle and its occupants.
- h) The transport of individuals or goods for which the Customer receives a direct or indirect payment.
- i) Sublease, mortgage, pledge, sale or any type of guarantee, in relation to the vehicle as a whole or any of its components, keys, documents, tools, or any of its accessories.
- j) Using the vehicle for unlawful activities.
- k) Transporting a number of passengers and amount of luggage not authorised for the vehicle.
- I) Manipulation of the odometer. The Customer must report any malfunction of the odometer to Goldcar immediately.
- m) Transport of luggage or any other item on the vehicle's roof, even when an adequate luggage rack is used for the purpose.
- n) Dirtying the inside of the vehicle beyond what would be expected from reasonable and careful use.
- o) Driving the vehicle when tired, not feeling well and under the influence of alcohol, medicine or drugs.
- p) Using the vehicle to give driving lessons under any circumstance and/or to teach special driving techniques.
- q) Driving against the traffic regulations.
- r) The vehicle is driven by a person who is not authorised to do so in the Agreement, as either a customer and/or a supplementary driver.
- s) Continue using the vehicle after the rental period has ended.
- t) Driving the vehicle outside the peninsula or in the case of rentals contracted in the Balearic Islands or the Canary Islands in which it is not possible to leave the island where the vehicle was delivered, unless there is express and signed authorization from the company in both casrs. and the corresponding extraordinary ADDITIONAL COVERAGE is contracted and paid.
- u) Use of the vehicle after the rental period has ended.
- v) For all appropriate purposes, we inform you that, for security reasons, a part of our fleet is equipped with GPS locators. The company will only access the location data in the event of (i) alert due to disconnection or inhibition of the system, and/or (ii) non-return of the vehicle. The client knows and accepts this circumstance, refraining in any case from interrupting or preventing its correct functioning.
- w) From June 1 to September 30, 2024, entry and circulation with rental vehicles without drivers is not permitted on Formentera Island in application of the Agreement of the Plenary Session of the Formentera Island Council of February 23, 2024

Without prejudice to the above, keep in mind that the transfer or circulation of the vehicle on the Formentera Island is never permitted.

X)Neither You nor any Authorized Driver may drive the Vehicle outside the Spanish peninsular territory and/or countries and/or islands different from the Authorized Countries. If You and/or the Driver drive the Vehicle outside the Spanish peninsular territory and/or countries and/or islands different from the Authorized Countries, You and/or the Driver must obtain prior written consent from Goldcar. Additionally, you must ensure upon collection of the Vehicle that it has the correct equipment to comply with the local traffic regulations of the country in which you and/or the Driver are going to drive.

Unauthorized use by the client will be considered a breach of contract - automatically terminating the rental agreement unless otherwise stated by Goldcar - and you must return the vehicle immediately and will allowing GOLDCAR to terminate the Rental Agreement in advance for culpable breach of this requesting, where appropriate, compensation for damages and losses that correspond and to exercise the appropriate legal actions for the immediate recovery of the vehicle, to recover it and/or apply, as appropriate, the charges provided for in the terms described in clause 4 ("Vehicle Return Conditions") of the General Rental Conditions of these Terms and Conditions.

18. AGE AND DRIVING LICENCE

The conclusion of the Agreement by Customers under 25 years old will imply an additional charge, as provided for in subparagraph f) of paragraph 1 of clause 6 of these General Conditions.

To conclude the Agreement, the Customer must be at least 21 years old, in which case the Customer must have held a driver's licence for at least one year, regardless of age.

There is an additional charge, stated during the booking process, if the Customer is between 21 and 25 years old.

19. JOINT LIABILITY

All authorised additional drivers are jointly liable for the Customer's obligations under this Agreement and the relevant laws that are applicable to same.

20. THEFT AND LOSS OF PERSONAL BELONGINGS

Goldcar is not to be held liable for items stolen, forgotten or lost inside the vehicle.

21. COMPULSORY APPROVED CHILD RESTRAINTS

Customers must notify Goldcar when children under three years old or older, but that are under 1.5 metres in height, will be riding in the vehicle, so Goldcar can provide an approved restraint, for the correspondent fee, for the weight and height of the person who will use it. The Customer is responsible for installing the restraint.

22. PERSONAL DATA

Goldcar, in accordance with Regulation (EU) 2016/679, of the European Parliament and of the Council, of 27 April 2016 (GDPR) and Law No. 58/2019, of 8 August, which ensures the execution, in the national legal order, of Regulation (EU) 2016/679 of the Parliament and of the Council, of 27 April 2016, on the protection of natural persons with regard to the processing of personal data and the free movement of such data, informs the following:

- 22.1. The entity responsible for processing personal data provided under the Agreement is EMobG Services Portugal, Unipessoal, Lda., with headquarters at Rua dos Malhões, nº 2 Piso 3 Direito, Edifício Q55 D. Diniz, Quinta da Fonte, 2770-071 Paço de Arcos, Portugal.
- 22.2. The purposes of processing personal data are:
- a) the creation and management of the Customer account;
- b) the conclusion and execution of this Agreement, as well as the management of the Customer's reservation;
- c) the management of commercial documents;
- d) the verification of the driving license of the Customer and Additional Drivers;
- e) combating credit card fraud;
- f) the verification that the Customer is not registered on a Sanctions List (namely any list of designated individuals issued and amended from time to time by: (a) the U.S. Government, including the list of Specially Designated Nationals and Persons Blocked (or "SDN") including OFAC'S and lists maintained by the U.S. Department of State; (b) the United Nations Security Council, (c) the European Union and any Member State (including the EU Consolidated List of Persons subject to EU financial sanctions); and (d) by the United Kingdom (including the consolidated list of financial sanctions targets issued by the United Kingdom Office of Financial Sanctions Implementation ("OFSI");
- g) carrying out satisfaction surveys to improve your experience with our products and services;
- h) real-time conversation on the Goldcar website;
- i) business development and marketing purposes;
- j) management of fines for infractions of road rules;
- k) the management and maintenance of personal data from a list of customers who pose certain risks to Goldcar's business and/or our employees, with regard to:

 payment incidents that result in legal proceedings;

 road accidents or repeated damage;

 inappropriate or abusive conduct towards our employees or our customers;

 use of our vehicles in violation of the General Rental Conditions.
- I) video surveillance at Goldcar facilities:
- m) analysis of navigation data on the Goldcar website and mobile application.

- 22.3. The processing of personal data for the purposes of subparagraph i) of the previous paragraph depends on the consent of the Customer.
- 22.4. The processing of personal data for the purposes of the remaining paragraphs is based on the execution of the Agreement, on the compliance with legal obligations by Goldcar and its legitimate interest, as well as, when applicable, the Customer's consent.
- 22.5. Personal data may be transmitted to third parties for the following purposes:
- a) Ensure compliance with any legal obligations to which Goldcar is subject, namely judicial authorities, criminal police bodies, tax and customs authorities and regulatory entities, namely the Mobility and Transport Authority;
- b) Processing of payments made;
- c) Management and processing of claims occurring during the rental period;
- d) Internal administrative purposes, involving companies in the Goldcar Group.
- 22.6. Goldcar will retain the personal data processed considering the specific purposes for which they were collected.
- 22.7. At any time, the Customer has the right to access his personal data, as well as, within the limits of the Agreement and the GDPR, to rectify them, object or restrict their processing, decide on the automated processing of data, withdraw consent, request the erasure of data and exercise other rights provided for in current legislation, with the exception of data that are essential to the execution of the Agreement, and as such, must be provided, or essential to the fulfillment of legal obligations by Goldcar.
- 22.8. If the Customer withdraws their consent, this shall not affect the lawfulness of the processing carried out up to that date.
- 22.9. The Customer will be notified, in accordance with the terms set out in the GDPR, in the event of a breach of their personal data that could pose a high risk to their rights and freedoms.
- 22.10. The Customer may lodge complaints with the Portuguese Data Protection Authority (CNPD).
- 22.11. For more information about data processing, please read our Privacy Policy, available at [LINK].

COOKIES POLICY

To find out about the cookies we use on our website and mobile application, you can access our Cookies Policy, through the following link: https://www.goldcar.es/en/cookies/.

23. CUSTOMER SUPPORT

For further information, or to send comments, claims or complaints, please contact: Goldcar, Customer Services department, Rua dos Malhões, n^2 2 Piso 3 – Direito, Edifício Q55 - D. Diniz, Quinta da Fonte, 2770-071 Paço de Arcos, PORTUGAL, or go to the "Customer Services" section of our website: https://www.goldcar.es/en/cookies/. You can also open a claim through livro de reclamações eletrónico (LRE). Goldcar also has a Complaints Book available to the Customer.

24. GOVERNING LAW AND ALTERNATIVE DISPUTE RESOLUTION

Unless there is a mandatory legal provision regarding territorial jurisdiction, the parties agree to establish the jurisdiction of the District of Lisbon as competent, to solve any disputes arising from the execution of this Agreement. In the event of a consumer dispute, defined in accordance with the provisions of Law no. 144/2015, of 8 September, the Customer may resort to an Arbitration Center or alternative means of dispute resolution, available at https://www.goldcar.es/en/cookies/. Without prejudice to what is referred to in the previous paragraph, the Customer may present his Complaint to Goldcar, in the physical version of the Complaints Book, available on its premises, or through its electronic format, available at https://www.goldcar.es/en/cookies/.

25. TRANSLATION

The translations of these General Conditions, of the Particular Rental Conditions and of the Special Terms and Conditions are for information purposes only and are not legally binding. Only the original copy in Portuguese is considered legally valid.