**NORTHGATE VEHICLE HIRE LIMITED**

**STANDARD TERMS AND CONDITIONS FOR VEHICLE HIRE AND SERVICES v8**

Northgate Vehicle Hire Limited (with a registered office at Northgate Centre, Lingfield Way, Darlington, Durham, DL1 4PZ, company number 01434157) ("we", "us" or "our") supplies hire Vehicles and (if applicable) Additional Services which shall be subject to these terms and conditions ("Terms"). The Agreement shall be to the exclusion of any other terms and conditions and by signing the Order Form and/or allowing us to hire a vehicle or provide Additional Services to you, you acknowledge and agree that you shall be bound by the Terms set out in this document as amended from time to time.

1. Definitions and Interpretation

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;12 Months&quot;</td>
<td>has the meaning given in Clause 4.1;</td>
</tr>
<tr>
<td>&quot;Account Application Form&quot;</td>
<td>means the account application form entered into by you and us, setting out your details;</td>
</tr>
<tr>
<td>&quot;Additional Charges&quot;</td>
<td>means the charges set out at Clause 20 and such other additional charges specified in any Schedule or Special Terms and such other charges as may be agreed in writing by us;</td>
</tr>
<tr>
<td>&quot;Additional Equipment&quot;</td>
<td>has the meaning given in Clause 16.1;</td>
</tr>
<tr>
<td>&quot;Additional Services&quot;</td>
<td>means the supply of Telematics Devices, Telematics Services, TVS Vehicles and any other additional services agreed between us from time to time;</td>
</tr>
<tr>
<td>&quot;Administration Fee&quot;</td>
<td>means an administration fee of £25 charged by us in certain circumstances to cover our administrative costs of dealing with an issue or circumstances;</td>
</tr>
<tr>
<td>&quot;Agreement&quot;</td>
<td>means the agreement entered into between you and us which governs the hire of all Vehicles by you including the Account Application Form, Hire Agreement, Sign-Up Form and/or Booking Form (as applicable), these Terms and any Schedules or Special Terms document;</td>
</tr>
<tr>
<td>&quot;Booking&quot;</td>
<td>means a booking which has been accepted by us in accordance with Clause 3;</td>
</tr>
<tr>
<td>&quot;Booking Form&quot;</td>
<td>means the booking form or the Hire Agreement entered into by you and us, setting out details of the Booking, or alternatively the relevant information being set out by email, telephone, by visiting a branch or via a third party booking platform;</td>
</tr>
<tr>
<td>&quot;Branch&quot;</td>
<td>means any Northgate Vehicle Hire branch in the United Kingdom;</td>
</tr>
<tr>
<td>&quot;Business Hours&quot;</td>
<td>means the hours in which the relevant Branch premises are open for business as set out from time to time at the following URL: northgatevehiclehire.co.uk;</td>
</tr>
<tr>
<td>&quot;Charges&quot;</td>
<td>has the meaning given to it in Clause 19.1;</td>
</tr>
<tr>
<td>&quot;Congestion Charge Law&quot;</td>
<td>means the Transport Act 2000 and the Greater London Authority Act 1999 and/or any other laws, codes of practice, circulars and guidance notes in relation to any road or traffic related charging scheme;</td>
</tr>
<tr>
<td>&quot;Damage&quot;</td>
<td>means any and all damage to a Vehicle, excluding a mechanical fault or failure (which is not caused, or contributed to by you) including but not limited to any damage identified in the Vehicle Condition Report at Off-Hire, and &quot;Damaged&quot; shall be construed accordingly;</td>
</tr>
<tr>
<td>&quot;Data Protection Legislation&quot;</td>
<td>means the UK Data Protection Legislation and any other European Union legislation relating to personal data and all other legislation and regulatory requirements in force from time to time which apply to a party relating to the use of Personal Data (including, without limitation, the privacy of electronic communications) and the guidance and codes of practice issued by the relevant data protection or supervisory authority and applicable to a party;</td>
</tr>
<tr>
<td>&quot;Delegated Authority&quot;</td>
<td>means the authority given by us to us in accordance with the Agreement to repair any Damage to a Vehicle up to the Delegated Authority Amount during the Hire Period and at Off-Hire;</td>
</tr>
<tr>
<td>&quot;Delegated Authority Amount&quot;</td>
<td>means the maximum cost of repairs to be carried out on a Vehicle under the Delegated Authority as set out in the Pricing Schedule (or as amended and notified by us to you from time to time);</td>
</tr>
<tr>
<td>&quot;Deposit&quot;</td>
<td>means a deposit, as set out on the Booking Form, payable by you in accordance with Clause 19.2 and which may be used by us in accordance with Clause 19.2;</td>
</tr>
<tr>
<td>&quot;DVLA&quot;</td>
<td>means the Driver and Vehicle Licensing Agency;</td>
</tr>
<tr>
<td>&quot;Early Termination Charge&quot;</td>
<td>means the charges payable in accordance with Schedule 1 and set out in the Pricing Schedule;</td>
</tr>
<tr>
<td>&quot;Excess Mileage&quot;</td>
<td>means the surplus mileage by which the Actual Mileage exceeds the Estimated Annual Mileage;</td>
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<td>&quot;Fee&quot;</td>
<td>means any administration fee of £25 charged by us in certain circumstances to cover our administrative costs of dealing with an issue or circumstances;</td>
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<td>&quot;Force Majeure Event&quot;</td>
<td>means an act of God or any other event beyond a Party’s reasonable control, including lightning, flood, exceptionally severe weather, fire, explosion, war, civil disorder, industrial dispute (including an international dispute involving that Party’s own employees where that international dispute is beyond the reasonable control of that Party), terrorist act, act of Government, a refusal or delay by a third party in supplying vehicles or vehicle services to us in circumstances where there is no alternative service available at reasonable cost or restrictions of a legislative or regulatory nature (whether anticipated on the date of the Agreement, or not), the consequences of which such Party can neither prevent nor avoid;</td>
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<td>&quot;Flexible Hire&quot;</td>
<td>has the meaning given in Clause 4.2 and may be referred to as &quot;Flex3&quot;;</td>
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<td>&quot;Force Majeure Event&quot;</td>
<td>means each and any of the following in relation to a party: any action (corporate or otherwise), legal proceedings or other procedure or step taken by any person in any jurisdiction in relation to or with a view to: (i) the winding up, dissolution, administration or reorganisation (by way of voluntary arrangement, scheme of arrangement or otherwise) of a party; (ii) the appointment of a liquidator, trustee in bankruptcy, receiver, administrative receiver, administrator, nominee, supervisor or similar officer in respect of a party or any of its assets; (iii) the enforcement of any security over any assets of a party; or (iv) the attachment, sequestration, distressing upon execution over or affecting any material asset of a party, which in any case is not withdrawn or dismissed as soon as reasonably practicable; the party is unable to pay its debts as they fall due or is insolvent, or the other party perceives (acting reasonably) that to be the case; the party enters into a composition or arrangement with any creditor, or its creditors or any class of them; and a party ceases to trade in respect of all or a substantial part of its</td>
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</table>
"Licence Term" has the meaning given in Clause 8.

"Losses" means damages, losses, liabilities, claims, actions, penalties, costs (on a full indemnity basis) including the cost of legal and other professional services (legal costs being on a Solicitor/own client basis) and expenses and out of pocket disbursements properly incurred, proceedings, demands and charges whether arising under statute, contract or at common law or otherwise and including any tax thereon, in each case of whatever nature and Loss shall be construed accordingly.

"On-hire" means the collection of a Vehicle by you from us or the delivery of a Vehicle by us to you on or around the Start Date (as specified in the Booking).

"Off-hire" means the return of a Vehicle to us in accordance with Clause 6 and "Off-hiring" and "Off-hire" shall be interpreted accordingly.

"Order Form" means your order for the supply of hire Vehicles and/or Additional Services, as set out in the Account Application Form and or Booking Form and or Sign-Up Form;

"Personnel" means all employees, officers, staff, other workers, agents, consultants and any subcontractors who are engaged in the performance of a Booking and or Additional Services by us from time to time;

"Policy" shall have the meaning given to it in Clause 15.1.1;

"Pricing Schedule" has the meaning given to it in clause 4.5;

"Protected Data" means Personal Data referred to in clause 27.13.4, that is, or will be, received from or on behalf of you, or otherwise obtained in connection with the performance of our obligations under the Agreement;

"Regulated Customer" means (i) an individual, (ii) a partnership of two or three not all of whom are bodies corporate, or (ii) an unincorporated body that does not exist entirely of bodies corporate and is not a partnership;

"Regulations" means applicable legislation and legally binding rules or regulations of any kind (including orders, instructions or directions of a competent authority);

"Rental Charges" means the hire charges for the Rental Period calculated in accordance with the Booking, or such other rate confirmed by us in writing, as may be amended in accordance with the Agreement;

"Rental Day" means the twenty-four (24) hour period commencing at the time of On-hire and the subsequent twenty four (24) hour period;

"Rental Period" means the period from the Start Date to the Return Date (or Off-hire, if later);

"Return Date" means the date on which the Vehicle is returned, the return date as set out in the Booking or if no such date is specified, such date as is agreed between you and us;

"RPI" means Retail Price Index or any official index replaces;

"Schedule" means any separate schedule agreed between you and us which is expressly stated to form part of the Agreement;

"Short Term Hire" has the meaning given in Clause 4.3;

"Special Terms" means any terms and conditions agreed between you and us which expressly are stated to vary the terms and conditions set out in these Terms;

"Start Date" means the date of On-hire set out in the Booking or such other date as we may agree with you prior to the date of On-hire set out in the Booking;

"Supervisory Authority" means any regulator, authority or body responsible for administering Data Protection Legislation;

"Sub-Processor" means any data processor engaged by us that Protected Data may pass through as a side effect of placing a Booking or using our Additional Services;

"TVS Vehicles" means a vehicle hired to you in accordance with Schedule 2;


"United Kingdom" means England, Scotland, Wales and Northern Ireland;

"VanHire+" has the meaning given in Clause 4.2;

"Vehicle" means a vehicle described in any Booking and or otherwise obtained in connection with the spare wheel, tools and other accessories supplied with the vehicle, and the Additional Equipment (if applicable); and

"Vehicle Condition Report" has the meaning given to it in Clause 5.2.

In the Agreement:

1.2. Each reference to "include", "includes" or "including" or "for example" shall be construed without limitation;

1.2.2. "subsidiary" includes "subsidiary company" shall have the meanings given to them by section 1159 of the Companies Act 2006;

1.2.3. a statutory provision includes a reference to any modification, consolidation or re-enactment of the provision from time to time in force and all subordinate instruments, orders or regulations made under it except that, as between the parties, no modification, consolidation or re-enactment shall apply for the purposes of the Agreement to the extent that it would impose any new or extended obligation, liability or restriction on, or otherwise adversely affect the rights of, either party;

1.2.4. "Personal Data", "data subject", "process", "processing", "data controller" and "data processor" shall have the meaning given to them in the Data Protection Legislation;

1.2.5. a reference to "indemnify" or "indemnifies" means to be indemnified and hold harmless, the party to be indemnified on demand on an after tax basis;

1.2.6. a reference to a "party" shall mean either you or us as the context requires and "parties" shall mean you and us;

1.2.7. all clause and paragraph headings and references to them in the Agreement are for identification and indexing purposes only. They shall be deemed not to be a part of the Agreement and they shall not affect the construction or interpretation of the Agreement;
1.2.9. where the context so admits, words denoting persons shall include natural persons, companies, corporations, firms, partnerships, limited liability partnerships, joint ventures, trusts, voluntary associations, and any other, incorporated and/or unincorporated bodies or other entities (in each case, whether or not having separate legal personality) and all such words shall be construed interchangeably in that manner;

1.2.10. a reference to a “working day” shall mean any day on which banks are generally open for business in the City of London (other than Saturdays, Sundays or public holidays); and

1.2.11. a reference to the doing of any act includes any attempt to do so, or to cause or permit any third party to do so, or attempt, the act in question.

2. Application

2.1. The Agreement shall govern and apply in the provision of Additional Services and be incorporated into every Booking. They shall apply in place of and prevail over any terms or conditions contained or referred to in any documentation submitted by you, in correspondence or elsewhere, or implied by trade custom, practice or course of dealing.

2.2. Collection of, or acceptance by you of delivery of the Vehicle shall be deemed to constitute unqualified acceptance of the Agreement.

2.3. From time to time we and you may enter into separate Schedules which set out additional terms agreed between you and us and/or Special Terms which set out any variation agreed between you and us to these Terms. Schedules, Special Terms and any other variation of these Terms will only be valid if they are in writing and signed by a director or authorised representative of you and us.

2.4. In the event of a conflict between the documents comprising the Agreement, the following order of precedence shall prevail:

2.4.1. Schedules;

2.4.2. the Terms.

3. Making a Booking

3.1. To become a customer of us you must first accurately complete either an (i) Account Application Form, (ii) Booking Form and or (iii) Sign-Up Form. The Order Form will provide you with the pricing details for the vehicles available to rent from us and or Additional Services you can elect to receive.

3.2. You understand and agree that the Account Application Form will be used by us to assess your credit rating for our internal purposes.

3.3. Once the relevant Order Forms have been duly completed and accepted by us you will be able to make any number of subsequent Bookings by completing the Booking Form and elect for any Additional Services by completing a Sign-Up Form. On receipt of a Booking Form from you, we may accept the Booking Form and if accepted we will provide you with confirmation of the Reserved Vehicles. Nothing in the Agreement obliges us to accept any Account Application Form or Booking Form. On receipt of a Sign-Up Form from you, we may accept the Sign-Up Form and if accepted we will provide you with the requested Additional Services. Nothing in the Agreement obliges us to accept any Sign-Up Form.

4. Vehicle Hire Products & Price

4.1. Each Vehicle will be hired to you in one of the following ways:

4.1.1. for a minimum Rental Period of 12 months, meaning that there is a defined period for hire of the Vehicle (and a set Return Date of the Vehicle) as set out in the Booking Form (“12 Months+”);

4.1.2. for a minimum Rental Period of 12 months, meaning that there is a defined period for hire of the Vehicle (and a set Return Date of the Vehicle) which includes in the Rental Charges a suite of features (“VanHire+”);

4.1.3. for a minimum Rental Period of 84 days, meaning that there is a short defined period for hire of the Vehicle (and a set Return Date of the Vehicle) as set out in the Booking Form (“Flexible Hire”); or

4.1.4. for a short term hire period meaning that although a Return Date may be specified on the Booking Form, you may return the Vehicle to us before the Return Date ("Short Term Hire")

4.2. We will supply to you a schedule with prices regarding the Vehicles you have indicated to us to wish to hire ("Pricing Schedule"). Any Vehicles not listed on the Pricing Schedule. Your hire to us will be subject to our standard tariff rates available upon request.

4.3. The Pricing Schedule will set a timeframe during which the prices stated will be valid. If the Pricing Schedule does not expressly contain a timeframe during which the prices stated are valid, the prices stated shall be valid for the following periods: a) for Flexible Hire and Short Term Hire the prices stated shall be valid for a period of 28 days; b) for 12 Months+ and VanHire+ the prices shall be valid for a period of 90 days from the date the prices were generated. Accordingly, any vehicles placed On-Hire after the 28 day or 90 day period may be subject to a different Pricing Schedule with increased or decreased prices.

4.4. All prices provided to you are excluding VAT and are payable to us at the time you make your booking. The pricing schedule will set a timeframe during which the prices stated will be valid. If the pricing schedule does not expressly contain a timeframe during which the prices stated are valid, the prices stated shall be valid for the following periods:

4.4.1. for Flexible Hire and Short Term Hire the prices stated shall be valid for a period of 28 days;

4.4.2. for 12 Months+ and VanHire+ the prices shall be valid for a period of 90 days from the date the prices were generated. Accordingly, any vehicles placed On-Hire after the 28 day or 90 day period may be subject to a different Pricing Schedule with increased or decreased prices.

4.5. Notwithstanding, clause 19.9, we shall review our prices from time to time and inform you 28 days in advance (Notice Period) of any resulting price changes and the date from which they shall take effect.

4.6. If you take a vehicle On-Hire under our 12 Month+ product you will be liable to pay the Set-Up Fee per vehicle On-Hire.

4.7. If, with your consent, order a vehicle from the manufacturer in order to fulfil a specific/bespoke request made by you, the Rental Charges shall commence the later of the date specified on the Booking Form (or otherwise agreed between us) and the date the vehicle is made available to you (not the date of On-Hire). Any variation of this clause 4.10 must be in accordance with 29.1.

4.8. At any point during the Rental Period we reserve the right to adjust the Charges with immediate effect.

4.9. To reflect changes are enforced on us by regulatory authorities and trade organisations; and/or

4.10. to reflect any rises in, supplier and/or manufacturer rates or costs arising from or in connection with any change in our circumstances, whether reasonably anticipated or not.

5. Vehicle On-Hire/Delivery

5.1. You shall in accordance with the Booking, take the Vehicle on Short Term Hire on the day before the Hire/Delivery Date.

5.2. Before On-hire, you or your representative may be asked to sign an electronic device or document to confirm the condition of the Vehicle at the Start Date (the “Vehicle Condition Report”). You acknowledge and agree that your employees are authorised to sign a Vehicle Condition Report on your behalf.

5.3. If we leave a Vehicle Condition Report for you to check (or email it to you), you shall check it and contact us if there is anything that you do not agree with by 9am on the day after delivery (even if you have not by then used it) you are in either case deemed to have received and agreed to the Vehicle Condition Report. If either (i) you use the Vehicle or (ii) we have not been notified by 9am on the day after delivery (even if you have not by then used it) you are in either case deemed to have agreed to and accepted the Vehicle Condition Report.

5.4. If we attempt to deliver a Vehicle to a location specified by you at the start of the Rental Period or if you fail to collect the Vehicle on the Start Date (as applicable) and you are not available to receive the Vehicle or do not collect the Vehicle, we reserve the right to charge you for the Set-Up Fee and any all and failed deliveries and if it is a 12 Months+ or VanHire+, you will be liable to pay the Rental Charges from the start of the Rental Period even though you have not taken delivery of, or collected, the Vehicle up to a maximum of 14 days. We will use reasonable endeavours to arrange another suitable delivery date or to offer to make available the Vehicle for collection for you, but if you fail to take delivery of, or collect the Vehicle within a period of ten (10) working days from the Start Date, we shall be entitled to terminate the Booking and charge you for the sums set out in this Clause 5.4.

6. Vehicle Return

6.1. You will remain liable for any loss of or damage to the Vehicle and are obliged to comply with these Terms until the procedure for Off-hiring the Vehicle set out in this Clause 6 has been completed.

6.2. Where the Vehicle is on 12 Months+ or VanHire+, you must return the Vehicle to a Branch on or before the Return Date. Where the Vehicle is on Flexible Hire you must return the Vehicle to us on or after the Return Date. Where the Vehicle is on Short Term Hire, you may return the Vehicle to a Branch on the Return Date, or before or after the Return Date.

6.3. If you return a Vehicle on 12 Months+ or VanHire+ before the Return Date the following charges apply:

6.3.1. If the Rental Period is less than 12 months you will remain liable for Rental Charges for the entire 12 month period;

6.3.2. If the Rental Period is more than 12 months you will be liable for Rental Charges for the Rental Period calculated by reference to the difference in price between the Rental Charges you have paid, and the pricing band of the rental charge for next level of 12Month+ or VanHire+, i.e. if you contract for 24 months and return after 18 months you will be required to pay the difference between the 24 month price band and the 12 month price band for the 18 months’ hire. The price bands are set out in the Pricing Schedule.

6.4. Where the Vehicle is on Flexible Hire and you return the Vehicle before or after the Return Date (minimum 84 days (Minimum Period)) the following charges apply:

6.4.1. If the Rental Period is less than the Minimum Period you will remain liable for the Rental Charges for the entire Minimum Period;

6.4.2. If the Rental Period is more than the Minimum Period you will be liable for the Rental Charges up until the Return Date.

6.5. Where the Vehicle is on Short Term Hire the Rental Charges payable shall be recalculated on the basis of the number of Rental Days between the On-Hire Date and the actual date that the Vehicle is returned.

6.6. For the Vehicle to be Off-hired:

6.6.1. it must be returned on the Return Date during Business Hours to the Branch identified in the Booking or otherwise agreed by us; or

6.6.2. it must be collected by us on the Return Date if you have contacted us to arrange collection of the Vehicle on the Return Date and make such Vehicle available for collection; or
Clause 6.10.1 with the addition of the Rental Charges for the number of days you take to authorise the repair in accordance with Clause 12.5.

and in any event, the charges set out in this Clause 6.10.1 the Damage Allowance, any Telematics Devices and Telematics Services provided as standard will transfer to the new Vehicle.

Fuel and Mileage Charges

1. Upon Off-hire you shall return the Vehicle with a full fuel tank. The fuel level will be recorded at the point you return the Vehicle to our Branch, or the point the Vehicle is collected by us (as applicable).

2. You shall pay the cost of replacement fuel where the Vehicle is returned without a full tank at our prevailing rate.

3. The Rental Charge is calculated (among other things) in accordance with your estimated annual mileage ("Estimated Annual Mileage"). You must ensure that the Estimated Annual Mileage you give us at the time of Booking is accurate to the best of your knowledge and belief. You shall promptly inform us if you have reasonable cause to believe that you or are likely to exceed the Estimated Annual Mileage on any Vehicle.

4. We reserve the right to monitor throughout the Rental Period your actual mileage ("Actual Mileage") (whether this is via information given by or requested from you or at any time we have contact with the Vehicle, for example for a service or repair or collected via a Telematics Device). You agree to and will pay the excess Mileage calculated on a pro rata basis ("Excess Mileage") on any actual mileage in excess of the Estimated Annual Mileage.

5. If, upon return of a Vehicle, any evidence of smoking or tobacco residue is found or the Vehicle is otherwise in an unacceptably dirty or unsuitable condition, we reserve the right to pass on the charge to the Vehicle, any other associated charges and the Administration Fee.

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7. The Vehicle is at your risk from the time of delivery or hire form and a Vehicle Condition Report do not need to be signed if Clause 6.7 or 6.6.3 apply).

8. If a VanHire+ Vehicle is exchanged under Clause 6.9, if applicable, register and pay for any days the Vehicle is not covered fully by a comprehensive insurance policy and any damage to, any towed trailer howsoever caused; and

outside of the United Kingdom without our prior written consent.

9. You shall ensure the Vehicle is not driven by any driver who:

- does not hold a valid driving licence for the class of vehicle to which the Vehicle belongs;
- is not covered fully by a comprehensive insurance policy and any damage to, any towed trailer howsoever caused; and

outside of the United Kingdom without our prior written consent.

9. You shall ensure the Vehicle is not driven by any driver who:

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the Vehicle to you (in which case ownership will pass in accordance with the terms of such sale).

10.3. We reserve the right to repossess any or all Vehicles On-hire to you:

10.3.1. upon the happening of any Insolvency Event; or

10.3.2. upon termination of the Agreement or Booking; you grant to us, our agents and employees an irrevocable right and licence to enter your premises with or without vehicles during normal business hours for the purpose of inspecting and/or repossessing Vehicles to which we have retained title. This right and licence shall continue to subsist notwithstanding the termination for any reason of a Booking or the Agreement and is without prejudice to any or our accrued rights under the Agreement or otherwise.

11. Routine Maintenance

11.1. If during the Rental Period a service of the Vehicle becomes due because either the date for service is in less than two (2) weeks or the Vehicle mileage at which a service is required is within 1,000 miles (each of which is identified in the window of the Vehicle) you shall contact us to arrange a service of the Vehicle.

11.2. If you fail to contact us to arrange a service under Clause 11.1 we reserve the right to recover any Losses we incur which are caused by the failure to carry out the service at the time it was due.

11.3. In addition to the service requirements set out above each party shall be required to notify the other in relation to the additional maintenance elements set out below:

<table>
<thead>
<tr>
<th>Service due based on miles</th>
<th>Yes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Service due based on time</td>
<td>Yes</td>
</tr>
<tr>
<td>MOT due</td>
<td>Yes</td>
</tr>
<tr>
<td>Tail lift inspection due</td>
<td>Yes</td>
</tr>
<tr>
<td>Tachograph inspection due</td>
<td>Yes</td>
</tr>
<tr>
<td>HGV Compliance</td>
<td>Yes</td>
</tr>
<tr>
<td>Any Damage (Body, tyres, glass)</td>
<td>Yes</td>
</tr>
<tr>
<td>Worn Tyres</td>
<td>Yes</td>
</tr>
</tbody>
</table>

11.4. It is your responsibility to ensure that the Vehicle is kept topped up with oil, water and AdBlue throughout the Rental Period and if the Vehicle is Damaged in anyway, as a result of your breaching this clause, you will be liable for the entire cost of the Damage.

12. Incidents, Damage and Theft

12.1. You shall promptly, and in relation to clauses 12.1.1 to 12.1.6 inclusive within 24 hours:

12.1.1. contact us (and if required the police) if an Incident occurs which involves the Vehicle and a Third Party (whether or not damaged). You must not make any admissions as to the extent to which you or any Third Party may be to blame for the Incident;

12.1.2. obtain names, addresses and insurance particulars of all parties involved in the Incident including or otherwise limited to any Third Party and witnesses;

12.1.3. pass the information set out in 12.1.2 onto us on the telephone number given to you by us;

12.1.4. if the Vehicle is stolen, involved in a criminal act or otherwise lost:

a) notify the police;

b) notify AA on 0800 316 9326 (or other such number as notified to you by us) if the Vehicle needs to be recovered;

c) us and supply us with a police crime reference number (an incident number will not be accepted), the information set out in 12.1.2 and advise if the Vehicle has been recovered by the police;

d) notify your insurer, but under no circumstances must you allow us in and returned to us to reflect the loss or your insurer remove it from your motor insurance policy until the Vehicle is either back in our possession or we have received a total loss settlement payment from your/our insurer or a Third Party’s insurer and;

e) e) return to us a list which Vehicle keys that were not lost or stolen with the Vehicle;

12.1.5. notify us if a stolen or lost Vehicle is found and we will arrange recovery of the Vehicle to the local Branch. Under no circumstances must the Vehicle be collected by you or your insurer remove it from your motor insurance policy until the Vehicle is either back in our possession or we have received a total loss settlement payment from your/our insurer or a Third Party’s insurer and;

12.1.6. inform us if any Vehicle is Damaged or a fault develops;

12.1.7. co-operate with us and (as appropriate) our or your insurer at all times providing them complete and accurate information and giving them any reasonable assistance requested by any of them;

12.1.8. at our request:

a) carry out all acts and things as may be reasonably required by us for the purpose of repairing or recovering a Vehicle;

b) enforce any rights or remedies against and/or obtain relief from other parties;

c) deliver to us every document of any kind received by you relating to any claim involving the Vehicle where an Incident or theft has occurred; provide all assistance as is reasonably required by us in relation to the defence or investigation of any claim involving the Vehicle where an Incident or theft has occurred including not aiding or abetting any claim against us and providing all requested police reports; and ensure all information you provide is accurate, complete and not misleading.

12.2. In the event that the Vehicle is lost or stolen or otherwise a total loss we will present a claim pack to your insurer and work with them directly to settle the claim.

12.3. You shall be responsible for the cost of repairing any Damage and hereby authorise us to carry out any repairs (including at Off-Hire) and invoke you for those repairs. Any Damage Allowance can only be used on Off-Hire and cannot be used against Damage caused during the Rental Period. You shall be responsible for the cost of repairing any Damage to the Vehicle(s).

12.4. You hereby authorise us to carry out any repairs (including at Off-Hire) without recourse to you up to the Delegated Authority Amount. Under the Delegated Authority we will undertake the repairs, invoice you accordingly and draw the funds from your nominated account by direct debit in accordance with these Terms.

12.5. If the cost of repairing any Damage exceeds the Delegated Authority Amount we will notify you and provide a claim pack which will enclose all relevant information to enable you to calculate the cost of the repairs. You shall have seven (7) days from the point of receipt of the notice and claim pack to invoice your insurers should you wish to do so and/or to discuss the charges. If we do not receive a response within seven (7) days you will be deemed to have consented to the repairs and we will commence the repairs in accordance with the claim pack, invoice you for those costs and draw the funds from your account under your direct debit. Your Rental Charges will be recalculated in accordance with Clause 6.1.

12.6. We may, at our option, elect not to repair Damage, but if we elect not to carry out such repairs at that time we reserve the right to charge you an amount equal to the cost of the repair works that would otherwise be required and which we may carry out in the future. You acknowledge and agree that you:

12.7. shall not without our prior written approval carry out anything which we do not approve in writing;

12.7.1. any fixed penalty offence and including but not limited to fixed penalty charge notices, parking fines, bus lane fines, fines relating to toll charges and charges under Congestion Charge Law.

12.8. Where applicable, the protection of data held in the Vehicle’s tachograph is your sole responsibility and we shall not be liable in any way whatsoever if you have not taken the necessary steps to protect and back-up the data.

12.9. If any act or omission or failure to comply with these Terms by you causes or contributes to the invalidation of the manufacturer’s warranty of the Vehicle you will be responsible for any and all costs incurred by us that are associated with this invalidation.

12.10. If the keys to any Vehicle are lost whilst the Vehicle is in your care, we may need to replace the full lock set in the Vehicle for security reasons. In such circumstances you will be responsible for the cost of doing so (including spare keys) and the Administration Fee.

12.11. If we are required to attend an event relating to a Vehicle (including if a misfueling happens, the Vehicle lights are left on, a puncture occurs, a Vehicle is damaged, you run out of electrical charge or an accident occurs) we may make a reasonable charge for doing so.

13. Loss of Use

13.1. In addition to the cost of repairing any Damage as set out in the Agreement and to be liable to pay the Rental Charges for the period during which the Vehicle is being repaired or the period between a Vehicle being stolen (or a crime reference number provided as set out in clause 6.6.3 and 12.1.4(c)) or deemed a total loss and returned to us to reflect the loss of use of the Vehicle (up to a maximum of the Rental Charges for a period of twenty eight (28) days) in accordance with Clause 6.10.

13.2. If you require a replacement Vehicle from us during any period in which a Vehicle is being repaired or the period during which a Vehicle is stolen, you shall be responsible for the Rental Charges in respect of that replacement Vehicle, in addition to the charges identified at Clauses 6.10, 6.10.2, 12.3, 12.6, and 13.1.

14. Fines, Penalties and Charges

14.1. You shall be liable (where applicable as ‘owner’) for any charges, penalties, offences or fines incurred during the Rental Period due to your acts or omissions (or those of any driver of the Vehicle) under any applicable laws or Regulations including in relation to any driving, parking, lighting, loading or unloading offence and including but not limited to fixed penalty charge notices, parking fines, bus lane fines, fines relating to toll charges and charges under Congestion Charge Law.

14.2. If we receive notice of any penalty charges from the relevant issuing authority (which shall include private parking companies), we will pay any penalty charges
that are notified to us. We will not query any such penalty charges nor will we notify you prior to payment.

14.3. You agree to pay to us upon demand any fines, penalties and charges we pay in accordance with Clause 14.2 plus the Administration Fee for processing the same.

14.4. If we are notified of any penalty charges or other offences which require driver details you agree we will supply your details to the issuing authority who will contact you directly in relation to the fine or notice. We will charge the Administration Fee in respect of the processing of these penalty charge notices.

14.5. If you register the Vehicle on any account for the payment of congestion charges or toll roads, it is your sole responsibility to remove the Vehicle from your account at the end of the Rental Period.

15. Insurance

15.1. You shall ensure during the relevant Rental Period that:

15.1.1. all Vehicles hired to you including any replacement vehicles are covered by you with a fully comprehensive insurance policy (the “Policy”) for the Rental Period and until completion of the Off-hire process in accordance with Clause 6.

15.1.2. you notify us if you are neither the registered owner nor keeper of the Vehicle and that we will retain and dispose of any salvage of the Vehicle(s) in accordance with the ABI’s Code Of Practice for the Categorisation Of Motor Vehicle Salvage;

15.1.3. that the Vehicle is added to the Motor Insurance Bureau’s database;

15.1.4. you comply with the requirements of the Policy and procure that any drivers you permit to use a Vehicle also comply with the terms of the Policy;

15.1.5. any driver using a Vehicle(s) will hold and will not have been disqualified from holding or obtaining a driving licence valid for the relevant Vehicle(s); and

15.1.6. you will notify us in writing as soon as reasonably practicable of any change to your Policy including changes in terms, excesses or insurance company.

15.2. As soon as reasonably practicable after the date of the Booking (and without exception before you collect or we deliver a Vehicle) you shall supply to us a copy of the relevant certificate of motor insurance covering the Vehicle(s) being hired. At each renewal of your motor insurance you will supply us with copies of the renewal certificates. We shall not be under any obligation to supply a Vehicle to you unless and until we have received copies of the relevant certificate of motor insurance covering the Vehicle being hired. If you do not provide the renewal certificates as soon as reasonably practicable after the relevant renewal date we reserve the right to cancel your Booking in accordance with these Terms.

15.3. You shall indemnify us against all Losses suffered by us arising out of or in connection with the Agreement including any and all loss and Damage to any Vehicle hired by you (including replacement vehicles).

15.4. Additional Equipment

This Clause 16 shall only apply if we agree to provide you with Additional Equipment (as set out on the Booking Form, or as otherwise agreed in writing).

16.1. You may request that any Vehicle you hire from us is customised with additional equipment and/or branding (for example van racking, roof racks, tow bars, company branding, air conditioning, specific colour of vehicle) (“Additional Equipment”).

16.2. You acknowledge and agree that the charges for the Additional Equipment are in addition to the Rental Charges for the relevant Vehicle. If the Vehicle is hired to you on 12 Months+ or VanHire+ the charges for the Additional Equipment will be split over the Rental Period. If the Vehicle is hired on Short Term Hire or Flexible Hire then we will split the charge for the Additional Equipment over the estimated Rental Period or other period mutually agreed between us in writing. If you continue to hire the Vehicle after the estimated Rental Period (or that mutually agreed period) we will reduce the Rental Charge to take into account that the Additional Equipment have been paid.

16.3. If any Vehicle is Off-hired before the charges for any Additional Equipment have been paid in full, we will invoice you for all outstanding Additional Equipment charges as at the date of Off-hire and invoice you. The invoice is payable within 28 days of the date of the invoice.

16.4. You will be liable for and will indemnify us against any Liability arising as a result of Losses suffered by the Vehicle (including any claims that the branding applied to a Vehicle infringes the intellectual property rights of a third party).

17. Travel Outside the UK

In the event you wish to take any Vehicle outside the United Kingdom, you must agree this with us in writing in advance and comply with any additional insurance requirements as notified by us. If we consent we will charge (a) the Administration Fee for completing the additional paperwork required by us to permit you to take the Vehicle outside the United Kingdom; and (b) Additional Charges which will be advised to you at the time of your request.

18. Telematics

If you have elected to receive Telematics Devices and Telematics Services the terms will be set out in Schedule 1.

19. Charges and Payment

19.1. You shall pay to us in accordance with the Agreement:

19.1.1. the Rental Charges;

19.1.2. any Additional Charges;

19.1.3. the Set-Up Fee (if applicable);

19.1.4. the Telematics Charges (if applicable); and

19.1.5. any other amount due to us by you under the Agreement, (together the “Charges”).

19.2. You agree to pay the Deposit to us on the Start Date. The Deposit is a payment against default by you of payment of the Rental Charges, any Additional Charges due in accordance with Clause 20 or any other charges which fall due under the Agreement and/or any loss or Damage to the Vehicle whilst in your possession. If you fail to pay any sums due in accordance with the Agreement, we shall be entitled to apply the Deposit against such default. You agree to pay to us any sums deducted from the Deposit within ten (10) working days of a demand for the same. Subject to us setting off the Deposit against any outstanding sums owed to us upon termination or expiry of the Agreement or the Booking, we will refund the Deposit (or balance thereof) to you within ten (10) working days of the end of the Return Date.

19.3. Subject to Clause 19.4, we shall be entitled to issue invoices in respect of all Charges incurred in a month before the last day of the relevant month (apart from certain Additional Charges which may be invoiced as and when they arise) and payment shall be due by you by direct debit on the 26th day from the date the invoice is dated.

19.4. For the avoidance of doubt, where we are not satisfied with any credit checks which we undertake, we will notify you of the payment terms that shall apply in writing, such payment terms to apply in place of those set out in this Clause.

19.5. We shall have a right of set off against any amount due from you to us or any member of our Group, any sum or sums which at the date of set off are due and owing to you from us or any member of our Group.

19.6. Notwithstanding any agreement given or credit, or the remedies available to us under Clause 19.14 if any invoice is overdue for payment the balance of your account becomes immediately due and payable.

19.7. All sums stated or referred to in the Agreement are exclusive of VAT which (if applicable) shall be added to our invoice at the appropriate rate.

19.8. We are entitled to increase Charges as indicated by the percentage increase in RPI during the Rental Period without recourse to yourself.

19.9. In the event that you fail to pay any Charges due and/or any other amount due to us under the Agreement you will pay, subject to any earlier provision in the Pricing Schedule at the time the Vehicle was taken On-Hire;

19.9.1. any Charges relating to Additional Equipment (if any) that have been spread over the Rental Period shall cease at the date of On-Hire;

19.9.2. any other amount due to us by you under the Agreement, (together the “Charges”).

19.10. In the event that the Vehicles are still On-Hire to you on expiration of the Notice Period, you shall be deemed to have accepted the adjustment to the Charges as notified to you in accordance with clause 4.8 and you shall be bound by the revised terms and you will be charged at the increased rate from expiration of the Notice Period.

19.11. Nothing within clause 19 shall prejudice any other rights or obligations contained in the Agreement, save that clause 19.9 takes precedence over clause 6.3.

19.12. No payment shall be considered paid until it is received by us in pound sterling, in cleared funds in full to such bank account as nominated by us from time to time.

19.13. Subject to Clause 19.13, if we have not received payment by the due date, and without prejudice to any other rights and remedies we have, we may:

19.13.1. without liability to you, suspend the performance of the Agreement until payment in full has been made;

19.13.2. charge interest on a daily basis on such due amounts at an annual rate equal to 5% over the then current base lending rate of Barclays Bank plc from time to time, commencing on the due date and continuing until fully paid, whether before or after judgment; and/or

19.13.3. immediately terminate the Agreement without further liability to you or any obligation to refund any sums already paid.

20. Additional Charges

In addition to the Rental Charges (and without prejudice to any other rights or remedies we have, we may:

20.1. without liability to you, suspend the performance of the Agreement until payment in full has been made;

20.2. charge interest on a daily basis on such due amounts at an annual rate equal to 5% over the then current base lending rate of Barclays Bank plc from time to time, commencing on the due date and continuing until fully paid, whether before or after judgment; and/or

20.3. immediately terminate the Agreement without further liability to you or any obligation to refund any sums already paid.

20.4. Without prejudice to the above, in the event that we are notified of any penalty charges or other offences which require driver details you agree we will supply your details to the issuing authority who will contact you directly in relation to the fine or notice. We will charge the Administration Fee in respect of the processing of these penalty charge notices.
20.1.2. vehicle return charges in accordance with Clause 6;
20.1.3. fuel charges and excess mileage in accordance with Clause 8;
20.1.4. unauthorised modifications in accordance with Clause 14;
20.1.5. failed servicing in accordance with Clause 11;
20.1.6. damage, fault and theft charges in accordance with Clause 12;
20.1.7. loss of use in accordance with Clause 13;
20.1.8. fines, penalties and charges in accordance with Clause 14;
20.1.9. any Additional Equipment charges in accordance with Clause 16;
20.1.10. any charges for using the Vehicle outside the United Kingdom in accordance with Clause 17;
20.1.11. any charges set out in any Schedule or Special Terms;
20.1.12. any costs incurred by us to recover any Vehicle from you including but not limited to recovery agent fees and storage costs;
20.1.13. Any Early Termination Charges set out in in Schedule 1;
20.1.14. any Administration Fees, as set out in the Agreement; (together, the "Additional Charges").
21. Liability
21.1. Subject to clause 21.4, we shall not be liable to you and you shall not be liable to us for any indirect, special or consequential loss of any nature whatsoever, whether or not such losses were reasonably foreseeable or the party in default or its agents had been advised of the possibility of the other incurring such losses.
21.2. We shall not be liable to you for any loss of or damage to property left, stored or transported in or upon a Vehicle.
21.3. Subject to Clause 21.4 our total aggregate liability arising out of or in connection with:
21.3.1. a Booking (if applicable) (whether such liability arises in contract, tort (including negligence) or otherwise) shall not exceed fifty thousand pounds sterling (£50,000);
21.3.2. the supply of Telematics Services (if applicable) (whether such liability arises in contract, tort or negligence) or otherwise shall not exceed five thousand pounds sterling (£5,000) per Booking; and (notwithstanding Clauses 21.3.1 and 21.3.2) the Agreement shall not exceed one hundred and fifty thousand pounds sterling (£150,000) for all claims in any twelve (12) month period.
21.4. Nothing in the Agreement shall operate to exclude or limit the liability of either party for:
21.4.1. death or personal injury resulting from negligence;
21.4.2. fraud or fraudulent misrepresentation; and
21.4.3. any other liability which cannot, as a matter of law, be excluded.
22. Indemnity
22.1. Subject to Clause 21.1, you shall indemnify us against all Losses suffered or incurred by us due to:
22.1.1. the loss of or damage to any property (whether yours or a third party’s) left, stored or transported in or upon a Vehicle; or
22.1.2. any circumstances described in clause 21.1; or
22.1.3. any claims brought against us by any third party arising out of, or in connection with the Agreement.
23. Remedies
23.1. If a Vehicle breaks down through no fault of yours, your exclusive and sole remedy shall be for us to recover, repair or replace the Vehicle at our option as soon as reasonably practicable.
24. Canceelling a Booking
24.1. You may cancel any Booking on or before the Start Date.
24.2. Where you cancel any Booking, you will not be charged in respect of that Booking unless the Vehicle was subject to Special Terms agreed between you and us which involved us incurring costs in relation to the Vehicle before the Start Date (including any agreement to install Additional Equipment on the Vehicle); or we were en route to deliver the Vehicle to you or had already attempted to deliver the Vehicle to you at the time of cancellation, in which case we may charge you in respect of the services we have performed and/or costs we have incurred in relation to the Booking prior to cancellation (including failed delivery charges and the Administration Fee).
25. Termination
25.1. Either party may terminate the Agreement or any Booking immediately if an Insolvency Event occurs in relation to the other party.
25.2. as may be required by law, a court of competent jurisdiction or any governmental or regulatory authority.
25.3. Neither you nor we shall use the other’s confidential information for any other purpose than to perform our respective obligations under the Agreement.
26. Data Protection
26.1. In relation to all Personal Data, the parties shall at all times comply with all applicable Data Protection Legislation.
26.2. as may be required by law, a court of competent jurisdiction or any governmental or regulatory authority.
26.3. Neither you nor we shall use the other’s confidential information for any other purpose than to perform our respective obligations under the Agreement.
27. Security: We shall at all times implement and maintain appropriate technical and organisational measures to protect Personal Data against accidental, unauthorised or unlawful destruction, loss, alteration, disclosure or access. Such technical and organisational measures shall be at least equivalent to the technical and organisational measures set out in clause 27.15.
27.7. Sub-processing and personnel: We shall:
ensure that access to Protected Data is limited to such Personnel as are authorised to, and who need to, have access to it to fulfil a Booking and or supply the Additional Services;

27.7.2. Subject-Processor carrying out any processing activities in respect of the Protected Data, appoint each Sub-Processor under a binding written contract containing the same obligations (save that such contract shall not permit the Sub-Processor to further delegate processing of the Protected Data) as shall under the DP Clauses in respect of Protected Data that is enforceable by us and ensure each such Sub-Processor and each of their personnel complies with all such obligations;

27.7.3. remain fully liable to you under the Agreement for all the acts and omissions of each Sub-Processor and each of the Sub-Processor Personnel as if they were its own; and

27.7.4. ensure that all Personnel or any Sub-Processor to process Protected Data are reliable and:

i. are adequately trained in compliance with the DP Clauses as applicable to the processing;

ii. informed of the confidential nature of the Protected Data and that they must not disclose Protected Data; and

iii. are subject to a binding and enforceable written contractual obligation to keep the Protected Data confidential.

27.8. Assistance: We shall:

27.8.1. promptly provide such information, co-operation and assistance to your as your may require (or may reasonably believe it requires) in relation to ensuring compliance with your obligations pursuant to Articles 32 to 36 (inclusive) of the GDPR (and any similar obligations under applicable Data Protection Legislation) and with any other obligations placed on you under applicable Data Protection Legislation;

27.8.2. promptly provide such information and assistance (including by taking all appropriate technical and organisational measures, which may be applied at your expense) as you may require and insofar as this is possible in relation to the fulfilment of your obligations to respond to requests for exercising the Data Subjects’ rights under Chapter III of the GDPR (and any similar obligations under applicable Data Protection Legislation); and

27.8.3. record and refer all requests and communications received from Data Subjects or any Supervisory Authority to your which relate (or which may relate) to any Protected Data promptly (and in any event within two working days) and shall not respond to any such requests and communications without your express written approval and strictly in accordance with your instructions.

27.9. International Transfers: We shall only transfer Protected Data internationally in accordance with Data Protection Legislation.

27.10. Records and audit:

27.10.1. We shall maintain a complete, accurate and up to date written records of all categories of processing activities carried out on behalf of your under the Agreement. Such records shall include all information necessary to demonstrate your compliance with the DP Clauses, the information referred to clause 27.13.4, Articles 30(1) and 30(2) of the GDPR and such other information as you may reasonably require from time to time. We shall make copies of such records available to your promptly (and in any event within 5 working days) on request from time to time. We shall provide (or procure) access to all relevant premises, systems, personnel and records including any of your recovery or business连续性Hours for the purposes of each such audit or inspection upon reasonable prior notice (not being more than two working days) and provide and procure all further reasonable co-operation, access and assistance in relation to any such co-operation.

27.10.2. We shall (and shall ensure all Sub-Processors shall) promptly make available to your such information as is reasonably required to demonstrate our compliance with the obligations of the DP Clauses and Data Protection Legislation, and allow for and contribute to audits, including inspections, by your (or another auditor mandated by your) for this purpose at your request from time to time. We shall provide (or procure) access to all relevant premises, systems, personnel and records including your of any such such audit or inspection on reasonable advance notice (not being more than two working days) and provide and procure all further reasonable co-operation, access and assistance in relation to any such co-operation.

27.11. Breach: In respect of any Personal Data Breach in relation to Protected Data, we shall:

27.11.1. notify you in writing of the Personal Data Breach without undue delay and, where feasible:

i. provide you with notice of the Breach (wherever possible, no later than 24 hours after it (or any of its Sub-Processors or Personnel) becomes aware of any actual occurrence of any Personal Data Breach in respect of any Protected Data) with such details as you reasonably requires regarding:

- the nature of the Personal Data Breach, including the categories and approximate numbers of Data Subjects and Protected Data records concerned;
- any investigations into such Personal Data Breach;
- the likely consequences of the Personal Data Breach;
- any measures taken, or that we recommend, to address the Personal Data Breach, including to mitigate its possible adverse effects; and
- whether we have, or intend to report the Personal Data Breach to the Supervising Authority,

ii. promptly make available to your such information as is reasonably required to demonstrate our compliance with the obligations of the DP Clauses and Data Protection Legislation, and allow for and contribute to audits, including inspections, by your (or another auditor mandated by your) for this purpose at your request from time to time. We shall provide (or procure) access to all relevant premises, systems, personnel and records including your of any such such audit or inspection on reasonable prior notice (not being more than two working days) and provide and procure all further reasonable co-operation, access and assistance in relation to any such co-operation.

27.12. Expiry: We shall (and shall ensure that each of the Sub-Processors and our Personnel shall) without delay, at your request, either securely delete or securely return all the Protected Data to you in such form as the parties agree after the earlier of:

i. the end of the provision of the relevant Additional Services related to processing of such Protected Data;

ii. once processing by us of any Protected Data is no longer required for the purpose of providing the Additional Services under the Agreement, and securely delete existing copies (unless storage of any data is required by applicable law and, if so, we shall inform you of such requirement).

27.13. Data Processing Details:

27.13.1. Subject-matter of processing: Personal Data relating to an Incident or for the purposes of supplying certain Additional Services;

27.13.2. Duration of the processing: For the duration of the Agreement or (if longer) until all Bookings and or the Agreement have been concluded.

27.13.3. Nature and purpose of the processing: To receive, record and transmit vehicle hire, maintenance and incident data to you which will include the transfer of Protected Data to you and agreed third parties.

27.13.4. Type of Personal Data: Depending on the circumstances but may include but are not limited to:

i. contact details (telephone, mobile and e-mail address);

ii. driver details (name and date of birth)

iii. vehicle details;

iv. location data; and

v. injury details.

27.13.5. Categories of Data Subjects: you (where applicable), your employees, your customers and your customers (employees and their customers) e.g. drivers, vehicle occupants, witnesses (other than occupants) and third parties (other than vehicle occupants) involved in or impacted by an incident in a vehicle.

27.14. Specific processing instructions: None

27.15. Notwithstanding the generality of this clause 27, in circumstances where a Telematics Device is fitted in a Vehicle, you shall:

27.15.1. notify the driver(s) of the Vehicle that such Telematics Device is installed in the Vehicle;

27.15.2. provide the driver(s) with information relating to the purposes for which any Protected Data using the Telematics Device including providing or otherwise making available a copy of your Privacy Policy (as amended from time to time);

27.15.3. have a valid lawful basis for the processing of Personal Data collected via the Telematics Devices by us;

27.15.4. immediately notifying us in writing of:

i. any complaint, notice (including a subject access request) or communication which relates directly or indirectly to the processing of the Personal Data collected via the Telematics Devices or to either party’s compliance with the Data Protection Legislation;

ii. if the Protected Data is disclosed or used in breach of the Agreement;

iii. provide us with such co-operation and assistance as may be required with respect to any of the foregoing events;

iv. take such other steps as we may require from time to time in order to enable us to comply with our obligations under the Data Protection Legislation.

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28. **Entire Agreement**

28.1. Except as may be otherwise agreed in writing with respect to a particular Vehicle, the Agreement and the documents referred to in it constitutes the entire agreement and understanding of you and us and supersedes any previous agreement between you and us relating to the subject matter of the Agreement and any prior promises, representations and misrepresentations (whether oral or written) relating to the subject matter of the Agreement.

28.2. You acknowledge and agree that no representations were made prior to the entering into of the Agreement and that, in entering into the Agreement, you do not rely on, and shall have no remedy in respect of, any statement, representation, warranty or understanding (whether negligently or innocently made) of any person (whether party to the Agreement or not) other than as expressly set out or referred to in the Agreement.

28.3. Nothing in the Agreement shall operate to limit or exclude any liability for fraud or fraudulent misrepresentation, or shall exclude (but the Agreement does not limit) our liability for fundamental misrepresentation (including misrepresentation as to a material fact) or to our ability to perform our obligations under the Agreement, on our part).

28.4. Without prejudice to the provisions of this Clause 28, the only remedy available to you for breach of the Agreement shall be for breach of contract under the terms of the Agreement.

29. **General**

29.1. An amendment made by you to the Agreement is ineffective unless it is in writing, expressly purports to amend the Agreement and is executed by both you and us.

29.2. We may revise these Terms from time to time as they appear on our website.

29.3. Each time we fulfil a Booking and or provide Additional Services the version of these Terms in force at that time shall apply to the Booking and the supply of the relevant Additional Services.

29.4. Neither party shall be in breach of the Agreement, or liable for delay in performing, or failure to perform, any of its obligations under the Agreement (other than payment obligations) if such delay or failure results from events, circumstances or causes beyond its reasonable control. In such circumstances the time for performance shall be extended by a period equivalent to the period during which performance of the obligations has been hindered or failed to be performed. If the period of delay or non-performance continues for three (3) months the party not affected may terminate the Agreement and Booking(s) by giving thirty (30) days written notice to the affected party.

29.5. Except as provided in the Agreement, the Agreement does not create, confer or purport to confer any benefit or right enforceable by any person except you and us.

29.6. A member of our Group may in its own right enforce the provisions of the Agreement and the Contracts (Rights of Third Parties) Act 1999, except that we may rescind or vary the Agreement without the consent of any members of our Group.

29.7. We shall each, at the request of the other, execute all deeds and other documents and do all things that the other may require (acting reasonably) in order to give effect to the terms of the Agreement.

29.8. Any notice to be given by either your or us to the other under the Agreement must be in writing (which for this purpose includes e-mail) and addressed to that other party at its registered office or principal place of business or such other address or electronic mail address as may have been notified for these purposes. Notices shall be delivered personally, sent by first class post or by e-mail. A notice is deemed to have been received if sent by prepaid first class post, on the second working day after posting (excluding the day of posting). Any notice sent by e-mail will be effective only when actually received in readable form and any notice shall be deemed to be effective on the same day it is sent. In proving service of the notice, it shall be sufficient to show that delivery by hand was made, that the envelope containing the notice was properly addressed and posted as a first class pre-paid letter or to prove that the e-mail was correctly addressed.

29.9. Any failure or neglect by either you or us to enforce any of the provisions of the Agreement shall not be construed not deemed to be a waiver of that party’s rights nor to impair the validity of the whole or part of the Agreement nor prejudice that party’s rights; any waiver by either you or us of our respective rights under the Agreement does not operate as a waiver in respect of any subsequent breach.

29.10. If any provision of the Agreement is held to be illegal, invalid or unenforceable in whole or part, that provision shall to that extent be deemed not to form part of the Agreement and the legality, validity and enforceability of the remainder of the Agreement shall be unaffected.

29.11. You shall not without our prior written consent assign, transfer, charge, dispose of, deal with or sub-contract your rights or obligations under the Agreement. For the avoidance of doubt, you will remain liable to us under the Agreement in respect of the use of any Vehicles by any employees, agents, partners, fiduciaries, third parties or other drivers as though such use were by you.

29.12. Nothing in the Agreement or any arrangement contemplated by it shall constitute either you or us as a partner, agent, fiduciary or employee of the other party.

29.13. The Agreement shall be governed by and construed in accordance with English law.

29.14. The courts of England and Wales shall have exclusive jurisdiction to hear and determine any suit, action or proceedings, and to settle any disputes, which may arise out of or in connection with the Agreement and, for such purposes, you and we each irrevocably submit to the exclusive jurisdiction of the courts of England and Wales. You and we each unconditionally waive any objection which we might at any time have to the courts referred to in this Clause being nominated as a forum to hear, determine and settle any agreements and provide that such courts are not a convenient or appropriate forum.

29.15. Neither Party will be in breach of this clause, for any failure to perform, delay in performing or imperfect performance of any obligation under the Agreement, except for failure to pay the Charges, to the extent that such failure, delay or imperfect performance is caused by a Force Majeure Event.

29.16. If either Party is affected by a Force Majeure Event it shall promptly notify the other Party of the nature of the Force Majeure Event, the nature of any actual or anticipated failure, delay or imperfect performance and the anticipated consequence and length of such failure, delay or imperfect performance.

30. **Contact Us**

Our website at URL: www.northgatevehiclenh.co.uk sets out how you may contact us if you have a query or complaint. Registered Office: Northgate Centre, Lindfield Way, Darlington, DL1 4P

**SCHEDULE 1**

Telematics Devices and Services

This Schedule shall only apply if we agree to provide you with Telematics Devices and Telematics Services (as set out on the Order Form, or as otherwise agreed in writing).

1. Subject to the payment of the Telematics Charges when due and when applicable, we shall supply, and you shall accept and pay for on demand, the Telematics Services.

2. We shall supply the Telematics Services in accordance with these Terms using reasonable care and skill.

3. Unless otherwise agreed in writing by us, all dates or other times for delivery of the Telematics Services will be delivered remotely. Any new feature, improvement or modification implemented by us into the Telematics Services which are more generally available to all of our customers shall be included in the Telematics Services.

4. You shall not (except to the extent permitted by applicable law) access all or any part of the Telematics Services in order to build a product or service which competes with the Telematics Services;
14.2. attempt to obtain or assist third parties in obtaining, access to the Telematics Services;
14.3. copy the Software in whole or in part;
14.4. introduce any virus, code or software into the Software or
14.5. use the Software otherwise than in accordance with these Terms.

15. You shall use reasonable endeavours to prevent any unauthorised access to, or use of, the Telematics Services and notify us promptly of any such unauthorised access or use.

16. You shall not cause or permit the Telematics Services to be used by any person who is not your employee unless expressly authorised to do so under these Terms.

17. We give no guarantee or warranty as to the availability of the Telematics Services.

18. Ownership of the Telematics Devices shall remain with us at all times.

19. You shall comply with our instructions from time to time regarding use, storage, maintenance and repair of the Telematics Devices and shall not remove or tamper with or attempt to remove or tamper with the Telematics Devices.

20. If the Telematics Device is damaged beyond repair or destroyed or where its repair would be uneconomic, we shall provide you with a replacement Telematics Device.

21. You shall pay any applicable Telematics Charges in accordance with the Agreement or as otherwise agreed in writing by us.

22. For any telematics package which shall be supplied free of charge for VanHire+, we will provide you with a list of the at the start of the Rental Period up to ten log in accounts which shall be created in accordance with the Telematics Services are provided. If you require more than ten (10) log in accounts, an additional charge per log-in shall be levied, which shall be payable in accordance with the Agreement.

23. The Software will provide in a downloadable format the following information about the Vehicles to which the Telematics Services apply (depending on which level of Telematics Services have been taken):

23.1. Vehicle monitoring - provides Vehicle mileage and location data;
23.2. Driver behaviour - provides information on driver behaviour, including the way a Vehicle is driven;
23.3. Fuel connectivity – should the platform be linked with a fuel card provider; and
23.4. Driver identification (provided a Driver ID device is fitted within the Vehicle as an additional Telematics Service.

24. If there is a fault with the website through which the Telematics Services are provided we will endeavour to rectify the fault as soon as possible but we expressly exclude any responsibility for rectifying such faults or liability in respect thereof where the fault arises out of or in connection with a problem with the mobile network through which the information is transmitted; or the hosting of the website by a third party on our behalf.

We reserve the right to suspend the Telematics Services by reasonable notice to you in order to undertake maintenance work.

You acknowledge and agree that you will lose access to any and all telematics data relating to any and all Vehicle(s) hired at the time the relevant Vehicle is Off-hired.

25. SCHEDULE 2

25.1. Short Term Hire Rates (less than 84 days)

Other vehicle types

These terms apply to the hire of cars, minibus, 4x4, pick-up trucks, shuttle buses and 7.5 ton vehicles and above ("TVS Vehicles") by Northgate Vehicle Hire Limited to you. This Schedule applies in addition to the Terms. All definitions, unless set out in this Schedule, are the same as those set out in the Terms. By signing this Schedule, You acknowledge and agree that you shall be bound its terms. If there is any conflict between any paragraph in this Schedule and any clause in the Terms, this Schedule shall take precedence.

DEFINITIONS

In this Schedule:

1. Early Starts means unless otherwise specified by us or the relevant Rental Company, deliveries of Vehicles to the Customer before 8am;
2. Business Day means Monday to Friday 08:00 – 18:00 and Saturdays 08:00 – 12:00, excluding bank holidays;
3. Rental Company means our third party supplier of the Vehicle(s) detailed in the Booking Form;
4. Services means the services supplied by us to you related to the supply of Vehicles in accordance with these Conditions;
5. Tariff means your TVS tariff setting out the vehicle categories available to you for rental and the agreed fees and charges payable by you in relation to the provision of the Services and Vehicles for this specific product.

RESERVATIONS

Bookings are made by you and confirmed by car group as detailed in the Tariff; in meeting your requirement we may supply any model within each group. The description of the vehicles supplied in the Tariff is a generalisation of the type of vehicle that can be supplied in this category. You shall not be entitled to refuse a vehicle due to personal preference of make/model unless that make/model falls outside the vehicle group requested. Failure to accept delivery of a suitable Vehicle may result in you incurring abortive delivery costs as detailed in the Tariff. The Vehicle will be supplied by the Rental Company but you agree all dealings including payment, reservations, cancellations and notifications of any changes must be made with us directly. Should amendments be made direct with the Rental Company, you may incur additional charges as detailed in the Tariff.

All Bookings may be made either telephone on 0333 0146617, or email at OneRental@northgate.co.uk, however, a Booking will not be accepted by us until an email confirmation is sent by us to you.

Delivery and collection Bookings require a minimum of 4 working hours’ notice on all Vehicles up to and including group C03 as detailed in the Tariff. For vehicles above this group, you should consult your service level agreement with us.

For Early Starts and weekend deliveries, the Rental Company may pre-deliver the Vehicle to the specified location. This is to allow convention to both parties to and with the Rental Company’s branch opening hours. In the event of a pre-delivery, you will be responsible for the Vehicle from the point of delivery to the specified location.

For Vehicle rentals which commence or terminate outside of the relevant Rental Company’s standard operating hours, you will be charged the Out of Hours charge as specified in the Tariff.

26. A minimum of 5 working hours’ notice is required for Bookings to be cancelled. If less notice is given and the delivery is already in progress you will be charged an abortive delivery charge as specified in the Tariff and one day's rental charges, including delivery and collection charges for any day the Vehicle is hired.

In the case of a Vehicle rental starting at an airport, full flight details must be provided to us at the time of Booking. If a flight number is not given, the Vehicle may be released if the flight is delayed and a no-show fee as specified in the Tariff charged if the Vehicle has not been collected by the specified time. Where keys are to be left at an arranged pick up point outside of the relevant Rental Company’s normal operating hours, we will not be held responsible for you for any costs or losses incurred by you, e.g. taxi costs, should the keys not be available and the hire fails to commence, due to reasons other than service failure by us.

27. Vehicle rentals will be billed at the applicable rate for the actual rental period, not duration stipulated at the time of submitting the Booking, i.e. if a vehicle is hired on the basis of a 30 day rental, but off-hired on 27 days, the rate applicable to a 27 day rental duration will apply.

28. In the event that we need to arrange a Vehicle changeover, this will be arranged at your convenience wherever possible. Should your driver refuse to accept the changeover to an equivalent vehicle, the additional charges specified in the Tariff may be charged to you.

29. In the event of our performance of any of our obligations under the Agreement is prevented or delayed by any act or omission by you or failure by you to perform any relevant obligation ("Customer Default") we shall, without limiting our other rights or remedies, have the right to suspend performance of the Services until you remedy the Customer Default, and to rely on the Customer Default to relieve it from the performance of any of its obligations to the extent the Customer Default prevents or delays our performance of any of our obligations; we shall not be liable for any costs or losses sustained or incurred by you arising directly or indirectly from our failure or delay to perform any of its obligations; and you shall reimburse us on written demand for any costs or losses sustained or incurred by you arising directly or indirectly from the Customer Default.

30. If any of your employees, consultants and other representatives order Services from us, you hereby acknowledge and agree that you shall be vicariously liable for, and shall keep us indemnified against, any and all liabilities, damages, direct losses, charges and expenses incurred by us as a result of or in connection with any acts, omissions and/or negligence of such employees, consultants and representatives relating to such Services.

31. TERMINATION OF BOOKING

You must inform us of the address, data and time for the termination of a Booking either verbally on 0333 0146617 or email at OneRental@northgate.co.uk at the time you submit a Booking. Any change to the termination address, date or time must be given to us a minimum of 9 working days prior to the original termination date of the Vehicle rental. In the event that this does not occur we will be entitled to levy additional charges as detailed in the Tariff.

You must not, under any circumstances, terminate the Booking directly with the Rental Company. Any additional charges that are incurred by us as a result of this will be your responsibility.

We must be informed immediately if a Vehicle is left on a parking meter for collection at the end of the Rental Period. Payment in relation to collection of the Vehicle must be made on the relevant parking meter in order to avoid the excess charges set out in the Tariff being levied to you.
3.4. Vehicles returned to airports at the end of the Rental Period are to be returned to the appropriate Rental Company’s site. Any Vehicles left in an airport car park or not returned to the appropriate location will be subject to any applicable days’ rental costs, collection, towing and/or parking charges, until the vehicle is collected or recovered to the appropriate Rental Company’s supplying branch, which will be your responsibility.

3.5. Keys must be readily available to the Rental Company at the time of collection at the end of the Rental Period. The abortive collection charge set out in the Tariff and, where applicable, rental charges will be levied, if the Vehicle and/or keys are not available at the prearranged collection point as agreed between the parties. In the event of keys being locked within the Vehicle or keys going missing as a result of your acts or omissions, costs incurred will be recharge to you. Keys must not be left on/around/in the Vehicle at any time. Where possible, keys should be left with a nominated party (e.g. neighbour) to ensure security of the vehicle collection.

3.6. Our key location/ off hire procedure may vary from those specified in these Conditions and you must comply with the relevant procedure stipulated by us. Any additional costs incurred due to failure to adhere to the arranged collection procedure will be your responsibility.

3.7. You are responsible for the safe keeping and must, unless otherwise agreed with us, insure the Vehicle for a minimum of 8 hours after termination of the Rental Period to allow reasonable time for the Vehicle to be collected by the relevant Rental Company.

3.8. If an extension to a hire period is required you must inform us a minimum of 4 working hours prior to the original time for termination of the Booking to avoid payment of the abortive collection charges set out in the Tariff being levied to you.

3.9. In the event that mileage is being incurred in excess of the agreed mileage allowances, as determined by us or the relevant Rental Company in their sole discretion, we reserve the right to terminate the relevant Booking by giving you 24 hours’ notice. For the avoidance of doubt, mileage allowances vary according to vehicle type.

4. DAMAGE TO A VEHICLE

4.1. Any Vehicles that are supplied to you must be checked by you for Damage. If any Damage is found you must report the Damage to us and mark weekly to the Vehicle as damaged. If any Damage is discovered or notified to us, we will promptly attend to the Vehicle at our sole discretion, at our sole expense. Should the Rental Company notify us of any Damage to a returned Vehicle, and where we have not previously notified you, we will endeavour to notify you of this Damage within 10 working days of the Vehicle being returned.

In the event of any Damage to a third-party vehicle caused or contributed to by you, a third-party notification may be sent to you at any time. In the event that we receive any third party notifications, the correspondence will be sent to you to deal with. You must respond to all third party correspondence directly and promptly. You shall indemnify us and keep us fully indemnified against any and all liabilities, costs, expenses, damages and direct losses suffered or incurred by us arising out of or in connection with such third party claims.

If you dispute any Damage, we will place the relevant invoice on hold whilst the Rental Company looks into the dispute. You must provide such evidence as requested by us in relation to the dispute. Disputes advising that the driver did not check the Vehicle prior to driving, or on collection, will not be accepted as valid reason for dispute. Liability for Damage will remain with you. The Rental Company’s decision in relation to any dispute over Damage will be final.

The invoice for damage repairs will be sent electronically to your nominated email address. VAT will be added where applicable.

Where a Vehicle is damaged beyond repair, we will use reasonable endeavours to notify you within 10 working days of being notified by the Rental Company that the Vehicle is beyond repair and will supply you with a Vehicle valuation based on the CAP guide which you agree to pay upon receipt of an invoice for the current market value. An administration fee as set out in the Tariff will be applied to all damage invoices raised.

FUEL/EXCESS MILEAGE

In the event of a long-term hire, i.e. a hire of over 27 rental days, both fuel and excess mileage may be billed to you during the hire period, e.g. in the event a Vehicle is changed over during the hire period. Rentals with a duration in excess of 27 days will be subject to agreed mileage allowances for 28 day periods. All miles driven in addition to the agreed limit are subject to an excess mileage charge, as detailed within the Tariff. Such excess mileage charges which may be incurred will be raised as soon as we become aware that the agreed mileage limit has been exceeded. Excess mileage charges are subject to the payment terms detailed within the Tariff and are as per all standard rental charges.

Should a driver significantly exceed the agreed mileage limit, as determined by us or the relevant Rental Company in their sole discretion, we will be entitled to terminate the Booking or change the driver into another Vehicle from the same vehicle category on providing you with 24 hours’ notice.

6. PARKING CHARGES/SPEEDING/FINES

Parking charges, speeding and other fines incurred during the rental period will be your responsibility. If you do not pay these, such charges will be billed to you, including any increases for late payment, together with the administration fee(s) noted in the Tariff.

7. CONGESTION CHARGES

You are liable to pay all charges responsible for moving the Vehicle into a charge zone, except where a Vehicle is delivered into a congestion charge zone. In this case, we will charge you the standard fee as charged by Transport for London (“TfL”).

Pre-Delivery & Collection Charges: where delivery of a Vehicle is requested within a charge zone on a weekday prior to 09.30 we reserve the right to deliver on the previous day. In this case we will add a charge for the day of delivery onto the invoice. The driver will then be responsible for charge payment on each day of the rental. If the off-hire address is within a charge zone, a charge will be made for the day of termination of the Booking, regardless of whether or not the Vehicle has moved within the charge zone.

Delivery & Collection Charges: where deliveries are made within a charge zone on the day of rental, we will levy a charge for that day and the driver of the Vehicle will be responsible for the congestion zone charges every other day that the Vehicle moves within the charge zone. A charge will be made for the day of termination of the rental, irrespective of whether or not the Vehicle has moved within the zone.

8. LATE COLLECTIVE CHARGES: where collection within a charge zone is requested and termination is notified after 16.00, we may be unable to collect the Vehicle until the next working day. In such circumstances, we will add a charge for the day of collection to the rental invoice.

9. TERMINATION OF THESE TERMS AND CONDITIONS

9.1. We reserve the right to revise, or terminate, your rates and Tariff, and/or these Conditions, and any Bookings entered into, by giving no less than 30 days written notice at any time.

9.2. Without limiting its other rights and remedies, either party may terminate the Contract by written notice, in the event the other party is in breach of its obligations and (if such breach is remediable) does not remedy such breach within 30 days of being notified in writing to do so.

10. GENERAL

These additional terms for TVS and our standard terms and conditions of hire constitute the entire agreement between the parties and supersedes all previous agreements, whether written or oral. If there is any conflict between any clause in these additional terms and any clause in our standard terms and conditions of hire, the clause in these additional terms shall take precedence. By signing this Schedule, you acknowledge and agree that you shall be bound by these terms, in addition to our Terms.

Signed for and on behalf of:

…………………………………………………..

Company Name

…………………………………………………..

Signature

…………………………………………………..

Print Name

…………………………………………………..

Position

…………………………………………………..

Date Signed