

Version approved by Order No. DD-5 dated December 15, 2017

(amendments approved by Order No. DD-8 dated March 2, 2018, brought into force at 12:00 p.m. Moscow time on March 3, 2018)

CONTRACT Delimobil

Carsharing Russia Limited Liability Company (the "Rental Provider") on the one hand and the Client on the other hand (together, the "Parties") have concluded this Contract as follows.

BACKGROUND

This Contract is not a vehicle hiring contract.

This Contract is not a public offer. In accordance with Article 421 of the Civil Code of the Russian Federation, the Rental Provider is free to enter into the Contract.

In the event of accession to this Contract, the Client has unequivocally determined and assessed their ability and need to enter into this Contract (accession to it).

This Contract is a contract of accession insofar as its terms are determined by the Rental Provider and accepted by the Client only through accession to the Contract as a whole (Article 428 of the Civil Code of the Russian Federation).

1. Terms and Definitions

In this Delimobil Contract (the "Contract") and the Annexes thereto, the following terms are used having the following meaning.

1.1. "Rental Provider" means Carsharing Russia Limited Liability Company (OGRN 1157746288083, INN 9705034527) and, if applicable, another entity to which Carsharing Russia LLC has assigned its rights under the Contract or an entity that has otherwise obtained the rights of Carsharing Russia LLC.

1.2. "Vehicle" means a vehicle provided to the Client for temporary possession and use in accordance with the terms of this Contract.

1.3. "Client" means an individual who has entered into the Delimobil Contract.

1.4. "Rates" means the amounts of the Rental Provider's remuneration charged by the Rental Provider to the Client set out in Annex No. 2 to the Contract. They form an integral part of the Contract. The Rates used as part of a special offer are set out on the Website and in the Mobile Application and are an integral part of Annex No. 2 to the Contract.

1.5. "Delimobil Mobile Application" means an electronic application for a Mobile Device providing the possibility of using the Delimobil service, including: registration of the Client in the service, Vehicle rental request, booking of the Vehicle, beginning and end of the Vehicle Rental Session, other actions arising out of the Contract. To install the Delimobil Mobile Application onto a Mobile Device, the Client independently performs the necessary actions using the internet services www.itunes.apple.com and/or www.play.google.com. Since the Mobile Application is used in various projects of the Rental Provider, the features of the Mobile Application may differ depending on the project.

1.6. "Delimobil Software" means a set of software tools (including the Website and the Mobile Application) ensuring the operation of the Delimobil service.

1.7. "Mobile Device" means an electronic device (a smartphone or a mobile phone) running on the iOS or Android operating system.

1.8. "Website" means <https://delimobil.ru>.

1.9. "Registration of the Client in the Delimobil Mobile Application or on the Website" means the Client's actions stipulated by the instructions set forth in the Contract (and the Annexes thereto), on the Website, or in the Delimobil Mobile Application (Registration and Authorization Procedure) to enable the Client to use the Delimobil Mobile Application and/or the Website for the purpose of implementing this Contract.

1.10. "Authorization of the Client in the Delimobil Mobile Application or on the Website" means the execution of the actions stipulated in the instructions of the Website and the Delimobil Mobile Application (Registration and Authorization) for the Identification of the Client with a Login and Password (Generated Password) known to the Client and kept secret in order to use the Delimobil Mobile Application and/or the Website.

1.11. "Activation of the Client" means the connection of the Client to the Delimobil service, opening access to the functions to the Client Account, including the submission of Vehicle rental and booking applications, and the rental of the Vehicle.

1.12. "Client Account" means a set of data on a Client who is a user of the Website and/or the Delimobil Mobile Application used for Identification of the Client and containing information about them, including personal data

entered by them, and meant for managing the services of the Website and/or the Delimobil Mobile Application on behalf of the Client.

1.13. "Personal Account" means an individual area on the Website and/or in the Delimobil Mobile Application that the Client accesses by entering a Login and Password (Generated Password) known only to them in accordance with the terms of the Website or Delimobil Mobile Application.

1.14. "Client Identification" means establishing the identity of the Client.

1.15. "Login" means the Client's Contact Mobile Phone Number entered by the Client to access the Client's Personal Account on the Website and/or in the Delimobil Mobile Application together with the Password serving as an analogue of the Client's own signature confirming that the Client is the source of the actions performed using the Login.

1.16. "Password" means a unique sequence of characters generated by the Client themselves, known only to the Client and used to access the Client's Personal Account on the Website and/or in the Delimobil Mobile Application, together with the Login serving as an analogue of the Client's own signature confirming that the Client is the source of the actions performed using the Password.

1.17. "Generated Password" means a unique sequence of characters sent by the Rental Provider to the Client by text message to the Contact Mobile Phone Number used to access the Client's Personal Account on the Website and/or in the Delimobil Mobile Application. Until the Client creates a Password, the Generated Password has the properties of a Password together with the Login serving as an analogue of the Client's own signature confirming that the Client is the source of the actions performed using the Login and the Generated Password.

1.18. "Code Word" means a sequence of alphanumeric characters indicated by the Client when registering in the Delimobil Mobile Application or on the Website, registered in the Rental Provider's database and used for Client Identification when the Client contacts the Rental Provider's Information Center.

1.19. "Contact Mobile Phone Number" means the mobile phone number registered in the Client's name which the Client provided to the Rental Provider upon registration in the Delimobil Mobile Application or on the Website, which is used as the Login, as well as for the Rental Provider to contact the Client in the cases stipulated by the Contract or the legislation of the Russian Federation and for the Rental Provider to send text messages.

1.20. "Rental Provider's Information Center" means a center that provides information support to the Client and performs actions to support the rental process. It is equivalent to the terms "Technical Support," "Technical Support Service," and "24/7 Technical Support" on the Website and in the Mobile Application.

1.21. "Push Notification" means a pop-up notification on the screen of the Client's Mobile Device registered in the Rental Provider's information system transmitted from the Rental Provider's server to the Delimobil Mobile Application installed on the Client's mobile device.

1.22. "Text Message" means a short text message sent to the Client's Contact Mobile Phone Number. Text messages may be sent by the Rental Provider within the framework of the execution of the Contract and for information purposes, including notifying the Client of transactions using bank cards linked to the Rental Provider's information system.

1.23. "Vehicle Rental Application" means the actions provided for by the Contract (and the Annexes thereto) and executed by the Client using the Delimobil Mobile Application to obtain the Vehicle for temporary possession and use.

1.24. "Booking" means a service provided to the Client and consisting of blocking the use of the Vehicle until the beginning of the Rental Session or until the Client's refusal to rent the Vehicle, unless the Client themselves starts the Rental Session within the validity period of the Vehicle Rental Application.

1.25. "Rental Session" means a period of time from the beginning of rental (pressing the "Start rental" button) to the end of rental in accordance with the Contract.

1.26. "Standby" mode (including certain types of it) means a mode of the Vehicle's use in which the engine of the Vehicle is shut off ("stalled"), the gear shift is in the P position, the doors are shut, and the windows are up. It is used in the cases stipulated by the Contract for the purpose of reserving the Vehicle chosen by the Client for the period of the Rental Session. The Vehicle is not allowed to move in Standby mode.

1.27. "Traffic Code" means the traffic rules established by the legislation of the Russian Federation.

1.28. "Instruction on Determining Ordinary Wear and Tear" means the document taken into account when determining the nature of damage to the Vehicle and its attribution to ordinary wear and tear of the Vehicle (Annex No. 5). It forms an integral part of the Contract.

1.29. "Territorial Limits for the Use of the Vehicle" means the document setting out the requirements and territorial limits for using the Vehicle (Annex No. 6).

1.30. "Insurance Rules" means insurance terms binding for the Client under Federal Law No. 40-FZ dated April 25, 2002, "On Compulsory Third-Party Insurance of Vehicle Owners" and the Rules of Compulsory Third-Party Insurance of Vehicle Owners (approved by Order No. 431-P of the Bank of Russia dated September 19, 2014).

1.31. "Bonus Account" means a provisional account that is not a bank account, excluding the possibility of cash transactions and used solely to account for the ruble equivalent of bonus points.

1.32. "Authorized Area" means the territory, subject to the established limits, where the use of the Vehicle is allowed in accordance with the Contract and the Annexes thereto.

2. GENERAL TERMS AND CONDITIONS

Subject of the Contract

2.1. The Rental Provider shall provide the Client with the Vehicle at their request for temporary (up to 24 hours) possession and use (rental) of the Vehicle without providing a driver, provide to the Client Vehicle booking services, and the Client shall use the Vehicle in accordance with the requirements (terms) of this Contract and the Annexes thereto, pay the rental fee and the booking fee in a timely manner, and properly fulfill other terms and conditions of the Contract.

2.2. Applying for Vehicle Rental, Booking the Vehicle, the beginning and end of the Vehicle Rental Session, and other actions arising out of the Contract are executed by performing the actions stipulated by the Contract and the Annexes thereto on the Website or in the Mobile Application (in the cases directly set forth in the Contract, at the Rental Provider's Information Center).

2.3. The list of Vehicles shall be published online on the Website and in the Mobile Application. In this regard, the Client shall themselves choose the Vehicle for use within the framework of this Contract. The assessment of the condition of the Vehicle during its acceptance into the Client's rental shall be performed by the Client themselves in accordance with the procedure stipulated by the Rules. If the Vehicle does not meet the Client's requirements, the Rental Provider may offer another Vehicle for the Client's rental.

2.4. The Client shall not be allowed to use more than one vacant (available for rental) Vehicle at a time within the framework of this Contract, subject to the timely payment of the fee to the Rental Provider and the observance of other terms of the Contract, and provided that the Client's account is not blocked.

2.5. The Vehicle shall be rented solely for the Client's personal use that is not related to the Client's business activity. The Client shall be obliged to abide by the terms of use of the Vehicle (Clause 3 of the Rules) and meet the requirements for the Client (Clause 1 of the Rules) established by the Contract and the Annexes thereto forming an integral part of this Contract and obligatory for observance by the Client.

2.6. To the extent not governed by the Contract and the Annexes thereto, the Rental Provider's and the Client's relations shall be governed by the effective legislation of the Russian Federation.

2.7. The Vehicle may only be used within the Authorized Area subject to the limits established by the Contract and the Annexes thereto. The Authorized Areas, Territorial Limits, requirements and conditions, including traffic restrictions, and leaving the Vehicle in different modes shall be determined separately in the Annexes to the Contract relating to the constituent territories of the Russian Federation where services under the Contract are provided. Use of the Vehicle in violation of the requirements and limits of the Authorized Area and transfer of the Vehicle from one authorized area to another shall not be allowed.

Leaving the Vehicle at airports shall be allowed only in accordance with the Rules for vehicle parking within the territory of airports (the section of Annex No. 6) forming an integral part of this Contract, subject to the rules and requirements established for the respective parking lots (places where the Vehicle is left).

The restrictions set forth in this Contract may be expanded, narrowed, or lifted by the Rental Provider both in full or in part (including within the framework of special offers). The respective notices of change shall be published on the Website and in the Mobile Application and shall remain valid for the period of their publication, unless otherwise established in the notices themselves.

2.8. By concluding the Contract, the Client confirms their:

2.8.1. Full awareness of the terms and conditions of the Contract and the annexes thereto, including the Rates, Territorial Limits for the Use of the Vehicle, the Instruction on Determining Ordinary Wear and Tear, and the Penalty System that are posted on the Website and in the Mobile Application (either at the same address or at different addresses within the Website or the Mobile Application) and that are an integral part of the Contract as well as of the documents, requirements, and rules related to the implementation of this Contract (including documents of third parties)

2.8.2. Understanding of the meaning and sense of the documents specified in Clause 2.8.1 of the Contract

2.8.3. Agreement with the contents of the documents specified in Clause 2.8.1 of the Contract and their liability to fulfill the requirements established by them

2.8.4. Provision of valid data (including personal data) for the purpose of conclusion and fulfillment of the Contract

2.8.5. Compliance with the requirements set forth for the Client by the Contract and nonuse of the Vehicle if they no longer meet these requirements

2.8.6. Agreement with the processing of personal data by the Rental Provider in accordance with the Contract

2.8.7. Consent to the Vehicle's being equipped with devices enabling the tracking of the Vehicle's location and possible violations of the Contract (smoke detector, GPS beacon, audio recording, video surveillance devices in the

Vehicle, etc.), recording of conversations when contacting the Technical Support Service, and the use of geolocation data by the Delimobil application

2.8.8. Agreement that the evaluation of the legitimacy of fines imposed by the authorities for violation of the effective legislation; losses caused to the Rental Provider and their amount; damage caused to the Vehicle and its amount; expenses for repair and maintenance and their amount; and other expenses and their amounts shall be performed by the Rental Provider (including with the assistance of third parties engaged for these purposes) and their agreement to accept the results of such evaluation and the cost of repairs. The evaluation may be carried out at the discretion of the Rental Provider either through an independent examination or by means of damage and repair cost evaluation at a service center (repair shop).

2.9. When using the Vehicle, the Client shall undertake to comply with the requirements of the effective legislation of the Russian Federation, including traffic regulations and parking rules, as well as the terms and conditions of the Contract and the Annexes thereto and to use the vehicle as conscientiously as if they were the Vehicle owner.

2.10. The procedure for using the Vehicle, the requirements for the Client, and other terms and conditions of using the Vehicle are contained in the Contract and the Annexes thereto being integral parts thereof. The terms and conditions of special offers shall be published on the Website and in the Mobile Application and shall form an integral part of the Contract for the validity periods of such special offers.

Consent to personal data processing

2.11. The Client shall give their consent to the processing of personal data they have provided (as well as that received from any third parties) by the Rental Provider, such as full name, date, month and year of birth, place of birth, series and number of the identity document (or its substitute), information on the address of registration at the place of residence, driver's license number, contact details, including (but not limited to) phone number and email address, information about the presence (absence) of medical contraindications for use of the vehicle, photograph, employment information, position, and geolocation (navigation data) of the Client, other personal data related to the conclusion and fulfillment of the Contract and the agreements on the use of the Delimobil software, and shall confirm that by giving such consent they are acting voluntarily and in their own interests.

2.11.1. Consent to the processing of personal data shall be given by the Client for the purposes of conclusion and execution of the Contract, provision of additional services by the Rental Provider, participation in the Rental Provider's special offers, surveys or studies (including, but not limited to, conducting surveys or studies via electronic, telephone, and cellular communication), decision making or performance of other actions that generate legal consequences with respect to the Client or other persons, provision of information to the Client about the services provided by the Rental Provider and/or its partners, including for the purpose of the subsequent conclusion of contracts/agreements with other persons for the purpose of executing the Contract or with a view to arranging collection of debts, including with the involvement of third parties, the identification of a person who committed a violation of the effective legislation, or the provision of relevant information to the authorities, and shall apply to the information specified in Clause 2.11 of the Contract.

2.11.2. The Client's personal data shall be processed by the Rental Provider in the amount necessary to achieve each of the above goals in the following ways: collecting, recording (including on electronic media), systematizing, accumulating, storing, drawing up lists, marking, updating (modifying, changing), extracting, using, transferring (distributing, granting, accessing), depersonalizing, blocking, removing, destroying, obtaining images by photographing, or performing any other actions with the Client's Personal Data in compliance with the effective legislation of the Russian Federation. Processing shall be carried out both with and without the use of automation tools.

2.11.3. The Client shall confirm that their consent shall be valid for the period for which the Client's personal data is to be kept by the Rental Provider, which is seventy-five years from the date of receipt.

2.11.4. The Client shall have the right to withdraw their consent to the processing of personal data by sending written notice of such withdrawal to the Rental Provider no less than three (3) months prior to the withdrawal of the consent.

2.11.5. The Client shall acknowledge and confirm that, if it is necessary for the achievement of the abovementioned purposes to provide personal data to a third party (including to the authorities both upon receipt of a request and proactively), if third parties are involved in performing work (rendering services) provided for in the Contract and/or user's agreements, and in the case of transfer by the Rental Provider of its functions and powers to another entity (including for the consideration of the possibility to assign and the adopt a decision on assignment of rights under the Contract or in case of the provision of debt collection services, etc.), the Rental Provider shall be entitled, without obtaining additional consent from the Client, to disclose information about the Client (including personal data) to such third parties, their agents, and other authorized persons, and provide such persons with relevant documents containing such information in compliance with the requirements of Russian law for the performance of the abovementioned actions.

2.11.6. The Client shall acknowledge and confirm that this consent to process the Client's personal data is considered to be given by them to any third parties, and any such third parties are entitled to process the personal data on the basis of this consent.

2.11.7. The Client shall acknowledge and confirm that, if the Rental Provider considers the matter of assignment of rights under the Contracts (Clause 2.11.1 of the Contract) or user agreements concluded with the Client, or if the Rental Provider uses third parties to perform actions aimed at recovering the Client's debts, consent to the transfer of their personal data and data on their Contract to such third parties shall be considered to have been provided by the Client to the Rental Provider. In the event of assignment of rights under this Contract, the Rental Provider shall have the right not to notify the Client. The Client shall hereby agree not to receive any notice of assignment made by the Rental Provider in accordance with this clause of the Contract. The Client shall give their consent to interaction with third parties (including members of the Client's family, relatives, other persons residing with the Client, neighbors, and any other individuals) aimed at recovering their overdue debts.

Conclusion of the Contract

2.12. The Contract between the Rental Provider and the Client shall be concluded: on the part of the Client by the Client's acceding to the terms and conditions set forth in this contract in accordance with the procedure established by the Contract and the user agreement; on the part of the Rental Provider by the Activation of the Client in the Delimobil service.

2.13. Regardless of the manner of Contract conclusion chosen by the Client (personal/e-signature or other methods allowed by the Rental Provider), the Contract shall only be entered into upon the Rental Provider's confirmation of the possibility of the conclusion of the Contract with the particular Client after checking the Client's conformity with the requirements established by the Contract (the Annexes thereto) and checking the documents provided. Confirmations of acceding to the Contract received by the Rental Provider without preliminary approval of the conclusion of the Contract by the Rental Provider shall not create relations under the Contract and shall be regarded as a proposal of a potential Client to enter into the Contract. Subject to the preliminary agreement of the Rental Provider, the Contract shall be deemed entered into by the Parties from the date of the Rental Provider's receipt (directly, through a courier service, from partners of the Rental Provider, or by other means specified by the Rental Provider) of the Confirmation of Acceding to the Contract (Annex No. 4 to the Contract) as a hard copy or a scanned copy or as an email with a signature obtained by writing it on the screen of the Mobile Application. To conclude the Contract in electronic form, the Client shall perform the following actions using the special features of the Mobile Application or the Website:

- Submission to the Rental Provider of a scanned copy of the completed and signed Confirmation of Acceding to the Contract or an email with a signature obtained by writing it on the screen of the Mobile Application as well as the ID or the driver's license following the procedure established by the Rental Provider

- Ticking the box near the phrase "I have read the Delimobil Contract (<https://delimobil.ru/docs/dogovordelimobil.pdf>) and will meet its terms and conditions. I accede to the Contract" and pressing the "Register" button in the Mobile Application and on the Website, respectively (The instruction contains a link that the Client can follow to become familiar with the Delimobil Contract.)

- Ticking the box near "I accept the User Agreement"

- Ticking the box near "I grant my consent to the processing of my personal data" The instruction contains a link that the Client can follow to become familiar with the Consent to the Processing of Personal Data.

2.14. The potential Client confirms the execution of actions aimed at the conclusion of the Contract by signing the Confirmation of Accession. The Rental Provider, the courier service, or a partner of the Rental Provider (depending on the means of submission of the Confirmation of Accession) provides a note about receiving the given document. The second copy of the Confirmation of Accession to the Terms and Conditions of the Contract marked as received is transferred to the Client. If a scanned copy of the completed and signed Confirmation of Accession is submitted (or an electronic document with a signature obtained by writing it on the screen of the Mobile Application), the notes mentioned in this clause are not made. The Client shall understand and agree that the Confirmation of Accession is a unilateral document in which the signature of the Rental Provider's representative is not obligatory to be put on it by force of law.

The potential Client also confirms execution of the actions aimed at the conclusion of the Contract by completing Client registration on the Website or in the Mobile Application and by performing actions aimed at renting the Vehicle (Vehicle Rental Application, Vehicle Booking) using the functions of the Website or the Mobile Application, as the mentioned functions of the Website or the Mobile Application become available only after Activation of the Client in the Delimobil Service.

2.15. If a person gets access to the functions of the Website or the Mobile Application on grounds other than those specified in this clause, they shall immediately inform the Rental Provider thereof and undertake not to use the functions that became available to them through such access. Otherwise, all actions executed on behalf of such person using the Website or the Mobile Application shall be deemed actions executed directly by such person.

2.16. Activation of the Client means the ability (except in cases of Account blocking pursuant to the Contract) to use the Vehicle as per the Contract within any Authorized Area. The Client shall agree that certain provisions (including the Rates, territorial limits, requirements for the Client, rights and obligations, etc.) may vary in different Authorized Areas.

2.17. This Contract shall be distributed at the discretion of the Rental Provider:

2.17.1. In digital form:

- By posting a file containing an electronic image with the text of the Contract on the Rental Provider's official Website at <https://delimobil.ru>

- by email: in the form of a file containing an electronic image with the text of the Contract

2.17.2. As a hard copy: to the Rental Provider's location

Notices

2.18. Any information shall be transmitted to the Client in the following ways at the Rental Provider's discretion:

- By posting the information in question at the Rental Provider's location

- By posting it on the Rental Provider's Website (<https://delimobil.ru>)

- By sending written notices to the correspondence delivery address indicated by the Client and/or to the email address or by sending text messages to the Contact Mobile Phone Number indicated by the Client

- By sending the information in question to the company that entered into the contract with the Rental Provider, if the Client is an employee of this company

- By sending push notifications in the Mobile Application

- By other generally available means

2.19. The Client shall agree that the Rental Provider shall have the right to call and to send voice and text messages containing information on the amount of current and overdue debts, other information relating to services provided to the Client, information on changes to the terms of the Contract (including the Rates of the Rental Provider), new services, other news, and advertising messages to the Client's Contact Mobile Phone Number.

2.20. The Client agrees that the Rental Provider shall be entitled to send information regarding changes in the terms and conditions of the Contract, Rates, new services, services provided to the Client, other news, and advertising messages to the email address specified by the Client at Registration (as well as to any other email address contained in the Account).

2.21. The Client shall give their consent to receive from the Rental Provider the information specified in Clauses 2.19 and 2.20 of the Contract and sent to the mobile phone number/email address specified by the Client at Client Registration in the Delimobil Mobile Application or on the Website or in other documents submitted by the Client to the Rental Provider. The Rental Provider shall not be liable for damages caused by the nonreceipt by the Client and/or the receipt by an unauthorized person of a voice or text message or an electronic message.

The Client shall give their consent to interaction with a third party (including the members of the Client's family, relatives, other persons residing with the Client, neighbors, and any other individuals) aimed at recovering their overdue debts.

2.22. If the Client lives outside the Russian Federation, or if the Client uses the mobile phone number of a foreign mobile operator as a Contact Mobile Phone Number and for receiving text service and/or Generated Passwords, the risk of untimely receipt or nonreceipt by the Client of text messages from the Rental Provider increases. The Client is aware of this risk, understands it fully, and takes it into consideration when going abroad, when indicating their mobile phone number to the Rental Provider as the Contact Mobile Phone Number, and for receiving text service and/or Generated Passwords.

Delimobil Software

2.23. The Client shall acknowledge that the Delimobil Mobile Application and the Website are sufficient for ensuring proper operation when receiving, transmitting, processing, and storing information as well as for protecting information from unauthorized access, confirming the authenticity and authorship of electronic documents, and resolving conflict situations related to them. The Client shall trust the software of the specified systems. The Client agrees that the software is constantly being improved, and therefore technical problems in operation are possible. The user of the software (the "Client," after the conclusion of the Delimobil Contract) shall accept the software used for the implementation of the service "as is" without making complaints about the operation of the Website, mobile applications, or other software.

The Rental Provider shall not provide any guarantees, express or implied, that the Delimobil software (including the Website and the Mobile Application) will meet the requirements or expectations of the Client or correspond to their aims and objectives. The Client shall use the Delimobil software at their own risk. The Rental Provider shall not assume responsibility for the noncompliance of the Delimobil software with any expectations of the Client.

The Rental Provider shall not be responsible for the equipment used by the Client when working with the Delimobil software.

The Client shall agree that, for the purposes of this Contract and for the purpose of ensuring the security of the User of the Software and the rented vehicles, the Delimobil application shall use the Client's geolocation data (navigational data) and shall agree to ensure the provision of the relevant data.

The Client shall agree that the Delimobil software data (including navigation system data) together with the data on activities from the Client Account is sufficient data confirming the actions of the Client to whom the corresponding account is assigned at a time specified by the software (including Rental Session periods, the use of certain Rates, routes, etc.).

The Client agrees that the software is used by the Rental Provider in various projects. In this regard, actions in the Mobile Application involving the Account (including blocking), Bonus Account, Passwords, Generated Passwords, etc. performed under the Contract will have corresponding consequences when the Client uses the Mobile Application as part of other projects of the Rental Provider.

In case of disagreement with this condition, the Client (the Software User) shall stop using the Delimobil service and terminate the Contract. Compensation shall be effected through the awarding of Bonus Points to the Client's Bonus Account in accordance with the terms and conditions of the Contract and the Rental Provider's agreement with the Client.

Rights and Obligations of the Parties

2.24. The rights of the Client (if the Account is not blocked) shall be as follows:

2.24.1. To require the Rental Provider to fulfill its obligations under the Contract.

2.24.2. To use the rented Vehicle in accordance with the provisions of the Contract and the requirements of the effective legislation of the Russian Federation.

2.24.3. To book and rent from the Rental Provider the vacant Vehicle (marked as vacant on the Website and in the Mobile Application) located in the location most convenient for the Client by the means established in the Contract.

2.24.4. To refuel the Vehicle (strictly 92 RON) in the cases and according to the procedure established by the Rules.

2.25. Obligations of the Client:

2.25.1. When entering into this Contract by accession (Clause 2.12 of the Contract), to present to the Rental Provider or a person authorized by it or a courier service employee the original copies of their driver's license (in full), ID, other documents (including if stipulated by the conditions of connection to a separate rate), and the data entered in the document on accession to the Contract. When executing the Confirmation of Accession to the Contract by sending a scanned copy (or an e-document with a signature obtained by writing it on the screen of the Mobile Application) of the completed and signed Confirmation of Accession to the Contract, to perform the actions provided for in Clause 2.13 of the Contract. The documents must be legible, free of glares, and all data must be clearly legible.

2.25.2. To accept the Vehicle in accordance with this Contract, use it carefully in strict accordance with its purpose, the goals, requirements and conditions specified in this Contract and the Annexes thereto, the instructions and recommendations of the Rental Provider, the Insurance Rules, and the conditions set out in the certificate of insurance, and take prompt measures to prevent and avoid damage to the Vehicle.

2.25.3. To be the sole driver of the Vehicle. Allowing third parties to drive the Vehicle shall be prohibited.

2.25.4. To ensure the safety of the Vehicle and to check and ensure the availability and safety of the documents in the Vehicle (the fuel card[s], certificate of insurance, registration plates of the Vehicle, Vehicle registration certificate, other documents for the Vehicle), the standard car kit (first aid kit, fire extinguisher, emergency stop sign), the mats, the keys, and special equipment (Clause 2.8.7 of the Contract) from the moment of acceptance until the return of the Vehicle in accordance with the terms and conditions of this Contract.

2.25.5. To comply with the Traffic Code and other requirements of effective legislation when using the vehicle.

2.25.6. To pay the rental fee, Vehicle booking fee, other charges set forth in this Contract in due time and in accordance with the terms and conditions of this Contract, ensure the availability of sufficient funds on the bank card for payment of the rental fee and other charges as per the Contract.

2.25.7. After the end of the Vehicle use period, to return it to the Rental Provider in the proper technical condition as provided for in this Contract.

2.25.8. To visually check the technical condition of the rented Vehicle by themselves. If visible damage to the Vehicle is detected (outside or inside the Vehicle, including the dirtying of the interior of the Vehicle) prior to the use of the Vehicle, to inform the Rental Provider by phone at 8-800-234-22-44 or +7-495-234-22-44 (Moscow) or on Telegram at https://telegram.me/delimobil_support and to send a photo of the damages or the dirtying of the Vehicle to the Rental Provider's email address: info@delimobil.ru. A message regarding damage to the Vehicle may be sent by other means, as determined by the Rental Provider, including those indicated on the Website. The Client shall agree that their nonfulfillment of the specified obligations means that such damage, dirtying, etc. occurred during the Client's

Rental Session. The Client's acceptance of the Vehicle shall mean the fulfillment by the Rental Provider of its obligation stipulated in Clause 2.29.1 of the Contract.

2.25.9. To notify the Rental Provider immediately (as soon as possible upon the occurrence of the relevant circumstances) by phone at: 8-800-234-22-44 or +7-495-234-22-44 (Moscow) or on Telegram [at https://telegram.me/delimobil_support](https://telegram.me/delimobil_support) (or by other means as determined by the Rental Provider, including those indicated on the Website) of the theft of the Vehicle; any damage to the Vehicle; its malfunction or breakdown; traffic collisions; third-party claims regarding the Vehicle or in connection with the driving of this Vehicle; events involving the Vehicle; events that must be reported by the Client in accordance with the Contract and the Annexes thereto or events and facts that could result in damage; the loss of the right to drive the Vehicle; or the loss or damage of the fuel card(s), certificate of insurance, registration plates of the Vehicle, the Vehicle registration certificate, or other documents for the vehicle, the standard vehicle kit (first-aid kit, fire extinguisher, emergency stop sign), mats, keys, special equipment (Clause 2.8.7 of the Contract), or other equipment and documents; provide reliable information about these facts; and to follow the instructions of the Rental Provider and the requirements of the effective legislation.

2.25.10. In case of a car accident or a loss event in accordance with the Insurance Rules, the Client shall follow the instructions of the Rental Provider's Technical Support Service and the Insurance Rules, take measures to ensure the safety of the Vehicle, immediately (as soon as possible) independently inform the traffic police, be present at the considerations of matters related to the accident at the authorized bodies (so-called "investigation groups"), and file for and receive (including at the Federal Authority for Road Traffic Safety) the necessary documents and the documents envisioned by the effective legislation of the Russian Federation and by the Insurance Rules (except for cases where the Technical Support Service gives other instructions not contradictory to the effective legislation):

- A written statement on the occurrence of an insured event (accident)
- Notification of a traffic collision, European Accident Statement
- A decree or ruling of an authorized state body containing the specification of the date, time, and place of the accident, the parties involved, their place of residence, information concerning their holding of driver's licenses, whether any of the drivers was driving while under the influence of alcohol, and containing a full description of the damage caused to the rented Vehicle; such document shall be official confirmation of the traffic collision in question issued by authorized state bodies

- In the event of theft of the Vehicle, a written statement on the theft of the rented Vehicle and a certificate from the respective body of the Russian Federation Ministry of Internal Affairs on the results of the investigation of the criminal case (if applicable)

- A third-party liability insurance policy
- A vehicle registration certificate
- Other documents reasonably and lawfully required by the insurance company indicated by the Rental Provider for making a decision on the payment of an insurance compensation, including those specified in Clause 2.25.9 of the Contract

The Client shall deliver the duly executed documents (original copies) specified in this clause to the Rental Provider within one (1) working day from the moment of their execution or receipt from third parties (including from state body officials). The Client shall assume all financial risks caused by untimely provision of duly executed documents to the Rental Provider, including in the event of the insurer's refusal to pay the insurance compensation or by the submission of recourse claims or subrogation claims against the insurer. The Rental Provider may deem the improperly executed documents submitted by the Client unsubmitted, with the ensuing legal consequences.

2.25.11. If the Vehicle is towed away during the Rental Session or outside the Rental Session as a result of the actions (inaction) of the Client, the Client shall immediately inform the Rental Provider's Information Center. A Client whose actions (inaction) caused the Vehicle to be towed away shall be obliged to obtain a permit to return the vehicle from the car pound within the time period specified by the Rental Provider in accordance with the procedure established by the effective legislation and to participate personally in the execution of a protocol/order on an administrative violation (if it is necessary to fill one out). This duty shall be imposed on the Client, even if the Client learned of the towing of the Vehicle and its transfer to the car pound from the Rental Provider. In this case, notifying the Client is the right but not the obligation of the Rental Provider.

The documents required for obtaining the vehicle from the car pound (including certificates and a power of attorney) must be transferred by the Client to the Rental Provider's employees as soon as possible and by any means as agreed upon with the Rental Provider. If the Rental Provider involves the Client in returning the Vehicle, the Rental Provider shall provide the Client with the necessary documents for obtaining a permit to return the vehicle from the car pound: the vehicle registration certificate, third-party liability insurance policy, a certified copy of the Vehicle rental contract with the owner, and a power of attorney for the Client. When returning the Vehicle to the Rental Provider from

a car pound or after the expiration of the period provided by the Rental Provider to the Client for arranging the return of the Vehicle from the car pound, the Client shall be obliged to personally return all documents related to the towing of the Vehicle (including those specified in this paragraph) to the Rental Provider.

When the Rental Provider makes a decision on the return of the Vehicle by the Client, the Vehicle shall be returned from the car pound by the Client independently and at their own expense (at the moment of obtaining the Vehicle from the car pound). After obtaining the Vehicle from the car pound, the Client shall leave the Vehicle at the location specified by the Rental Provider. The Client shall return the Vehicle from the car pound within the time limit set by the Rental Provider.

If the Vehicle is returned by the Rental Provider's employees, the Client shall compensate the Rental Provider in full for all expenses incurred by the Rental Provider, including for the towing of the Vehicle, as well as for payment for the storage of the Vehicle at the car pound.

If the Client obtains a permit to return the Vehicle from the car pound within the time limits set by the Rental Provider, pays for the towing services and the storage of the Vehicle at the car pound (with the mandatory submission of documents confirming the payment), and reimburses the losses incurred at the request of the Rental Provider, they shall be exempted from the payment of the fine provided for in Clauses 5.20 and 5.21 of the Contract. The refusal of authorized body officials or a car pound to return the Vehicle when the Client provides to these bodies and organizations all of the above documents shall not be grounds for exemption from penalties in accordance with the Contract.

2.25.12. If the Rental Provider makes a decision to independently obtain the documents related to the insured event, to issue to the Rental Provider's representative a power of attorney (with the right of delegation) no later than one (1) working day after the receipt of the corresponding demand from the Rental Provider for taking actions with respect to collecting information and representing its interests in the Federal Authority for Road Traffic Safety and territorial bodies of internal affairs.

2.25.13. In case of a request from a representative of the authorities, the Client shall, no later than the time limit specified by the Rental Provider, personally appear at the Federal Authority for Road Traffic Safety, territorial bodies of internal affairs, and other authorities. Except for cases when the Client participated in the drafting of documents indicating the obligation of the Client to appear at the relevant authorities, the Rental Provider shall notify the Client of such obligatory attendance within one (1) business day from the moment when the Rental Provider became aware of such a demand.

2.25.14. To end the rental of the vehicle with enough fuel in the fuel tank at which the fuel level indicator lamp does not light up.

2.25.15. To take appropriate measures for the protection of the Delimobil Mobile Application account, including the Client's User Name, Login, Generated Password, Password, and Code Word, from unauthorized use by other people and to immediately inform the Rental Provider of any fact of such use. The beginning of unauthorized use should be considered the receipt by the Client of any information leading them to conclude that the data may have been used without authorization against the Client's will.

2.25.16. To inform the Rental Provider of an actual change of the Contact Mobile Phone Number or other data.

2.25.17. To use the Website and the Rental Provider's Delimobil Mobile Application only for personal, noncommercial purposes.

2.25.18. To independently monitor the Website and/or the Mobile Application for changes in the terms of the Contract, including prior to each rental of a Vehicle.

2.25.19. To receive the necessary permits and documents (including a driver's license, etc.) that may be required by the Client in accordance with the effective legislation of the Russian Federation when driving a category B motor vehicle.

2.25.20. Not to use any technologies and not to take any action that could harm the Website and/or the Delimobil Mobile Application or the interests and/or the property of the Rental Provider.

2.25.21. To leave the Vehicle at the end of the Rental Session in accordance with the terms of the Contract together with the set of documents (Vehicle registration certificate, certificate of insurance), the fuel card(s), the standard car kit, all accessories and additional equipment, including mats, keys, and special equipment (Clause 2.8.7 of the Contract) that were inside the Vehicle at the time of its acceptance. If there is no access to the GLONASS/GPS system and/or to the internet and/or mobile communication in the proposed place for leaving the Vehicle, the Client undertakes to park the vehicle in a place with access to the GLONASS/GPS system and/or to the internet and/or to mobile communication networks.

2.25.22. To replenish the level of fuel in the Vehicle (strictly 92 RON) in the cases and following the procedure provided for by the Contract and the Annexes thereto.

2.25.23. To ensure the safety of their belongings independently.

2.25.24. To comply with the provisions of the effective legislation of the Russian Federation.

2.25.25. To comply with other obligations provided for by the Contract and the Annexes thereto and with those following from the nature of an obligation.

2.26. The Client shall not be entitled to change any characteristics, to upgrade/downgrade the Vehicle, install (uninstall) any equipment or devices in the Vehicle, or perform repairs (regardless of the complexity) independently or through third parties.

2.27. The Client shall not be entitled to sell, pledge, use as a security, or otherwise dispose of the Vehicle or lose or transfer the right to the possession and use of the Vehicle granted to the Client or any other of their rights under the Contract.

2.28. Rights of the Rental Provider:

2.28.1. To require the Client to fulfill their obligations under the Contract.

2.28.2. To carry out video and electronic surveillance in the Vehicle and determine the arrangements for the Client's access to the Vehicle in order to ensure the security of the Rental Provider's Vehicle monitor proper compliance with the terms of the Contract.

2.28.3. To monitor the material safety of the Vehicle, the technical condition of the Vehicle, and the Client's compliance with the terms of the Contract at any time.

2.28.4. To terminate the Client's Rental Session, including with the provision to the Client of an alternative Vehicle, if the Rental Provider decides that there is risk associated with the further use of the Vehicle.

2.28.5. To submit the Client's data to state bodies for the purpose of resolving matters relating to violations.

2.28.6. To hold promotional events that include, but not limited to, discounts related to the cost of services, changes to the rental fee amount (Vehicle booking fee), or the waiver of the rental fee (Vehicle booking fee) for a certain period. The rules of such promotional events shall be available at the Rental Provider's Website (<https://delimobil.ru>). In such case, the Contract and the Rates shall be valid together with the rules of such promotional events.

2.28.7. To use facsimile reproduction of the signature of the Rental Provider's authorized person (by means of mechanical or other copying) in any documents. The Parties shall recognize the legal force of such documents.

2.28.8. To debit the following amounts from the bank card of the Client (to transfer the following monetary funds) without further authorization:

- The rental cost, Vehicle booking fee, and other fees accrued in accordance with the Contract and Rates, including fines, penalties, and administrative payments

- Postal, telegraph, and other expenses and costs of the Rental Provider (including commission expenses) arising out of the delivery of messages, notices, and documents to the Client in connection with the nonfulfillment or improper fulfillment of the Contract

- Losses, including the Client's amounts outstanding as per the Contract, and as per any other obligations arising out of damage and on other grounds provided for by the effective legislation of the Russian Federation as well as compensation for the Rental Provider's expenses incurred by the Rental Provider due to the actions (inaction) of the Client in connection with the Contract

- Other amounts in the cases provided for by the effective legislation of the Russian Federation and agreements between the Rental Provider and the Client

2.28.9. In case of any suspicion of bad faith in the Client's actions (including, but not limited to, providing false information, the impossibility of debiting funds, etc.), to block the Client's ability to use the Delimobil services in full or in part without notifying them of the reasons for blocking.

2.28.10. If within sixty (60) calendar days from the transfer of the Vehicle to the car pound, based on the information obtained by the Rental Provider from the car pound (for Moscow, from State Public Institution Administrator of Moscow Parking Space/GKU AMPP), the Client fails to pay for the transfer and/or storage of the Vehicle, the Rental Provider shall have the right to independently pay for the transfer and/or storage of the Vehicle to/at the car pound with further submission of the respective claim to the Client (see Article 313 of the Civil Code of the Russian Federation). This provision is not a service and is based on the requirements of the Contract relating to the Client's payment of the transfer and storage of the Vehicle to and at car pounds and on the need to maintain the business reputation of carsharing as a service.

2.28.11. To transfer rights and obligations under this Contract to third parties and involve third parties in the execution of certain functions under the Contract, including as per an agency contract. The Client shall be notified of these circumstances at the discretion of the Rental Provider.

2.28.12. To conduct audio recording of communications with the Client (including audio recording of telephone conversations).

2.28.13. To enjoy other rights established by the Contract and the Annexes thereto as well as those arising out of obligations under the Contract.

2.29. Obligations of the Rental Provider:

2.29.1. To provide the Client with a Vehicle in a technically sound condition that meets the requirements of vehicle operation, fully equipped and usable, together with the necessary documents (the Vehicle registration certificate

and certificate of insurance); the transfer of the specified documents shall not be recorded in any additional documents but shall occur simultaneously with the acceptance of the Vehicle (Clauses 5.7 and 5.8 of the Rules).

2.29.2. To bear the costs of the maintenance of the Vehicle, its insurance (third-party liability coverage), and other expenses arising in connection with its operation for the purposes specified in the Contract.

2.29.3. To provide the Client with information on the Vehicles, types of vehicles, characteristics thereof (at the discretion of the Rental Provider), and the Rates by posting such information on the Rental Provider's Website and in the Delimobil Mobile Application.

2.29.4. To arrange for technical inspections of Vehicles in a timely manner, at its own expense, in accordance with the effective legislation of the Russian Federation.

2.29.5. To provide the Vehicle with fuel and lubricants (strictly 92 RON gasoline, motor oil, etc.) to be used by the Client, at its own expense. The Rental Provider may grant bonuses in cases and under the procedure established by the Rules when the Vehicle is refueled by the Client independently using the Rental Provider's fuel card(s) or at the Client's expense. The Rental Provider shall not compensate the Client's expenses for the independent refueling of the rented Vehicle.

2.30. If a Party has not exercised any rights granted to it by this Contract, the relevant rights shall not cease, and the Party shall be entitled to enjoy them in the future.

3. Cost of Services and Payment Procedure

3.1. The Client shall pay to the Rental Provider the rental cost and the Vehicle booking fee for use of the Vehicle. Such amounts are calculated in accordance with the Rates and include 18% VAT. The Client shall not bear the costs for using parking space only in cases when the Vehicle is left (stopped, parked) in accordance with the Territorial Limits for the Use of the Vehicle (Annex No. 6 to the Contract).

3.2. The Vehicle booking and rental amounts are specified in the Rental Provider's Rates that are current, unless otherwise stipulated in the Contract. The calculation of the rental or booking payment at the time of Rate changes shall be made on the basis of the Rates in effect at the time of the commencement of the respective Rental or Booking Session. The total amount shall be rounded up to a whole RUB amount.

3.3. Payments under the Contract shall be debited from the Client's bank card through the Rental Provider's partner bank. The rental and/or booking fees are collected free of payment charges.

3.4. Upon the receipt of the Generated Password and opening limited access to the services of the Website and the Mobile Application, the Client may link their bank card from which the funds will be debited for payment of the services under the Contract. Only VISA and MASTERCARD bank cards permitting online payment shall be used. The Client shall themselves ensure the possibility of online payment with the bank issuing the bank card.

3.5. Upon registration on the Website or in the Mobile Application, the systems of the Website (the Delimobil Mobile Application) are integrated with the Client's bank card, which allows for debiting funds from the Client's bank account as payments under the obligations provided for by the Contract and arising out of it.

3.6. Debiting of funds from the Client's bank card shall be performed in strict compliance with the Rental Provider's Rates and other terms and conditions of the Contract. The funds are debited, provided that the Rental Provider has grounds to debit the funds in accordance with the Contract, including in case of: termination of the rental of the Vehicle (including the end of the Rental Session), obtaining information about the Client's violation of the terms and conditions of the Contract, compensation for losses, and in other circumstances stipulated by the Contract. The Client shall be notified of the debiting of the funds in all cases, except when the funds are debited for rental payment (Vehicle booking payment), provided that the Client does not violate the Contract. Information on payments effected shall also be available in the Client's Personal Account (Payment History section).

3.7. Funds may be debited for the use of the Vehicle both upon the end of the Vehicle Rental Session and in parts within the Vehicle Rental Session.

The debiting of funds for use of the Vehicle in accordance with the Rates and Packages (Annex No. 2 to the Contract) providing for prepayment or another payment procedure different from the one specified in paragraph 1 of this clause shall be performed prior to the beginning of the Rental Session or following another procedure provided for by the respective Rate or Package.

3.8. If the available amount of funds on the Client's bank card is insufficient, the Rental Provider shall notify the Client thereof by displaying such information in the Personal Account on the Website and in the Delimobil Mobile Application as well as during the attempt to submit a Vehicle Rental Application or Vehicle Booking.

3.9. Payment refusal cases:

3.9.1. The Client's bank card cannot be used for online payment.

3.9.2. The Client's bank account has insufficient funds for payment via bank card. For more details on the available amount on the bank card, the Client should contact the bank issuing the bank card.

3.9.3. The bank card details provided are incorrect.

3.9.4. The bank card is expired. Normally, the validity period of a bank card is specified on its face (the month and year of its expiration). For more details on the validity period of the bank card, the Client should contact the bank issuing the bank card.

3.10. For details on payment using a bank card and other matters relating to the performance of the partner bank's website, the Client may use the following telephone numbers: 8(495) 234-22-44 (for Moscow), 8800-234-22-44, or info@delimobil.ru.

3.11. The Client shall grant their unconditional consent to the debiting of funds for the use of the Vehicle and other payments as per this Contract (including fines and other payments) from their bank card without further authorization. The amounts may be debited both in full or in parts, at the discretion of the Rental Provider.

3.12. If the bank card has insufficient funds, or it is impossible to debit the funds from the bank card due to other reasons, the Client shall undertake to pay for the rental of the Vehicle and/or Vehicle booking no later than 48 hours from the end of the use of the Vehicle (in case of delay of payment as per the Delimobil Rates for the use of the Vehicle) or from the moment of receipt of the respective notice/the first debit of funds (for other payments). In such case, the Client shall ensure the availability of an amount sufficient for debiting from their bank card.

3.13. If the Client fails to fulfill their obligations provided for by the Contract, the Rental Provider shall have the right to send the respective information (including the Client's personal data) to competent authorities for bringing the Client to responsibility, to judicial authorities, and to persons recovering outstanding funds.

3.14. In case of incorrect debiting of funds from the Client's bank card, the Client shall have the right to contact the Rental Provider at: 73/1 Sadovnicheskaya St., Moscow and file a Refund Application following the form specified by the Rental Provider with a copy of their ID and documents confirming the incorrect debit (receipts/slips, extracts from the account) attached. Within one (1) working day, the Rental Provider submits the aforesaid Application to its partner bank, except in cases when the Client's funds were debited in accordance with the Contract. As agreed with the Rental Provider, the respective application may be sent to info@delimobil.ru from the Client's email address specified in their Account.

The funds are refunded by the Rental Provider's partner bank to the bank account of the Client specified in the Refund Application within thirty (30) working days from the day of the Rental Provider's partner bank's receipt of the Application with a copy of the Client's ID attached.

The refund procedure shall be regulated by the rules of international payment systems. Funds may not be refunded in cash.

3.15. Pursuant to the Contract, the online payment service shall be rendered through the Rental Provider's partner bank in accordance with the Rules of international payment systems on the basis of the principles of confidentiality and the security of payments using advanced authentication, encryption, and closed-channel data transfer methods. The entry and processing of the Client's bank card details is performed on a secure web payment page of the partner bank providing the payment service.

3.16. The Contract or special offers held by the Rental Provider may allow for prepayment of the Delimobil service (Packages).

4. Rental Period

4.1. The Rental Period is measured in minutes and may not exceed 23 hours and 59 minutes. The Rental Period shall be determined on the basis of the time during which the Client actually used the Vehicle (within the Rental Session). Partial minutes shall be rounded up to full minutes.

4.2. The rental of the Vehicle shall be terminated in the cases provided for in Clauses 2.28.4 and 2.28.9 of the Contract, in case of the theft of the Vehicle, as agreed with the Technical Service, provided that the Client complies with the terms and conditions stipulated in Clause 2.25.9 of the Contract with regard to the notification of the Rental Provider, as well as in other cases provided for by Contract.

5. Liability

5.1. The Parties shall be liable in accordance with the effective legislation of the Russian Federation, with the additions, clarifications, and exceptions specified by the Contract.

5.2. In the event of the Client's nonfulfillment of any obligations provided for by the Contract or arising out of it, and if necessary to provide the Client with relevant information, the Rental Provider shall have the right to contact the Client by any available means of communication (including telephone) using the information available to the Rental Provider.

5.3. The Rental Provider shall have the right to repossess the Vehicle from the Client without any additional notice, if the Client has a debt overdue by more than one day (24 hours), and to take measures to stop the use of the Vehicle by the Client. In such case, the Rental Provider shall not be responsible for the safekeeping of the Client's belongings that are in the repossessed Vehicle; the Client shall take measures to ensure the safety of their own belongings.

5.4. For nonfulfillment or improper fulfillment by the Client of the terms of the Contract, the Client shall pay fines in the amount determined by the Contract and the Penalty System (Annex 3 to the Contract) and compensate any

losses inflicted on the Rental Provider in full in addition to the respective fines, penalties, and other types of forfeit. The amounts outstanding, damages, amounts of penalties (fines, forfeits), and administration costs shall be totaled up.

5.5. The amount charged to the Client in favor of the Rental Provider for one case of damage to the Vehicle, if there are grounds for compensation in accordance with the Contract, may not exceed twenty-five thousand (25,000) rubles. This restriction shall not apply to the following cases:

- a) The Client fails to fulfill their obligations specified in Clauses 2.25.8–2.25.13 of the Contract, including those connected with damage to the Vehicle or a traffic collision.
- b) The events specified in Clauses 5.14 or 5.16 of the Contract took place.
- c) Deliberate damage caused to the Vehicle in the absence of a traffic collision—that is, in cases where the Client was aware of the adverse consequences of their actions (inaction), foresaw such consequences, and wished for them to happen or consciously allowed them or was indifferent to them.
- d) A violation of Clauses 2.5, 2.7, and 2.25.3 of the Contract took place within the Rental Session.
- e) If the Vehicle was damaged as a result of crossing into oncoming traffic/running a red light/making a U-turn where the Traffic Code does not allow it.
- f) If the Client performs the actions (fails to perform the actions) specified in paragraph 4 of Clause 5.21 of the Contract.

The limitation of liability shall also not apply to the penalty amounts for the nonpayment (untimely payment) of payable amounts and the amounts of compensation payable to the Rental Provider for expenses incurred as a result of arranging the recovery from the Client of unpaid amounts upon the expiration of the period specified in the debit/withdrawal notice or the debt payment claim (complaint): expenses for extrajudicial settlement, court expenses, including the engagement of external specialists, legal and other consultations, postal expenses, etc.

5.6. The Client (except for the exemptions explicitly specified by the Contract as an exemption from the general rule) shall reimburse the Rental Provider's losses, costs, and expenses incurred, including those arising as a result of the violation by the Client of the effective legislation of the Russian Federation and the provisions of the Contract during the Rental Session (and also upon the expiration of the Vehicle's rental period, if such costs were caused by the Client's actions (inaction)), including, but not limited to: penalties and fines, including those imposed by the authorities for the violation of traffic rules, parking rules, and other requirements of the effective legislation on road safety or related to the use of the Vehicle by the Client or arising from the use of the Vehicle by the Client; losses related to the condition of the rented vehicle at the time of return, including due to abnormal wear and tear; towing expenses; expenses for the Vehicle's storage at a car pound; the Rental Provider's expenses relating to obligations to third parties arising in connection with the Client's actions (inaction) that violate the terms of the Contract and/or the effective legislation; the services of an appraiser, experts, and other agencies in connection with conducting expert evaluations; legal services; commission fees charged by agencies (including credit agencies) when the Rental Provider pays expenses in accordance with this clause; costs associated with the claims of third parties in connection with the use of the Vehicle by the Client; monetary compensation for administrative costs (Clause 5.28 of the Contract, including for detection, processing, identification of the Client, drafting and forwarding notices of violation to the Client) and fines under the Contract, compensation payments and other debits/withdrawals (except for compensation of lost profit).

5.7. All payments, fines, and costs specified in the Contract shall be paid in accordance with Clauses 3.3–3.15 of the Contract. If the Client fails to fulfill their obligations set forth in this clause or fulfills them improperly (e.g., in case of insufficient funds in the Client's bank account, etc.), the Client shall pay to the Rental Provider a penalty of 0.5% of the amount outstanding for each day of delay. The penalty begins to accrue upon the Client's nonfulfillment of the requirements of Clause 3.12 of the Contract.

5.8. The Client shall bear the risk of theft, wreck, damage to the vehicle, its parts, devices, and/or equipment, causing harm to third parties, other vehicles or objects, including in case of accident, from the commencement of the Rental Session until its end and in cases where the Client's actions (inaction) caused the occurrence of the above negative consequences, including in case of leaving the Vehicle in violation of the Contract, either in a place or in circumstances in which damage to the Vehicle is possible, and also after the end of the Rental Session, if these risks are not covered by the insurance.

5.9. In the event that the Client's actions (inaction) resulted in the refusal to pay insurance indemnity (including the incorrect execution of the traffic collision documents), the Client shall reimburse to the Rental Provider the losses incurred by the Rental Provider in connection with such circumstance.

5.10. The Client shall not be responsible for:

5.10.1. Damage to the Vehicle occurring through no fault of the Client, as evidenced by relevant documents issued by public authorities (the decision of an authorized body that has come into force, a court ruling)

5.10.2. Damage caused as a result of the theft of the Vehicle, in case of the Client's proper performance of the Contract requirements regarding the return of the Vehicle to the Rental Provider

The Client shall independently ensure the collection and timely provision of proof that they are not at fault to the Rental Provider.

5.11. The payment of administrative fines for the violation of the effective legislation when recorded by an automatic recording device (camera) as well as fines that were imposed directly on the Rental Provider or to the owners of the Vehicle shall be made by the Rental Provider and/or the owner of the Vehicle at their own discretion as the persons with regard to whom a decision on an administrative offense is made.

The grounds for recovery of amounts from the Client for the subsequent payment of a fine (toward repayment of a fine) imposed on the Rental Provider or the owner of the Vehicle shall be the receipt by the Rental Provider of information (a ruling in case of an administrative offense, data from open sources, including gibdd.ru, <https://avtokod.mos.ru/>) on an administrative offense committed by the Client during the Rental Session of the Vehicle in question.

The Client shall be obliged to pay the amounts charged by the Rental Provider, regardless of whether the administrative fine charged to the Rental Provider or the owner of the Vehicle was actually paid or not. After these amounts are paid by the Client, the Client shall be released from any claims from the Rental Provider or the owner of the Vehicle regarding fines imposed on the Rental Provider or the owner of the Vehicle.

If the administrative fine provides for the possibility of paying it in the amount of 50% (Clause 1.3 of Article 32.2 of the Code of Administrative Offenses of the Russian Federation), the Client shall be obliged to pay to the Rental Provider 50% of the fine amount as well as administration costs within five (5) calendar days from the date of receipt of the respective notice from the Rental Provider. In case of nonpayment of the amounts specified in this paragraph within five (5) calendar days, the Client shall be obliged to pay to the Rental Provider a penalty in the amount of 50% of the total amount of the administrative fine in addition to the penalty amount (in the amount to be paid subject to the provisions of part 1.3 of Article 32. 2 of the Code of Administrative Offenses of the Russian Federation).

If the administrative penalty does not provide for the possibility of paying it in the amount of 50% (Clause 1.3 of Article 32.2 of the Code of Administrative Offenses of the Russian Federation), or if the term for payment of the administrative penalty in the amount of 50% has expired, the Client shall pay the full amount of the penalty.

If within the Client's Rental Session the Rental Provider receives an administrative fine for a violation classified as a repeated violation in accordance with the Code of Administrative Offenses of the Russian Federation, the Client shall be obliged to compensate the Rental Provider's expenses relating to the payment of the fine in full.

The Parties have agreed that the processing of administrative fines and submission of relevant notifications shall be carried out by the Rental Provider in the order of priority. The submission of a notice of the payment of amounts in the repayment of a fine that exceeds the time limit for 50% payment may not be grounds for any claims against the Rental Provider.

5.12. The Parties have agreed that one of the following conditions shall be sufficient and unconditional grounds for determining the Client as the person who committed the violation (including damage, theft, violation of the Traffic Code and other requirements of the effective legislation and the Contract) and, accordingly, as the person obliged to pay the amounts indicated in Clause 5.6 of the Contract:

A) The availability of an official document (evidence of a traffic collision, a ruling in case of an administrative offense, or other similar documents) reflecting the circumstances of the traffic collision or the violation of the requirements of the Contract or the effective legislation during the Rental Session of the given Client

B) Information that the Client was the last person who used the Vehicle before the violation was detected (including damage to the vehicle, theft, violation of the Traffic Code or other requirements of the effective legislation and the Contract) as well as before the transfer of the Vehicle to the car pound

The Parties have agreed that the information obtained by means of the Rental Provider's software that monitors the Clients' rentals is sufficient for the purposes of implementation of this clause.

5.13. In case of unauthorized placement of stickers or removal of the Rental Provider's Trademark as well as other stickers on the Vehicle or other damage to the appearance of the vehicle, the Client shall pay a penalty of five thousand (5,000) rubles.

5.14. In case of unauthorized disconnection or damage to the Vehicle's tracker (GPS device), the Client shall pay a penalty to the Rental Provider in the amount of one hundred and fifty thousand (150,000) rubles.

5.15. In case of failure to submit or the untimely submission of documents or failure to comply with the requirements specified in Clauses 2.25.9–2.25.13 of the Contract, the Client shall be obliged to pay to the Rental Provider a penalty in the amount of ten thousand (10,000) rubles and shall also compensate the Rental Provider in full for the damage caused to the Vehicle and the losses of the Rental Provider.

5.16. If the Client was at the wheel (including if they were driving the rented Vehicle) under the influence of alcohol, drugs, or intoxicants or refused to undergo a test for intoxication, the Client shall pay to the Rental Provider a fine of fifty thousand (50,000) rubles.

5.17. In case of the violation of Clause 2.5 of the Contract, the Client shall pay a penalty to the Rental Provider in the amount of ten thousand (10,000) rubles and shall compensate the Rental Provider for losses, with the exception of cases specified in Clauses 5.20 and 5.21 of the Contract or cases where different penalties are provided for.

The transfer of the Vehicle to a person under the influence of alcohol, drugs, or intoxicants (allowing such person to drive the vehicle) or to a person who refused to undergo testing for intoxication as well as transferring the Vehicle to a person who does not have the right to drive the Vehicle (or allowing such person to drive the Vehicle), including to a minor, incapable person, or a person having medical contraindications for driving, shall result in a fine of two hundred thousand (200,000) rubles.

5.18. In case of lost or damaged documents for the Vehicle (registration and insurance [third-party liability coverage], other documents for the Vehicle [in the glove compartment, as well as in the sun visor]) or the fuel card(s), the Client shall pay a penalty to the Rental Provider in the amount of four thousand (4,000) rubles, and in case of loss or damage to the standard car kit (first-aid kit, fire extinguisher, emergency stop sign), accessories, and additional equipment, including mats, keys, special equipment (Clause 2.8.7 of the Contract), or registration plates of the Vehicle, a penalty in the amount of four thousand (4,000) rubles, and the Client shall reimburse to the Rental Provider the costs caused by the reissue (issue) of lost documents and items and the recovery (acquisition) of the specified accessories, equipment, and devices.

5.19. If the Vehicle is dirty, garbage was left in it, or in case of smoking, the consumption of e-cigarettes (including tobacco-free), vapes, etc. hookah (including tobacco-free) smoking, nitrous oxide consumption (except in case of medical indications) within the Vehicle, the Client shall pay to the Rental Provider a fine of two thousand (2,000) rubles and compensate for the Rental Provider's expenses relating to the dry cleaning and cleanup of the Vehicle.

5.20. If the Vehicle (regardless of the mode in which it is used) is left outside the Authorized Area (see Clause 2.7 of the Contract) as well as within a territory without public access, at a closed, paid, or specialized parking lot, within a territory whose access requires permission, or if the Vehicle is left in violation of the law (including the Traffic Code), the Client shall pay to the Rental Provider a fine of two thousand (2,000) rubles and reasonable compensation for the Rental Provider's expenses for transferring the Vehicle to an Authorized Area (see Clause 2.7 of the Contract) as reasonably determined by the Rental Provider.

5.21. If the Vehicle is left (regardless of the mode of its use) in violation of the requirements of the Rules for the location of the vehicle within the areas of airports (as well as the publicly available conditions, rules, and requirements established by the relevant parking lots [places for leaving Vehicles]), the Client shall pay to the Rental Provider a fine in the amount of ten thousand (10,000) rubles.

The abandonment of the Vehicle (regardless of the mode of its use) on a lawn or green area, in violation of the rules of landscaping and the requirements of environmental legislation, including with regard to specially protected natural areas, the Client shall pay a penalty to the Rental Provider in the amount of one hundred thousand (100,000) rubles for each case identified in addition to the amount of losses due to the payment of administrative fines by the Rental Provider or amounts that the Rental Provider is obliged to compensate to another person who has paid the appropriate administrative fines (Clauses 5.4, 5.5, and 5.11 of the Contract). The penalty specified in this paragraph shall not apply if the Client has taken all possible prompt actions to resolve the violation (including prompt transfer of the Vehicle to the authorized parking lot) at the request of the Rental Provider, ensured their participation in the processing of an administrative protocol (if it is necessary to compile one), confirmed the fact of the violation during the period of use of the Rental Provider's Vehicle, took part in all procedures of appealing against the decision of the authority, and fulfilled other requirements of the Rental Provider connected with the appeal of the relevant decision issued by the authorities.

If the Vehicle is towed (moved) away due to the Client's actions (inaction), the Client shall pay a penalty to the Rental Provider in the amount of ten thousand (10,000) rubles.

If the Vehicle is left in circumstances that could potentially result in damage to the Vehicle, its theft, the theft of items from the Vehicle, or other unlawful actions having an impact on the Vehicle, including leaving the Vehicle with its engine running, lowered windows/open doors/trunk/engine hood, the Client shall pay a fine of fifteen thousand (15,000) rubles.

5.22. If the Rental Provider determines that the amount of fuel replenished by the Client is less than the amount of fuel purchased using the fuel card(s) or according to the receipt presented by the Client for the calculation of bonuses in accordance with the Contract, the Client shall receive no bonuses and shall undertake to pay a fine to the Rental Provider in the amount of:

a) Ten thousand (10,000) rubles if the volume of fuel refilled according to Delimobil software data is less than the volume of fuel sold using the fuel card(s) or according to the receipt presented by the Client by 2 to 10 liters

b) Twenty thousand (20,000) rubles if the volume of fuel refilled according to Delimobil software data is less than the volume of fuel sold using the fuel card(s) or according to the receipt presented by the Client by 11 liters or more

5.23. If the Client violates Clause 2.25.20 of the Contract, the Client shall pay to the Rental Provider a penalty in the amount of three thousand (3,000) rubles.

5.24. If the Client refuels the Vehicle with a fuel not indicated in Clauses 2.24.4 and 2.25.22 of the Contract, the Client shall pay a penalty to the Rental Provider in the amount of two thousand (2,000) rubles, and if this causes the

malfunction of the Vehicle, the Client shall pay a fine to the Rental Provider in the amount of fifty thousand (50,000) rubles in addition to compensation for the damage.

5.25. The Client shall pay a penalty in the amount of five hundred (500) rubles for each instance of sending messages to the Rental Provider containing obscene or offensive language or threats to the life and health of the Company's employees or their relatives or oral expression thereof.

Any attempt by a blocked Client to use the services of the Rental Provider without eliminating the reasons for blocking the Account, including by creating a new/additional Account or a repeated attempt to conclude the Delimobil Contract, shall result in a fine of forty thousand (40,000) rubles.

5.26. Malfunctions resulting from the abnormal operation of the vehicle, in addition to the Instruction on determining normal wear and tear, are as follows:

5.26.1. Mechanical damage to the suspension elements, chassis, brake system, engine, transmission, exhaust system, tires, wheel disks, wheel covers, or other elements and systems

5.26.2. Mechanical damage to body parts, windows, or lighting devices

5.26.3. Mechanical damage to the interior, luggage compartment, and/or cargo compartment

5.26.4. Damage to engine components, transmission, running gear, steering, fuel system, cooling system, air conditioning system, bodies, instruments and controls, safety systems and other vehicle systems, if it is caused by the violation of the operating rules established by the vehicle manufacturer or by the Client's improper treatment

5.26.5. Damage caused by prohibited use, as defined by the vehicle manufacturer or the Contract

5.26.6. Other malfunctions that occur as a result of the violations of the operating conditions determined by the vehicle manufacturer and confirmed by the service center or an independent expert indicated by the Rental Provider

5.27. The Client shall agree that the amount of the Rental Provider's losses caused by the unavailability of the Vehicle for use due to the violation by the Client of the provisions of the Contract shall also be measured as the number of minutes during which the Vehicle was unable for use due to such violations of the Contract (e.g., since the moment of the towing of the Vehicle until its leaving the car pound) multiplied by the cost of keeping the Vehicle in Standby mode pursuant to the General Rate.

5.28. The Client shall agree that the expenses of the Rental Provider relating to the administration of fines, compensation payments, and other deductions amount to ten percent (10%) of the amount of deduction for the administration of one (1) fine, compensation payment, and other deductions. Administration amounts are accrued and recovered for all deductions, except for Vehicle rental and booking payments.

5.29. The Rental Provider shall not be liable for the use of the Delimobil Mobile Application on the Client's Mobile Device by third parties, in connection with which all actions and instructions originating from the Client's mobile device shall be deemed to originate from the Client.

5.30. The Rental Provider shall not guarantee that the Website and/or the Delimobil Mobile Application will work continuously, or that they will not contain errors and/or viruses. The Rental Provider shall not be liable for any direct damage or any indirect, incidental, punitive, or consequential damages caused as a result of the use or inability to use the Website and/or the Delimobil Mobile Application. The Rental Provider shall not be liable to the Client for delays and malfunctions in the Delimobil operation that occur directly or indirectly due to reasons outside the direct control of the Rental Provider.

6. Term of Contract, Amendment, and Termination of Contract. Account Blocking

6.1. The Contract shall be valid for an unlimited period upon its conclusion (Clauses 2.12–2.17 of the Contract).

6.2. Pursuant to Part 1, Article 450 of the Civil Code of the Russian Federation, the Parties have agreed that the Rental Provider shall have the right to amend the terms of the Contract, Rates, and other Annexes to the Contract. Changes made by the Rental Provider in the Contract as well as a new version of the Contract or new Rates become mandatory for the Parties from the date when the Rental Provider posts the new version of the Contract or the changes to the Contract on the Rental Provider's official Website at <https://delimobil.ru>, unless another period is established by the Rental Provider and is posted on the Website. At the Rental Provider's discretion, the terms and conditions of the Contract that improve the Clients' position may extend to the relations that arose before the entry into force of such changes, except when the Client expresses their nonconsent to the newly introduced conditions applying to them. The Rental Provider shall reserve the right to notify Clients on changes in the Contract as indicated in Clauses 2.18–2.22 of the Contract.

6.3. If the Client does not agree with the amendments, they shall be entitled to unilaterally withdraw from the Contract (Clause 6.4 of the Contract), subject to fulfillment of payment obligations (rental, penalties, compensation, and other payments) arising during the validity period of the Contract or in connection with the performance, nonperformance, or improper performance of the Contract. The termination of the Contract shall not exempt the Client from the performance of their obligations that arose prior to the termination of relations under the Contract. If the Client fails to submit an application for the termination of the Contract in accordance with the Contract (Clause 6.4 of the Contract), the Parties shall consider that the Client supports and agrees with the amendments to the Contract (the Annexes thereto, including the Rates). The Client shall independently monitor the Website and/or the Mobile

Application for changes in the terms of the Contract. The risk of noncompliance with this requirement shall be fully borne by the Client. The provisions of this clause shall not apply to changes in the Rates as a part of promotional events: such Rates shall be valid for the period specified in the relevant notice (message on the Website, in the Mobile Application) on the promotional event.

Rental of the Vehicle by the Client shall in any case mean that the Client has fully read and understood the terms and conditions of the Contract (the Annexes thereto) at the moment of Rental and accepts them.

6.4. A Party shall have the right to unilaterally terminate the Contract by notifying the other Party thereof, indicating the date of termination of the relations under the Contract. The Client shall fulfill all of its obligations arising out of the Contract within the term of the Contract, except in cases when the effective legislation grants to the Client other rights that may not be changed by agreement of the Parties.

6.5. Withdrawal from the Contract by the Client shall be made on the basis of the Client's application signed in person and executed in accordance with Annex No. 7 to the Contract. The scanned copy of the application shall be transferred to the Rental Provider by email to info@delimobil.ru.

6.6. The Rental Provider shall have the right to repudiate the Contract (to terminate relations with the Client under the Contract) unilaterally and extrajudicially in accordance with Article 782 of the Civil Code of the Russian Federation, including (but not limited to) in the following cases:

6.6.1. Violation by the Client of the terms and conditions stipulated in the Contract, including the requirements for the Client

6.6.2. Repeated violation of the Traffic Code or other requirements of the legislation of the Russian Federation by the Client

6.6.3. The Client's actions lead to degradation of the Vehicle

6.6.4. Damage to the Vehicle if the Rental Provider has reasons to believe that the Client's actions caused it

6.6.5. If the Rental Provider has grounds to believe that the Client will violate the terms of the Contract, fail to fulfill their obligations, or cause obstacles to the Rental Provider

6.6.6. In the cases stipulated in Clause 6.8 of the Contract

6.6.7. In other cases provided for by the effective legislation

In such case, the Contract shall terminate at the moment when the relevant notice is sent to the Client via the Delimobil Mobile Application, or information is available in the Personal Account on the Website, or text or email messages are sent. If at the time of notification the Rental Session is not terminated, the Client shall agree to immediately terminate the Rental Session in compliance with the requirements for the termination of the Rental Session and parking of the Vehicle.

6.7. The termination of the Contract on any possible grounds shall not constitute the basis for the Party's release from the fulfillment of its payment obligations (rental, fines, compensations, commissions, and other payments), the grounds for which arose within the term of the Contract or in connection with the performance, nonperformance, or improper performance of the Contract.

6.8. The Rental Provider shall have the right to block the Client's Account in the cases specified in Clause 6.6 of the Contract and in the following circumstances:

6.8.1. In case of doubts concerning the reliability of the Client's actions (including, but not limited to, in case of the provision of inaccurate information, the impossibility to debit funds, etc.)

6.8.2. If the Client has unpaid debt

6.8.3. In case of the Client's rude behavior

6.8.4. If the Client attempts to mislead the Rental Provider

6.8.5. In case of refusal to fulfill the requirements of the Rental Provider provided for or arising from the Contract

6.8.6. In cases when the Client does not comply (ceases to comply) with the requirements established by the Rental Provider for the Client with regard to the possibility of using the Vehicle in accordance with the Contract

6.8.7. In other cases when the Client's violations of the Contract, in the opinion of the Rental Provider, exclude the possibility of the Client's use of the Delimobil service

6.9. Blocking of the Client's Account shall mean the restriction of the functions of the Client's Account resulting in the Client's impossibility to submit a Vehicle Rental or Booking Application, rent the Vehicle, or perform some other actions an unblocked Client's Account is entitled to. The Client shall not be separately informed of the blocking of the Client's Account, as from the moment of blocking it will be impossible to submit the Rental or Booking Application, rent the Vehicle, or perform some other actions as well. Blocking of the Client's Account within the framework of the Contract may affect the ability to perform actions with Vehicles under other contracts concluded by the Rental Provider with the Client.

6.10. Unblocking of the Client's Account may result from the expiration of a certain period of time, the fulfillment by the Client of their obligations, or the elimination of the circumstances that were the grounds for blocking.

In addition, the Client's Account may be blocked for the period of decision making on the advisability of further interaction with the Client under the Contract.

6.11. The Client shall agree that blocking of the Client's Account shall not be grounds for the Client to present any claims, including claims relating to the rental of a Vehicle.

7. Dispute Settlement Procedure

7.1. All disputes and disagreements shall be resolved by the Parties through negotiations. The period for consideration of a claim by a Party shall not exceed ten (10) working days, unless otherwise agreed upon by the Parties. All claims of the Client shall be sent in writing with the Client's handwritten signature to the Rental Provider's mailing address in a manner that confirms that the addressee has received the document in question and enables the identification of the sender. The reply to the Client's claim may be sent by the Rental Provider to the Client by email. Unless otherwise stipulated by the Contract, on other matters, the Client shall interact by sending messages to info@delimobil.ru. The Rental Provider shall reserve the right to refrain from considering messages sent to it via channels that are not intended for the transmission of such messages.

7.2. If the Parties fail to settle a dispute through negotiations, such dispute or disagreement shall be referred for settlement to Gagarinskiy District Court, Moscow, Justice of the Peace Judicial Subdistrict No. 212, except in cases when under the effective legislation exclusive jurisdiction should apply to certain categories of disputes.

8. Miscellaneous terms

8.1. Any correspondence, telephone and other negotiations that occurred before the conclusion of the Contract become null and void upon signing the Contract.

8.2. From the moment of conclusion of the Contract, the Parties shall recognize the legal force of the documents (taking into account the exemptions of Clause 7.1 of the Contract and in other cases directly specified in the Contract) sent by email (the email addresses and postal address of the Rental Provider shall be specified in the Contract, and the email addresses and the postal address of the Client shall be indicated in the Confirmation of Accession) and agree that these documents are equivalent to documents made on paper and signed by the handwritten signature of the relevant authorized person insofar as only persons authorized to sign the relevant documents have access to the relevant email addresses and undertake to keep the email passwords secret and not allow third parties to use them.

8.3. Likewise (Clause 8.2 of the Contract), the Parties shall recognize the validity of communications and actions, respectively, sent and performed using the Delimobil Mobile Application or the Website on behalf of the Client (using the Client's Account) and using the telephone number indicated by the Client, since only the Client shall have access to the corresponding Personal Account (to the Client Account) and to the telephone number; the Client undertakes not to disclose any possible Passwords, Generated Passwords, Logins, Code Word, or codes necessary for using the Personal Account (the Client's Account) and the phone number and not to allow third parties to use them.

8.4. Email messages are considered to be received by the addressee at the time of their sending. The Rental Provider has the right to leave messages previously replied to or messages containing obscene, offensive expressions, or threats to the life and health of the Company's employees or the property of the Company without substantive response, inform the sender of the inadmissibility of such behavior, and charge a penalty under the Contract.

8.5. Up-to-date information on the terms and conditions of the Contract shall be published on the Website and in the Delimobil Mobile Application. If the version of the Contract published on the Website contradicts the version published in the Delimobil Mobile Application, the version of the Contract published on the Website shall be used.

8.6. The Client shall agree to notify the Rental Provider of changes in their place of residence (registration), place of stay, contact phone numbers, mobile phone number, email address, or other data provided by the Client to the Rental Provider, a change of their full name, changes in the details of the identity document, changes in the driver's license details or of the fact of its revocation, changes in the data of the document confirming the right of a foreign national/stateless person to stay (reside) within the Russian Federation, the change of nationality, other personal data, as well as the data of the Client's account, information on the disclosure of the Login and/or Password (Generated Password) or the Code Word to third parties, or the loss thereof or any circumstances threatening the security of the Login, Password (Generated Password), or the Code Word by contacting the Rental Provider's Information Center and following the requirements of the Rental Provider's Information Center operator arising from the need to identify the Client and confirm the facts reported by the Client according to this clause of the Contract. The Rental Provider shall not be liable for any consequences related to the changes of the Client's data specified in this clause of the Contract as well as for the performance of actions with the Client's account, if the Client does not notify the Rental Provider of the circumstances specified in this clause of the Contract and/or provides the Rental Provider with incorrect data.

8.7. All annexes to the Contract, including those posted on the Website or in the Mobile Application, shall form an integral part thereof.

This Contract is made in Russian, and also in foreign languages. In the event of the contradiction in the version of the Contract in a foreign language, the version of the Contract in Russian is considered reliable.

9. Addresses and Bank Details of the Rental Provider

Rental Provider

Carsharing Russia Limited Liability Company

Legal and postal address (address of location):

73/1 Sadovnicheskaya St., Moscow 115035

OGRN 1157746288083,

INN 9705034527 KPP 770501001

Settlement Account 40702810300000004404

with AO Raiffeisenbank

BIC 044525700

Correspondent Account 30101810200000000700

<https://delimobil.ru>

Email: info@delimobil.ru

CEO

L.S.



L. A. Sysoyev

RULES FOR USE OF DELIMOBIL CARSHARING SERVICE

1. Client Requirements

- 1.1. The person is a citizen of the Russian Federation, a foreign citizen, or a person having dual citizenship.
- 1.2. The person is entitled to drive a vehicle in accordance with the requirements of the effective legislation.
- 1.3. The person has a valid driver's license:
 - 1.2.1. For citizens of the Russian Federation: a Russian national driver's license
 - 1.2.2. For foreign citizens: a national driver's license of the country of which the person is a national or an international driver's license (other than licenses issued within the Russian Federation)
 - 1.2.3. For citizens with dual citizenship: a national driver's license of one of the countries of which the person is a national or an international driver's license (other than licenses issued within the Russian Federation)
- 1.4. There are no contraindications for driving the vehicle as set forth by the effective legislation of the Russian Federation.
- 1.5. The Client is at least twenty-one (21) years old.
- 1.6. The Client's has at least two (2) years of driving experience (category B).
- 1.7. The person meets the requirements imposed by the effective legislation of the Russian Federation for a person who has the right to drive a vehicle.
- 1.8. The person has permanent residence.

The person is not entitled to drive the vehicle in accordance with the Contract if they do not comply with the requirements specified in this section, or if they are under the influence of alcohol, drugs, or other intoxicants.

The specified requirements for the Client are not exhaustive. The Rental Provider shall be entitled not to conclude a Contract with a person who does not meet the requirements specified in this section, or in the event that the Rental Provider has grounds to believe that the Client (potential client) may violate the Contract or will not be able to compensate for possible losses. Pursuant to Article 421 of the Civil Code of the Russian Federation, the Rental Provider shall be free to conclude the Contract and shall not be obliged to conclude it.

2. Term of Vehicle Rental

- 2.1. The term of the rental of the vehicle shall be measured in minutes.
- 2.2. The moment that the Client presses the "Start rental" button shall be deemed the moment of the provision of the Vehicle to the Client.
- 2.3. The moment of return of the Vehicle by the Client to the Rental Provider shall be deemed the end of the Rental Session in accordance with the terms and conditions of the Contract or the termination of rental on other grounds.

3. Prohibitions and Restrictions

3.1. It is prohibited to:

- Transfer the Vehicle for use to third parties
- Use the Vehicle for training purposes
- Use the Vehicle in contests/competitions (including unofficial ones), wagers, games, or tests of any kind
- Use the Vehicle for commercial purposes (for profit), including as a taxi
- Use the Vehicle for moving large items or hazardous materials
- Use the Vehicle for off-road driving (Clause 1.2 of the Traffic Rules)
- Use the Vehicle for towing
- Use the Vehicle for the transportation of cargo, except for luggage: packages, bags, suitcases, travel bags, briefcases
- Use the Vehicle for transporting animals, with the exception of transporting animals in closed carriers that exclude the direct contact of the animals with the Vehicle
- Change any characteristics of the Vehicle, upgrade/downgrade the Vehicle, install (uninstall) any equipment or devices in the Vehicle, repair (regardless of the complexity of such repair) independently or through third parties
- Allow third parties to drive the Vehicle
- Smoke or consume e-cigarettes (including tobacco-free), vapes (and similar products), hookahs (including tobacco-free), nitrous oxide consumption (except in case of medical indications) within the Vehicle, drink alcoholic beverages, and use drugs
- Transport persons under the influence of alcohol, drugs, or any other intoxicants
- Drive in a dangerous manner/drift/drive in a manner that can cause damage to the Vehicle or third parties

- Dirty the interior of the Vehicle during the Rental Session of the Vehicle (Dirtying also includes leaving foreign items in the Vehicle after the end of the Rental period.)
- Use or leave the Vehicle in violation of the Territorial Limits for the Use of the Vehicle established by the Contract
- Violate the technical requirements for the operation of the Vehicle established by the Vehicle manufacturer
- Dismantle, disconnect, or damage the Vehicle equipment
- Refuel the Vehicle with fuel not provided for by the Contract and not intended for the rented Vehicle
- Leave the Vehicle with doors open, windows down, trunk and engine hood open, in circumstances that may potentially cause damage, theft, and other unlawful impacts on the Vehicle

4. Procedure for Registration, Authorization, and Activation

4.1. The services of the Website and the Delimobil Mobile Application are used to ensure the ability to choose the Vehicle, perform actions aimed at the submission of a Vehicle Rental Application, book the Vehicle, and use the Vehicles within the framework of the Contract.

4.2. The Delimobil Mobile Application can be used to choose the Vehicle, submit a Vehicle Rental Application, book the Vehicle, perform actions within the Rental Session, and perform other actions relating to the Vehicle provided for by the Contract and technically ensured by the Delimobil Mobile Application.

4.3. Use of the services of the Website and Delimobil Mobile Application is only possible if the Client becomes registered as a user of the Website or the Delimobil Mobile Application and logs in on the Website or in the Delimobil Mobile Application, respectively, in accordance with the sequence of actions established by the Website or in the Delimobil Mobile Application. The Client can choose a Vehicle, submit a Vehicle Rental Application, book the Vehicle, rent it, and perform actions within the Rental Session only if the Client is activated, and their account is not blocked in the Delimobil service.

4.4. For the Registration of the Client on the Website or in the Mobile Application, the Client shall provide the required information, including personal data:

- Full name
- Number of the mobile phone registered to the Client
- Email
- Code word

During the registration process, the Client shall send to the Rental Provider the scanned copies (photos) of the following documents by using the functions of the Website or the Mobile Application: the passport (the main page with the photo and date of issue, the page containing valid data on registration at the place of residence (the full page)), the driver's license (full), a selfie with the passport (the main spread with the photo). The document must be free of glares, and all data must be clearly legible.

The Rental Provider may request additional documents to resolve issues arising in the process of Client registration and continue working with the activated Client.

Upon specifying the data listed in this clause and sending the scanned copy (photo) of the documents, a Generated Password for access to the Personal Area is sent to the Client via text message. The Generated Password can be changed by the Client to the Password. At this stage (upon the submission of data and before the end of the registration procedure), the Client has the right to use the services of the Website and Mobile Application of Delimobil on a limited basis: access to the Personal Account, changing the Generated Password, and linking an additional bank card to the services of the Website and the Delimobil Mobile Application for making payments under the Contract.

4.5. After receiving the Generated Password and opening limited access to the services of the Website and the Delimobil Mobile Application, the Client may link their bank card (VISA or MASTERCARD) from which the funds will be debited as payment under the Contract to the Website and the Mobile Application of Delimobil and which allows online payments. Linking of the bank card is carried out through interaction (redirection from the Website or the Mobile Application of Delimobil) between the Client and the partner bank of the Rental Provider.

4.6. The Client shall agree that while linking (integrating) the Client's bank card to (with) the services of the Website or the Mobile Application of Delimobil the Rental Provider's partner bank will debit the Client's bank card with a cash amount not exceeding 50 rubles to be refunded to the Client's bank card within 24 hours in order to check the possibility of debiting funds from the Client's bank card.

4.7. The Rental Provider shall verify the data provided by the Client. Upon verification of the Client's data, the Client shall be informed about the ability to conclude the Contract by accession (Clause 2.12 of the Contract), with specification of the options for its signature and submission to the Rental Provider of the Accession Confirmation, or about refusal to conclude the Contract.

The options for the signature and submission of accession documents to the Rental Provider are as follows:

- Via a courier service specified by the Rental Provider for the submission of duly executed documents on accession to the Contract

- Signing the documents on accession to the Contract at the offices of the Rental Provider's partners
- Signing the documents on the accession to the Contract and sending their scanned copies to the Rental Provider
- Signing the documents on the accession to the Contract as e-documents with a signature obtained by writing it on the screen of the Mobile Application, then submitting them to the Rental Provider through the Mobile Application

4.8. If the Client does not provide the requested information or provides inaccurate or illegible information, or if the Rental Provider has reason to believe that the information provided by the Client is unreliable, the Rental Provider may, at its discretion, request reliable and full information from the Client, refuse to conclude and/or fulfill the Contract, block the Client's access to the services (or individual functions thereof) of the Website and/or the Mobile Application of Delimobil connected with the execution of the Contract, and delete the Client Account.

4.9. After the approval of the Client by the Rental Provider and the receipt by the Rental Provider of the Confirmation of Accession to the Contract signed by the Client, Client Registration shall be finished, and Client Activation shall be carried out in the Delimobil service.

4.10. After the Activation of the Client, the Services of the Website and/or the Mobile Application of Delimobil shall be accessed using the Login and Password (Generated Password).

4.11. Authorization is carried out by entering the Login and Password (Generated Password). The Rental Provider has the right to establish requirements for the Password and prevent the use of Passwords that do not meet such requirements.

4.12. Upon the Authorization of the Client on the Website or in the Delimobil Mobile Application, the Client shall have the right to use the services of the Website and the Delimobil Mobile Application, which provide the ability to choose the Vehicle, submit the Vehicle Rental Application, book the Vehicle, and use the Vehicle within the framework of the Contract.

4.13. The Client shall undertake to maintain the confidentiality of information about the Login and Password (Generated Password) as well as other personal data, including data through which access to the Services of the Website or the Mobile Application on behalf of the Client can be obtained. In the event of the loss of the Login, Password (Generated Password), or Code Word, or if there are grounds to believe that this data (as well as other personal data) was acquired by a third party, the Client is obliged, using the contact details specified by them at Registration, to send a request to the Rental Provider to block the Account and choose a different Password and, upon agreement with the Rental Provider, choose another Login as well. All risks arising out of the nonfulfillment of this obligation by the Client shall be borne by the Client.

4.14. Upon the termination of Registration, all calls to the Rental Provider's Information Center shall be carried out from the registered and confirmed Contact Mobile Phone Number or from another phone under the condition that the Client provides personal data and the Client's Code Word.

4.15. The Client may change the Contact Mobile Phone Number by submitting a corresponding written application to the Rental Provider in person or by sending it by post. If this application is sent by post, the Client shall independently make sure that the postal item has been received and processed by the Rental Provider. The Rental Provider shall notify the Client of a change in the Contact Mobile Phone Number by the means established in the Contract.

4.16. The Client shall confirm that all actions performed with the use of the Client's Account after the Client's Authorization on the Website or in the Mobile Application using the Login and Password of the Client's Account are the Client's actions.

5. Procedure for Submission of Vehicle Booking Applications. Vehicle Booking. Beginning and End of Rental Session

5.1. The Client shall choose any vacant Vehicle on the Website or in the Delimobil Mobile Application on the basis of the location of the Vehicle, subject to the availability of funds sufficient for the rental of the Vehicle on the bank card.

5.2. The Client shall submit the Vehicle Rental Application using the functions of the Delimobil Mobile Application.

5.3. The Vehicle Rental Application shall be valid for twenty (20) minutes from its submission. Within the validity period of the application, the Client shall begin the Rental Session or withdraw from rental of the Vehicle (cancellation of the Vehicle Rental Application).

5.4. If vehicle rental does not begin within 20 minutes from the moment of registration of the Client's respective application, the Booking service shall be connected. This service is priced in accordance with the Rates.

5.5. The Client shall have the right to cancel the Vehicle Rental Application and terminate Booking at any time before the beginning of Rental using the Website or the Delimobil Mobile Application. The Vehicle Rental Application may be canceled twice within 24 hours from the moment of submission of the first application.

5.6. Upon the cancellation of the second Vehicle Rental Application without beginning the Rental Session, only Vehicle Booking in accordance with the Rates shall be allowed. The ability to submit the Vehicle Rental Application

resumes 24 hours after the cancellation of the latest Vehicle Rental Application (for the Mobile Application, upon reentering the Mobile Application).

5.7. To unlock the doors of the Vehicle and perform the actions set forth in Clauses 5.16–5.19 of the Rules, the Client shall press the "Start rental" button in the Mobile Application. Rent (Vehicle booking fee) is not charged for 3 (three) minutes from pressing the "Start rental" button so that the Client can perform the actions specified in Clauses 5.16–5.19 of the Rules.

5.8. The Vehicle is accepted by the Client receiving an electronic Vehicle delivery and acceptance certificate. By pressing the "Sign" button in the Delimobil Mobile Application, the Client confirms the performance of the actions specified in Clauses 5.16–5.19 of the Rules and confirms the acceptance of the Vehicle. The performance of these actions by the Client shall be equal to the acceptance of the Vehicle upon its delivery and acceptance and shall not require the execution of any additional documents.

5.9. The Client can exit the car without terminating the Rental Session. To do this, the Client shall stop the engine, put the gear shift in park, roll up all windows, exit the Vehicle, close the doors, press the "Close" button in the Mobile Application, and change the mode to Standby or close the Vehicle using the Rental Provider's Information Center, following the instructions of the operator of the Rental Provider's Information Center. In such case, the Vehicle will be closed automatically. The Vehicle can be opened using the Delimobil Mobile Application.

5.10. The Vehicle Rental Session is stopped, provided that the engine of the vehicle is off, the gear shift is in park, and the windows of all doors are rolled up. Upon exiting the Vehicle, the Client shall press the "Stop rental" button in the Delimobil Mobile Application. In such case, the Vehicle is closed automatically. The Vehicle Rental Session ends upon pressing the "Stop rental" button.

5.11. The Vehicle may be left only if the requirements established by the Contract and the procedure established by the Rules (Standby mode or the termination of the Rental Session) are met. Uncontrolled motion of the Vehicle shall not be allowed.

5.12. The Vehicle Rental Session begins upon pressing the "Start rental" button in the Delimobil Mobile Application and ends upon actual termination of the Rental Session by the Client. The actual termination of the Rental Session shall be confirmed by pressing the "Stop rental" button in the Delimobil Mobile Application as well as by other means provided for by the Contract, depending on the grounds on which rental is terminated. The termination of the Vehicle Rental Session during towing of the Vehicle or during its storage at the car pound shall only be allowed upon the approval of the Rental Provider.

5.13. If the Vehicle Rental Application is submitted through the Delimobil Mobile Application or in case of Vehicle Booking, the Client may activate the hazard light of the Vehicle chosen for rental (booked) (the periodic flashing of the Vehicle's lights) to facilitate finding the Vehicle.

Submission of Vehicle Rental Application through the Rental Provider's Information Center

5.14. In exceptional cases, if it is impossible to use the Delimobil Mobile Application, the Client shall have the right to perform the actions stipulated in Clauses 5.9–5.13 by contacting the Rental Provider's Information Center using the Client's Contact Mobile Phone Number (the telephone number of the Information Center is 8-800-234-22-44 or +7-495-234-22-44 [for Moscow]); the Client may also contact the Rental Provider's Telegram at https://telegram.me/delimobil_support and report the relevant issues they have faced. The Client must act in accordance with the operator's instructions. The performance of this action by the Client shall be equal to acceptance of the Vehicle upon its delivery and acceptance and shall not require the execution of any additional documents.

5.15. To identify the Client in case they call the Rental Provider's Information Center, the provision of personal data and the Code Word may be required. The operator of the Rental Provider's Information Center shall offer to the Client the nearest vacant Vehicle, specify its location, and, if the Vehicle Booking or Rental Application is submitted successfully, inform the Client about the actual submission of the Vehicle Rental Application or Vehicle Booking.

Actions prior to Beginning of the Rental Session

5.16. Prior to the beginning of the Vehicle Rental Session, the Client shall inspect the Vehicle for issues, including external damage, damage inside the Vehicle, including dirtying of the cabin, the presence of (damage to) the registration and insurance (third-party liability insurance policy) documents for the Vehicle (in the glove compartment and sun visor), the fuel card(s), the standard car kit (first-aid kit, fire extinguisher, emergency stop sign), all accessories and additional equipment, including mats, keys, and special equipment (Clause 2.8.7 of the Contract), the registration plate of the Vehicle, and, in case damage is detected, record it by taking photos and inform the Rental Provider through its Information Center of the damage, dirtying, and/or the lack of the specified documents. The photos showing the damage shall be submitted to the Rental Provider's Information Center by email: info@delimobil.ru. Failure to report external damage, damage inside the Vehicle, including dirtying of the cabin, or any other issues relating to the condition of the Vehicle, the lack of the registration and insurance (third-party liability insurance policy) documents for the

Vehicle shall mean that the Client has accepted the Vehicle in good condition, without external damage, chipping, scratches, and with all documents specified in this clause.

5.17. Use of the Vehicle when damage or other issues have been detected, including in case of the lack of (damage to) the registration and insurance (third-party liability insurance policy) documents for the Vehicle or the fuel card(s) shall not be allowed without the express consent of the Rental Provider.

5.18. If during the inspection of the Vehicle external damage or issues or the lack of documents and items or damage to them (see Clause 5.16 of the Rules) were not detected, or if the Rental Provider grants its consent to use the Vehicle upon the submission to it of information on the damage or other issues of the Vehicle, the Client shall perform the actions stipulated in Clause 5.8 of the Rules (acceptance of the Vehicle by pressing the "Sign" button).

5.19. Upon receipt of a message about damage to the Vehicle, about the presence of trash in the cabin or trunk of the Vehicle, the lack of the documents specified in Clause 5.16 of the Rules, or other issues preventing the proper use of the Vehicle, the Client shall refuse to accept the Vehicle (by pressing the "Refuse" button), and the Rental Provider may provide to them other Vehicles vacant for use in accordance with the Contract.

Actions in Case of Traffic Collision

5.20. In case of a traffic collision, the Client shall take all necessary measures provided for by the effective legislation of the Russian Federation, the Contract, and the Rules of Traffic Collision Participant Insurance. In addition to the aforesaid actions, the Client shall immediately inform the Rental Provider (the Information Center) of the traffic collision and follow the instructions of the Rental Provider.

6. Vehicle Refueling

6.1. The Vehicle shall be fueled by the Rental Provider or by the Client using the Rental Provider's fuel card(s) only upon agreement with the Rental Provider's Information Center.

6.2. The Client shall be obliged to refuel the Vehicle independently in the event that during the Rental Session the fuel gauge lamp in the Vehicle lights up. Independent refueling by the Client shall be carried out using the fuel card(s) of the Rental Provider. To carry out refueling, the Client shall call the Rental Provider's Information Center using the Client's Contact Mobile Phone Number and report the need to refuel the Vehicle. The operator of the Rental Provider's Information Center shall inform the Client of the ways to refuel the Vehicle and the nearest filling stations.

6.3. In exceptional cases, upon agreement with the operator of the Rental Provider's Information Center, the Client may independently refuel the Vehicle without using a fuel card(s).

6.4. The Rental Provider shall not compensate the Client's expenses for refueling.

The Rental Provider shall award bonus points to the Client's Bonus Account as follows:

A) If the Client refuels the Vehicle using the Rental Provider's fuel card(s)—an equivalent of 15 minutes in Rental mode in accordance with the rate the Client is subject to at the moment of awarding of bonus points

B) If the Client refuels the Vehicle without using the Rental Provider's fuel card(s) at their own expense (Clause 6.3 of the Rules)—1 bonus point per 1 ruble spent on refueling (The bonus points shall be awarded if the Client submits to the Rental Provider's email address (info@delimobil.ru) the scanned copies (photos) of the sales receipt confirming the expense.)

C) If the Client refuels the Vehicle with more than 20 liters per 1 refueling, without using the Rental Provider's fuel card(s), at their own expense—an equivalent of 16 minutes in Rental mode in accordance with the rate the Client is subject to at the moment of awarding of bonus points

Awarding bonus points in cases B and C may be performed for one refueling. Documents for the awarding of bonus points may be submitted to the Rental Provider within two (2) calendar months from the date of refueling. Failure to submit documents for the awarding of bonus points within the specified time limit shall result in refusal to award bonus points.

The Client shall agree that the Rental Provider shall determine, at its own discretion, how much fuel was actually added by the Client in accordance with the readings of the vehicle gauge that the Rental Provider can access remotely. Bonuses for refueling are awarded only in the cases specified in this clause: (a) when refueling is performed using a fuel card(s) placed in the Vehicle by the Rental Provider; (b) when refueling is performed at the Client's own expense; (c) if refueling is performed at the Client's own expense in the amount of at least 20 liters per one refueling.

6.5. If the Client refuels the Vehicle at their own expense in violation of this section of the Rules, including if the refueling is carried out without the agreement or with a violation of the instructions of the operator of the Rental Provider's Information Center or with a fuel of a grade other than 92 RON, or without providing the documents confirming the costs incurred by the Client, the provisions of Clause 6.4 of the Rules shall not apply.

6.6. The Client shall bear liability in accordance with the Contract.

6.7. The risk of the consequences of nonobservance of the instructions of the operator of the Rental Provider's Information Center about the need to refuel the Vehicle shall be borne by the Client, including the forced abandonment of the Vehicle in violation of these Rules.

6.8. At the end of the Rental Session, the Client must ensure that enough fuel remains in the Vehicle's tank so that the fuel level warning lamp does not light up.

7. Bonuses and Special Offers

7.1. The Rental Provider reserves the right to provide various bonuses for Clients and provide special offers in the form of privileged terms of the use of the Delimobil service (including booking, rental, etc.), as determined by the Rental Provider.

7.2. Bonuses are not given in cash or another equivalent. Bonuses can be used only for the purposes of using Delimobil services, unless otherwise provided for by the relevant special offers of the Rental Provider. The accounting of bonus points in rubles is carried out solely for the convenience of calculation of the bonuses.

7.3. Bonuses in the form of the provision of additional time represent the transfer to the Client's Bonus Account of the equivalent of the cost of the corresponding number of minutes as per particular rate in accordance with the terms of the bonus special offer.

7.4. Bonus points are calculated, as a rule, within the day following the day that the Client fulfills the conditions for obtaining the corresponding bonus. The use of bonus points awarded to the Bonus Account is possible only after their awarding.

7.5. Unless otherwise provided for by the terms of the specific bonus special offer, at the end of the Rental Session, the deduction of the equivalent of the cost of minutes as per a given rate from the Bonus Account is carried out as a matter of priority.

7.6. Bonuses and special offers shall be approved by the Rental Provider, and their conditions shall be posted on the Website and in the Mobile Application.

7.7. Discounts (the reduction of the cost of the use of Delimobil services) are not cumulative and may be used by the Client only on one basis—that for which the maximum discount is given.

7.8. The Rental Provider has the right to cancel Bonus points from the Client's Bonus Account in the event that the Rental Provider proves that the Client is abusing their rights to receive bonuses or to use them, including, but not limited to: distributing the passwords or codes provided to them to the general public or carrying out the compensatory transfer of passwords and codes.

7.9. Upon the termination of contractual relations, the bonus points shall not be returned, and their monetary equivalent shall not be given.

Rental Provider

Carsharing Russia Limited Liability Company

Legal and postal address (address of location):

73/1 Sadovnicheskaya St., Moscow 115035

OGRN 1157746288083; INN 9705034527 / KPP 770501001

<https://delimobil.ru>

Email: info@delimobil.ru

CEO

Carsharing Russia LLC

L.S.



L. A. Sysoyev

TARIFFS

I. TARIFF PLANS

1. GENERAL TARIFF (BASIC)

Booking*		
per minute	RUB 2.50	
Rental		
per minute	RUB 7.00	
Standby		
per minute	06:00 a.m.–11:59 p.m.	12:00 a.m.–05:59 a.m.
	RUB 2.50	RUB 0
* Booking service begins 20 minutes after submission of the Vehicle Rental Application. You have 20 minutes to reach the Vehicle before the beginning of the Booking service.		

The General Rate is the basic rate for all users of the Delimobil service and applies to all Clients, unless they are switched to another rate in accordance with the rules, terms and conditions established by this Annex (and supplements thereto) for the respective rate.

1.1. FAIRYTALE

Booking*		
per minute	RUB 2.50	
Rental		
per minute	RUB 8.00	
Standby		
per minute	06:00 a.m.–11:59 p.m.	12:00 a.m.–05:59 a.m.
	RUB 2.50	RUB 0
* Booking service begins 20 minutes after submission of the Vehicle Rental Application. You have 20 minutes to reach the Vehicle before the beginning of the Booking service.		

The Fairytale rate is an alternative rate for users of the Delimobil service.

For the Rental Provider to consider switching a Client to the Fairytale rate, the Client shall submit an application for connection to the rate using the email address specified in their Client Account to client@delimobil.ru.

Connection can be performed if the Rental Provider has approved the Client in accordance with the Rules for Use of Delimobil Carsharing Service (Annex No. 1 to the Contract). The additional requirement to use the Fairytale rate is that the Client cannot have an outstanding debt to Carsharing Russia LLC, no traffic collisions (other damage to the Vehicle) during the Client's use of the Rental Provider's Vehicles, and the Client cannot have violated the Delimobil Contract.

Within the framework of the Fairytale rate, the provisions of the Delimobil Contract apply in full with regard to the following specific conditions:

A) The limitation on loss recovery from the Client provided for in Clause 5.5 of the Contract shall amount to RUB 0 (zero).

The exceptions for which the restriction of liability is not applied or is partially applied remain unchanged.

If within the validity period of this rate the Client ceases to comply with the additional requirements stipulated for this rate, they will automatically be switched to the General (Basic) rate.

2. PARTNER TARIFF

1. The Partner rate is a preferential rate for Clients who joined the Contract as a result of the actions of the Rental Provider's partners acting as per an agreement with the Rental Provider.

2. The terms and conditions of the rate are determined separately for each Rental Provider's partner bringing in new Clients. The partner informs the Clients of the respective terms and conditions by itself in the process of the new client's acceding to the Delimobil Contract.

3. The list of the Rental Provider's partners bringing in new clients to the Partner rate, the method of their activation, and other terms and conditions are published at <https://delimobil.ru/offers>.

Additional rate options and rates may be established by the Rental Provider at its discretion, both permanently or temporarily.

Information on other Rates, Packages, and Options forming an integral part of present Annex No. 2 to the Delimobil Contract are published at: <https://delimobil.ru/docs/tariffs.pdf>.

Information on the possible preferences, discounts, and special offers are published on the Website or in the Mobile Application.

The Client shall independently and without any notices from Carsharing Russia LLC read and understand the respective Rates, Packages, and Options.

II. PACKAGES

Pursuant to Clause 3.16 of the Contract, the Rental Provider permits the Client to buy Packages. Following the instructions published on the Website, the Client may purchase the respective Packages. The Client's purchase of a Package does not eliminate the right of the Rental Provider to block the Client's Account in accordance with the Contract.

The discounts and bonuses provided for by the Contract and reducing the prices of Booking, Rental, Standby as well as the terms and conditions applied to the Rate Plans are not applied to the Packages, except for cases when the possibility of the application of such discounts, preferences, and bonuses is directly provided for by the respective Package or by the terms and conditions of special offers.

Information on the Packages, the procedure, and the terms and conditions of their purchase is published on the Website.

1. DAILY PACKAGE

1.1. Options for the Daily package

Daily. Basic

Rental car	Package validity period	Maximum mileage of Vehicle during Package validity	Price of overmileage, RUB/km	Price of Package
Hyundai Solaris	23 hours 59 minutes	70 km	8	RUB 1,999
Renault Kaptur			8	RUB 2,999

When using the Daily. Basic package, the limitation on loss recovery from the Client set forth in Clause 5.5 of the Contract is applied.

Daily. Fairytale

Rental car	Package validity period	Maximum mileage of Vehicle during Package validity	Price of overmileage, RUB/km	Price of Package
Hyundai Solaris	23 hours 59 minutes	70 km	8	RUB 2,499
Renault Kaptur			8	RUB 3,499

When using the Daily. All Inclusive package, the limitation on loss recovery from the Client set forth in Clause 5.5 of the Contract shall be RUB 0 (zero). The exceptions for which the restriction of liability is not applied or is partially applied remain unchanged.

1.2. Payment system: prepayment. The Package may be purchased using bonus points at 1 bonus point = RUB

1. The bonus points are deducted from the Client's Bonus Account.

The Package may be paid for simultaneously by cash and bonus points.

1.3. A prepaid Package is single and does not allow for its division into separate minutes. If when using the chosen Vehicle the Client fails to consume all minutes included in the Package, the minutes cannot be used by the Client in the future, except for cases provided for by Clause 1.5 of this section. No compensation for the unused components of the Package shall be made.

1.4. The Daily package applies only to one Vehicle chosen by the Client prior to the beginning of the Rental Session.

1.5. If during the validity period of the Package the use of the Vehicle chosen by the Client becomes impossible due to a malfunction causing the prohibition of use of the Vehicle in accordance with the effective legislation and/or due to damage to the Vehicle, the Client shall terminate the rental of the Vehicle and fulfill the obligations stipulated in Clauses 2.25.9–2.25.13 of the Contract. The remaining time of use of the Package may not be transferred to a future period, and the remaining price of the Package may not be compensated, except for cases provided for in Clauses 1.5.1 and 1.5.2 of this section.

1.5.1. Bonus points in an amount equivalent to the full price of the Package or granting the possibility to choose another Vehicle for use within the framework of the Package with regard to the remaining time of Package validity are awarded to the Client's Bonus Account:

- If the impossibility to use the Vehicle was detected prior to the beginning of the Rental Session.

- If the malfunctions causing the impossibility to use the Vehicle that were not detected during the inspection of the Vehicle prior to the Rental Session (Clause 2.25.8 of the Contract) were detected within 30 minutes from the beginning of the Rental Session, provided that such malfunctions were not caused by the actions (inaction) of the Client (Clause 5.10 of the Contract).

- If damage to the Vehicle causing the impossibility to use the Vehicle was not caused by the actions (inaction) of the Client (Clause 5.10 of the Contract).

The exceptions stipulated by this clause do not apply if the Client violates the requirements of the Contract within the validity period of the Package.

If the Client chooses another Vehicle, the Daily package will continue to apply to the other Vehicle chosen by the Client.

1.5.2. Compensation equivalent to the price of the time remaining until the end of the validity period of the Package—if the inspection performed by the Rental Provider proves that use of the Vehicle became impossible due to the following reasons:

- An error in the Delimobil software and/or communication systems ensuring the interaction of the Client and the Vehicle as well as of the Client and Rental Provider

- Termination of the Rental Session before the end of the Package validity period due to an error on the part of the Rental Provider

The following may not in any case be considered grounds for awarding bonus points or any compensation:

- The impossibility to use the Vehicle caused by issues that could have been detected during the inspection of the Vehicle prior to the beginning of the Rental Session (Clause 2.25.8 of the Contract), including dirtiness, lack of chargers, or fuel cards

- A malfunction that does not eliminate the possibility of driving the Vehicle, except for malfunctions in which use of the Vehicle is prohibited in accordance with the effective legislation

- Theft of the Vehicle

- Early termination of the Rental Session by the Client

- Relocation of the Vehicle to the car pound

1.6. Information about the purchase of a Package shall be entered in the Client's Account prior to activation. The activation of a prepaid Daily package is performed when choosing the Vehicle—the Client may choose ordinary use of the Vehicle in accordance with the effective rates or use the Packages, including the Daily package.

1.7. Start of Package validity period: the Package becomes valid from the beginning of the Rental Session of the Vehicle.

1.8. End of Package validity period: the expiration of the validity period of the Package; the termination of the Rental Session by the Client; the termination of the rental on other grounds provided for by the Contract.

1.9. If within the validity period of the Package, the mileage of the Vehicle as per the Package is exceeded, the Client additionally pays for the overmileage. The amount of payment for overmileage shall be debited from the Client's account in accordance with the Contract after the end of the Rental Session of the given Vehicle and upon the Rental Provider's calculation of the overmileage fee.

1.10. Upon the expiration of the validity period of the Package, the Rental Session must be terminated by the Client. If the Client is using the Vehicle at the moment of expiration of the Package validity period, the Rental Session continues.

1.11. After the end of the validity period of the Package, the Rate Plan (section I of this Annex) used by the Client is implemented. The Client's Rate Plan is implemented with regard to the Client's discounts and bonus points.

1.12. The Client may only purchase a new Daily package after the end of the validity period of the current Package.

III. ADDITIONAL OPTIONS

1. LIFE AND HEALTH INSURANCE OPTION

1. The Life and Health Insurance option provides for the inclusion of the Client in the List of Insured Persons who in the cases and following the procedure provided for by the Contract and the Terms and Conditions of Insurance obtain the right to receive an insurance payment (in accordance with the Group Accident Insurance Agreement concluded between Carsharing Russia LLC [the Policy Holder] and Renaissance Life Insurance Company LLC [the Insurer]).

2. Matters relating to the Life and Health Insurance option are regulated in accordance with the Terms and Conditions of Insurance published in the Delimobil application, the Life and Health insurance option selection section, as well as at <https://delimobil.ru/faq>. The Terms and Conditions of Insurance form an integral part of the Delimobil Contract.

3. By confirming the addition of the Life and Health Insurance option in the Delimobil Mobile Application, the Client:

- agrees to the addition of the Life and Health Insurance additional service,
- confirms that they have read the Terms and Conditions of Insurance (with annexes) in full and expresses their consent thereto;
- accepts the Declaration of Health (Annex No. 2 to the Terms and Conditions of Insurance) and confirms the information contained therein which refers to the Client,
- confirms change in the utilized Rate of use of the Delimobil service (Rental mode).

To refuse the addition of the Life and Health Insurance option, the respective button should be pressed on the Life and Health Insurance option screen of the Delimobil Mobile Application (the slider moves to the left).

4. The price for the use of one Life and Health Insurance option amounts to RUB 1. If the Life and Health Insurance option is added, the price for the use of the Vehicle in Rental mode is increased by RUB 1 (one). The price is increased after the application of the discounts provided to the Client.

5. The Client will not be included in the List of Insured Persons if the funds for the use of the Vehicle within the Rental Session within which the Client had added the Life and Health Insurance option (including due to lack of funds in the Client's account) are not debited.

6. The Life and Health Insurance option may be applied when Rates are used. Use of the Life and Health Insurance option is not allowed as part of use of the Packages.

7. The connection/disconnection of the Life and Health Insurance option is performed using the Delimobil Mobile Application.

8. The nonfulfillment or the improper fulfillment of the Contract and the Terms and Conditions of Insurance regulating the procedure and terms and conditions of insurance, including the receipt of insurance compensation, is grounds for refusal of the insurance payment.

Rental Provider

Carsharing Russia Limited Liability Company

Legal and postal address (address of location):

73/1 Sadovnicheskaya St., Moscow 115035

OGRN 1157746288083; INN 9705034527 / KPP 770501001

<https://delimobil.ru>

Email: info@delimobil.ru

CEO

Carsharing Russia LLC



L. A. Sysoyev

Annex No. 3 to the Delimobil Contract

PENALTY SYSTEM*

Violation		Penalty amount
1	Unauthorized application of stickers, or the removal of the Rental Provider's Trademark, or other damage to the appearance of the Vehicle	Five thousand (5,000) rubles
2	Unauthorized disconnection or damage to the Vehicle tracker	One hundred and fifty thousand (150,000) rubles
3	Failure to submit or the untimely submission of documents or failure to comply with the requirements specified in Clauses 2.25.9–2.25.13 of the Contract	Ten thousand (10,000) rubles
4	The Client drives a vehicle (including the rented Vehicle) under the influence of alcohol, drugs, or other intoxicants and refuses to undergo testing for intoxication.	Fifty thousand (50,000) rubles
5	Use of the Vehicle in violation of Clause 2.5 of the Contract	RUB 10,000 (ten thousand)
6	Transfer of the Vehicle to a person under the influence of alcohol, drugs, or intoxicants (allowing such person to drive the vehicle) or to a person who refused to undergo testing for intoxication as well as transferring the Vehicle to a person who does not have the right to drive the Vehicle (or allowing such person to drive the Vehicle), including to a minor, incapable person, or a person having medical contraindications for driving	Two hundred thousand (200,000) rubles
7	Leaving the Vehicle (regardless of the mode in which it is used) outside the Authorized Area, within a territory without public access, at a closed, paid, or specialized parking lot, within a territory requiring permission to access it, or if the Vehicle is left in violation of the law (including the Traffic Rules) (Clause 5.20 of the Contract)	Two thousand (2,000) rubles and reasonable compensation of the Rental Provider's expenses for the return of the Vehicle from this zone
8	Leaving the Vehicle (regardless of the mode in which it is used) on a lawn or other green area as well as the violation of landscaping rules and the requirements of environmental regulations, including the protection of specially protected natural areas**	One hundred thousand (100,000) rubles for each identified case.
9	Leaving the Vehicle (regardless of the mode in which it is used) in violation of the requirements of the Rules for the location of the Vehicle within the territory of airports (as well as the conditions, rules, and requirements established by the relevant parking lots [places for leaving vehicles])	RUB 10,000 (ten thousand)

10	In the case the Vehicle is towed due to the actions (inaction) of the Client	Ten thousand (10,000) rubles and reasonable compensation of the Rental Provider's expenses for the return of the Vehicle from the location of the Vehicle, including from the car pound
11	Leaving the Vehicle in circumstances that could potentially result in damage to the Vehicle, its theft, the theft of items from the Vehicle, or other unlawful actions having an impact on the Vehicle, including leaving the Vehicle with its engine running, lowered windows/open doors/trunk/engine hood	Fifteen thousand (15,000) rubles
12	Lost or damaged documents for the Vehicle (registration and insurance [third-party liability coverage], other vehicle documents [in the Vehicle's glovebox or in the sun visor]) or the fuel card(s) Loss of the standard car kit (first-aid kit, fire extinguisher, emergency stop sign), accessories, or additional equipment, including mats, keys to the Vehicle, special equipment (Clause 2.8.7 of the Contract), or the vehicle registration plates	Four thousand (4,000) rubles Four thousand (4,000) rubles plus the reimbursement of costs associated with the reissuance (receipt) of the lost documents and items or the restoration (purchase) of these accessories, equipment, and devices
13	Dirtying of the Vehicle and leaving trash in the Vehicle, smoking, the consumption of e-cigarettes (including tobacco-free), vapes, etc., hookah (including tobacco-free) smoking, nitrous oxide consumption (except in case of medical indications)	Two thousand (2,000) rubles plus the reimbursement of the expenses of the Rental Provider for dry cleaning and cleanup of the Vehicle
14	The Rental Provider detects that the volume of fuel refilled by the Client during refueling is less than the fuel volume sold using the fuel card(s) or according to the receipt presented by the Client for the awarding of bonus points	The Client is not awarded bonus points and undertakes to pay to the Rental Provider a penalty in the amount of: a) Ten thousand (10,000) rubles if the volume of fuel refilled according to Delimobil software data is less than the volume of fuel sold using the fuel card(s) or according to the receipt presented by the Client by 2 to 10 liters b) Twenty thousand (20,000) rubles if the volume of fuel refilled according to Delimobil software data is less than the volume of fuel sold using the fuel card(s) or according to the receipt presented by the Client by 11 liters or more
15	Violation by the Client of Clause 2.25.20 of the Contract	Three thousand (3,000) rubles
16	The Client refuels the vehicle with a fuel grade not indicated in Clauses 2.24.4 or 2.25.22 of the Contract, if this does not lead to the Vehicle's breakdown	Two thousand (2,000) rubles
17	The Client refuels the Vehicle with a fuel grade not indicated in Clauses 2.24.4 or 2.25.22 of the Contract, if this leads to the Vehicle's breakdown	In addition to reimbursement of damages, a penalty in the amount of fifty thousand (50,000) rubles
18	Messages sent by the Client containing obscene or offensive language or threats to the life and health of the Rental Provider's employees and relatives, or oral expression thereof	Five hundred (500) rubles for each case

19	Any attempt by a blocked Client to use the services of the Rental Provider without eliminating the reasons for blocking the Account, including by creating a new/additional Account, or a repeated attempt to conclude the Delimobil Contract	Forty thousand (40,000) rubles
20	Penalties for late payment under the Contract of	0.5% of the amount outstanding for each day of delay
21	A one-time penalty for failure to pay the administrative fine within 5 days	50% of the total amount of the administrative fine

* Payment of a penalty does not exempt the Client from the obligation to compensate for the damages.

** The specified penalty is not applied if the Client had taken all possible actions to eliminate the violation in a timely manner (including the timely transfer of the Vehicle to the authorized parking lot), at the request of the Rental Provider, ensured participation in drafting the report on an administrative offense/ruling on the case of an administrative offense (if it is necessary to draft one), confirmed the fact of the violation during the period of use of the Rental Provider's Vehicle, taken part in all appeal procedures of the ruling adopted by the authorities, and fulfilled other requirements of the Rental Provider connected with the appeal against the relevant ruling of the authorities.

Carsharing Russia Limited Liability Company

Legal and postal address (address of location):

73/1 Sadovnicheskaya St., Moscow 115035

OGRN 1157746288083, INN 9705034527, KPP 770501001;

<https://delimobil.ru>; Email: info@delimobil.ru

CEO
Carsharing Russia LLC
L.S.

L. A. Sysoyev



CONFIRMATION OF ACCESSION No. _____ to the Delimobil Contract

(the "Client")

(surname, first name, patronymic [if any])

Client's passport (presented): series _____ number _____, issued by

_____ (issuing authority) on _____ subdivision

code _____.

Client's registration address at the place of residence: _____

Driver's license (presented) _____ dated _____, _____.

Client's phone number to which only the Client has access: _____,

Client's email that is accessed using a password known to the Client, which they undertake to keep confidential:

in accordance with Article 428 of the Civil Code of the Russian Federation, hereby notifies Carsharing Russia Limited Liability Company (INN/KPP 9705034527/770501001, OGRN 1157746288083) ("Carsharing Russia LLC") of its accession to the Delimobil Contract (the "Contract") with Carsharing Russia LLC, published online at: <https://delimobil.ru/docs/dogovordelimobil.pdf>. The confirmation shall enter into force upon activation of the Client in the Delimobil service.

The Client hereby confirms that prior to the conclusion of the Contract they read and understood the provisions of the Contract and all of its integral parts (Annexes to the Contract) via the Carsharing Russia LLC website at: <https://delimobil.ru>.

The Client hereby confirms their agreement with the terms and conditions of the Contract (with its Annexes) and the Rates (which are an integral part of the Contract) of Carsharing Russia LLC published online at: <https://delimobil.ru> and undertakes to fulfill their terms and conditions.

CONSENT TO PERSONAL DATA PROCESSING

Client:

(a) gives their consent to the processing of the personal data they have provided (as well as that received from any third parties) by Carsharing Russia LLC (OGRN 1157746288083, INN 9705034527): the full name, date, month and year of birth, place of birth, series and number of the identity document (or its substitute), information on the address of registration at the place of residence, driver's license number, contact details, including (but not limited to) phone number and email address, information about the presence (absence) of medical contraindications for the use of the Vehicle, photograph, employment information, positions, and geolocation (navigation data) of the Client, and other personal data related to the conclusion and fulfillment of the Delimobil Contract (an agreement of accession available online at the address: <https://delimobil.ru/docs/dogovordelimobil.pdf>; the "Contract"), as well as agreements on the use of Delimobil software, which provides for the possibility of a wider use of opportunities (the "license agreements"/"user agreements") and confirms that by giving such consent the Client acts on their own will and in their own interests. (b) The Consent is given by the Client for the purposes of concluding (acceding) and executing the Contract as well as license (user) agreements, rendering additional services to Carsharing Russia LLC, participating in campaigns, surveys, research (including, but not limited to, conducting surveys, research through electronic, telephone and cellular communications), making decisions or committing other actions generating legal consequences with respect to the Client or other persons, supplying the Client with information on services provided by Carsharing Russia LLC and its partners, including services to conclude further contracts/agreements with other persons for the purpose of executing the Contract, to arrange collection of debts, including with the involvement of third parties, identification of the person who committed a violation of the current legislation, and the provision of relevant information to designated authorities, and applies to the information specified in clause (a) of this Consent. (c) The Client's Personal Data Processing may be carried out by Carsharing Russia LLC in the amount necessary to achieve relevant goals by means of mixed processing (automated, and also without the use of automation facilities) in the following ways: collecting, recording (including to electronic media), systematizing, accumulating, storing, drawing up lists, marking, updating (modifying, changing), extracting, using, transferring (distributing, granting, accessing), depersonalizing, blocking, removing, destroying, obtaining images by photographing, or performing any other actions with the Client's Personal Data subject to the effective legislation of the Russian Federation. Processing is carried out both with the help of automation facilities and without the use thereof. (d) The Client confirms that this Consent is valid for the period of the Client's Personal Data storage by Carsharing Russia LLC, which is seventy-five years from the moment of its receipt. (e) The Client has the right to withdraw their Consent by sending a respective written notification to Carsharing Russia LLC at least three (3) months prior to the withdrawal of the Consent. (f) The Client acknowledges and confirms that if deemed necessary to provide Personal Data for the achievement of the abovementioned purposes to a third party (including to the authorities, both upon receipt of the request and at their own initiative; when third parties are involved in performing the work [rendering services] provided for in the Contract and license agreements; the transfer by Carsharing Russia LLC of its functions and powers to another person, including to consider the possibility of the assignment and the adoption of a decision on the assignment of rights under the Contract; and engaging third parties to provide collection services, etc.), Carsharing Russia LLC has the right without obtaining additional consent from the Client to disclose information about the Client (including Personal Data) to such third parties, their agents, and other authorized persons and to provide such persons with relevant documents containing such information in compliance with the requirements of the law to perform the abovementioned actions. (g) The Client acknowledges and confirms that this Consent is considered to be given by them to any third parties subject to appropriate changes, and any such third parties are entitled to process the Personal Data on the basis of this Consent. (h) The Client acknowledges and confirms that if Carsharing Russia LLC considers the matter of the assignment of rights under the concluded (acceded) Contracts and licensing agreements with the Client, or if the Rental Provider uses third parties to perform actions aimed at recovering the Client's debts, consent to the transfer of their Personal Data and data on their Contract and/or license/user agreements to such third parties is considered to have been provided by the Client to Carsharing Russia LLC. In the event of the assignment of rights under this Contract, Carsharing Russia LLC has the right not to notify the Client. The Client hereby agrees not to receive any notification of assignment made by Carsharing Russia LLC in accordance with this clause of the Contract. The Client gives their consent to interaction with a third party (including members of the Client's family, relatives, other persons residing with the Client, neighbors, and any other individuals) aimed at recovering their overdue debts.

Client:



_____ /

(signature)

(surname, initials)

This confirmation of accession to the Delimobil Contract is accepted as of _____

The confirmation of accession has been verified and a copy of the Client's passport and driver's license have been received by:

_____ (position)

_____ (surname, initials)

_____ (signature)

Approved form
Rental Provider
Carsharing Russia Limited Liability Company
Legal and postal address (address of location):
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CEO
Carsharing Russia
L.S.



L. A. Sysoyev

INSTRUCTION ON DETERMINING NORMAL VEHICLE WEAR AND TEAR

This Instruction on Determining Normal Vehicle Wear and Tear (the "Instruction") establishes the minimum standards for the condition of the vehicle that are defined as "normal wear and tear on the car."

The evaluation of normal wear and causes of damage are carried out by the Rental Provider in accordance with Clause 2.8.8 of the Delimobil Business Contract and depends, including, but limited to, on the period, the nature of the operation of the vehicle, and the actual mileage of the vehicle. These circumstances shall be taken into account when evaluating the condition of the vehicle. However, some damage to the Vehicle is beyond the scope of wear that is possible during normal operation of the vehicle. Damage as a result of an accident cannot be considered normal wear.

Nature of the damage

Acceptable	Unacceptable
Body and paint-and-lacquer coating	
<p>Chipping and scratches of up to 10 cm, provided that they can be removed by mechanical polishing</p> <p>Scuff marks and traces of abrasive wear of up to 2 cm, provided that they can be removed by mechanical polishing</p> <p>Dents of up to 2 cm, provided there are no more than two dents on the part</p> <p>Small areas of chips from rocks, provided that no more than 25% of the surface of the part is damaged, and there is no corrosion under the chips</p> <p>Chips properly treated to avoid corrosion</p>	<p>Chips and scratches of more than 10 cm</p> <p>Scuff marks and traces of abrasive wear of more than 2 cm</p> <p>Chips, scratches, scuff marks, and traces of abrasive wear that cannot be removed by mechanical polishing</p> <p>Dents larger than 2 cm</p> <p>More than two dents on a part</p> <p>Dents, abrasions, and scratches with traces of corrosion</p> <p>Chips (from rocks) comprising more than 25% of the part area</p> <p>Low-quality painting with visible color difference</p> <p>Low-quality body repair</p> <p>Corrosion due to damage of any type</p> <p>Changes in color due to external influences (chemicals, plants, excrement of animals and birds, etc.)</p>
Radiator grill and bumper	
<p>Chipping and scratches of up to 10 cm, provided that they can be removed by mechanical polishing</p> <p>Scuff marks and traces of abrasive wear of up to 2 cm, provided that they can be removed by mechanical polishing</p> <p>For textured or unpainted bumpers: scratches and scuffs of up to 10 cm are considered acceptable</p> <p>For textured or unpainted bumpers: scuff marks and traces of abrasive wear of up to 2 cm are considered acceptable</p> <p>Dents of up to 2 cm, no more than 2 dents on the bumper or the radiator grill</p> <p>Changes in color due to external influences, for example, the weather</p>	<p>Chips and scratches of more than 10 cm or regardless of their size, if they cannot be removed by mechanical polishing</p> <p>Scuff marks and traces of abrasive wear of more than 2 cm or regardless of their size, if they cannot be removed by mechanical polishing</p> <p>For painted bumpers: any chips, scratches, scuff marks, and traces of abrasive wear that cannot be removed by mechanical polishing</p> <p>Broken, cracked, or deformed radiator grills and bumpers</p> <p>Dents larger than 2 cm</p> <p>More than two dents on the bumper or radiator grill</p> <p>Damage due to the improper use of chemicals and external influences (plants, excrement of animals, birds, etc.)</p>
Tires and wheels	
<p>Tires with remaining tread depth of at least 1.6 mm for summer tires, 4 mm for winter tires, with a tread that meets local regulatory requirements</p> <p>On the surface of the hubcap or the steel or light-alloy wheel: one scratch, scuff mark, or a trace of abrasive wear of up to 10 cm</p> <p>On the flanges of steel or alloy wheels: one scratch, scuff mark, or a trace of abrasive wear of up to 10 cm</p>	<p>Scratches, scuff marks, and traces of abrasive wear of more than 10 cm</p> <p>Deformation of the tire caused by a collision with the curb</p> <p>Dents, cracks, or cuts on the tires</p> <p>Damage to sidewalls or tread</p> <p>Puncture of tires with foreign objects</p> <p>Broken or deformed hubcap or steel or light-alloy wheel</p> <p>Corrosion on steel or light-alloy wheel</p>
Glass and external lighting devices	
<p>Chips from rocks of no more than 1 cm and not in zone A of the windshield (the central part of the glass, 290 mm in width)</p>	<p>Broken glass or external lighting devices</p> <p>Cracks or chips on external lighting devices that limit their functions</p> <p>All lamps must work properly</p>

Chips from rocks on the surface of the headlights, fog lamps or turn signals that do not go all the way through and do not affect performance	Self-applied sunscreen film or tinted strips should be completely removed from the windshield and front windows and from all windows if they were not applied by a competent technician, or if they are torn or have started to separate at the corners of the windshield Chips and cracks of more than 1 cm and/or in zone A
Mirrors and external finishing	
Painted mirror housings: abrasions and scratches of up to 5 cm, provided that they can be removed by mechanical polishing For textured or unpainted mirror housings: Abrasions, scratches, and scuffs of up to 5 cm	Painted mirror housings: scuff marks and scratches of more than 5 cm or any scuff marks and scratches, if they cannot be removed by mechanical polishing For textured or unpainted mirror housings: abrasions, scratches, and scuffs of more than 5 cm Deformed or broken mirrors and/or mirror housings
Interior	
Dirt and stains on seats, interior upholstery, and rubber or fabric mats that can be removed by routine interior cleaning (without washing) Seats with signs of wear and dents due to normal use Change in the color of the dashboard as a result of everyday use and wear	Dirt and stains on seats, interior upholstery, or rubber or fabric mats that can be removed only by washing or chemical cleaning Cuts, traces of abrasive wear, tears, holes, and other damage or deformations of the interior, interior upholstery, or rubber and fabric mats Holes in the console after the removal of equipment Cuts, notches, or open seams on the steering wheel Unpleasant smells requiring special cleaning to remove

Rental Provider

Carsharing Russia Limited Liability Company

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CEO

Carsharing Russia LLC

L.S.



A. Sysoyev

TERRITORIAL LIMITATIONS ON VEHICLE USE

I. AUTHORIZED AREAS

I.I. MOSCOW AUTHORIZED AREA

1. Driving the Vehicle and leaving the Vehicle in Standby mode is allowed within the Moscow Authorized Area defined on the map of the Mobile Application by a thick orange line.

2. Termination of the Rental Session is allowed within the Moscow Authorized Area marked on the Mobile Application as an area shaded a uniform semitransparent color.

3. Driving and leaving the Vehicle (stopping and parking, including in Standby mode or upon the end of the Rental Session) are allowed only with observance of the requirements of the effective legislation, including the Traffic Code and the Contract (annexes thereto), in places where it is permissible to stop (for stopping) or park (for parking) passenger vehicles, free parking areas without restrictions (including restrictions by vehicle category or time) in accordance with the Traffic Code, or in paid parking areas for passenger vehicles that form a part of the zone of paid city parking determined by Resolution of the Government of Moscow No. 289-PP dated May 17, 2013, "On the Organization of Paid City Parking in Moscow." Leaving (stopping, parking) the Vehicle is not in any case allowed in violation of the Traffic Code, in underground and/or multi-level parking lots, on sidewalks, in closed or specialized parking lots, in private parking lots, or within a territory with access by permission, within territories with limited access (including those equipped with devices restricting free entry/exit), at places where stopping/parking (free stopping/parking) is allowed temporarily (at certain times, days), at places where, according to the Rental Provider's data, there is no access to the GLONASS/GPS system and/or to the internet and/or mobile communication networks, or such access is difficult, in parking spaces for disabled people or cargo vehicles, in paid parking lots that are not a part of the paid city parking area as defined by Moscow Government Resolution No. 289-PP dated May 17, 2013, "On the Organization of Paid City Parking in Moscow."

I.II. SAINT PETERSBURG AUTHORIZED AREA

1. Driving the Vehicle and leaving the Vehicle in Standby mode is allowed within the Saint Petersburg Authorized Area defined on the map of the Mobile Application by a thick orange line.

2. Termination of the Rental Session is allowed within the Saint Petersburg Authorized Area marked on the Mobile Application as an area shaded a uniform semitransparent color.

3. Driving and leaving the Vehicle (stopping and parking, including in Standby mode or upon the end of the Rental Session) are allowed only with observance of the requirements of the effective legislation, including the Traffic Code and the Contract (annexes thereto), in places where it is permissible to stop (for stopping) or park (for parking) passenger vehicles, free parking areas without restrictions (including restrictions by vehicle category or time) in accordance with the Traffic Code. Leaving (stopping, parking) the Vehicle is not in any case allowed in violation of the Traffic Code, in underground and/or multilevel parking lots, on sidewalks, in closed or specialized parking lots, in private parking lots, or within a territory with access by permission, within territories with limited access (including those equipped with devices restricting free entry/exit), at places where stopping/parking (free stopping/parking) is allowed temporarily (at certain times, days), at places where, according to the Rental Provider's data, there is no access to the GLONASS/GPS system and/or to the internet and/or mobile communication networks, or such access is difficult, in parking spaces for disabled people or cargo vehicles, in paid parking lots that are not a part of the paid city parking area as defined by Saint Petersburg Government Resolution No. 543 dated June 23, 2014, "On the Procedure of the Creation and Use, Including on the Paid Basis, of Parking Lots (Parking Spaces) Located on Regional Public Roads in Saint Petersburg."

I.III. UFA AUTHORIZED AREA

1. Driving the Vehicle and leaving the Vehicle in Standby mode is allowed within the Ufa Authorized Area defined on the map of the Mobile Application by a thick orange line.

2. Termination of the Rental Session is allowed within the Ufa Authorized Area marked on the Mobile Application as an area shaded a uniform semitransparent color.

3. Driving and leaving the Vehicle (stopping and parking, including in Standby mode or upon the end of the Rental Session) are allowed only with observance of the requirements of the effective legislation, including the Traffic Code and the Contract (annexes thereto), in places where it is permissible to stop (for stopping) or park (for parking) passenger vehicles, free parking areas without restrictions (including restrictions by vehicle category or time) in accordance with the Traffic Code. Leaving (stopping, parking) the Vehicle is not in any case allowed in violation of the

Traffic Code, in underground and/or multilevel parking lots, on sidewalks, in closed or specialized parking lots, in private parking lots, or within a territory with access by permission, within territories with limited access (including those equipped with devices restricting free entry/exit), at places where stopping/parking (free stopping/parking) is allowed temporarily (at certain times, days), in places where according to the Rental Provider's data there is no access to the GLONASS/GPS system and/or to the internet and/or mobile communication networks, or such access is difficult, in parking spaces for disabled people or cargo vehicles, in other paid parking lots operated within the framework of regional projects.

I.IV. NIZHNY NOVGOROD AUTHORIZED AREA

1. Driving the Vehicle and leaving the Vehicle in Standby mode is allowed within the Nizhny Novgorod Authorized Area defined on the map of the Mobile Application by a thick orange line.

2. Termination of the Rental Session is allowed within the Nizhny Novgorod Authorized Area marked on the Mobile Application as an area shaded a uniform semitransparent color.

3. Driving and leaving the Vehicle (stopping and parking, including in Standby mode or upon the end of the Rental Session) are allowed only with observance of the requirements of the effective legislation, including the Traffic Code and the Contract (annexes thereto), in places where it is permissible to stop (for stopping) or park (for parking) passenger vehicles, free parking areas without restrictions (including restrictions by vehicle category or time) in accordance with the Traffic Code. Leaving (stopping, parking) the Vehicle is not in any case allowed in violation of the Traffic Code, in underground and/or multilevel parking lots, on sidewalks, in closed or specialized parking lots, in private parking lots, or within a territory with access by permission, within territories with limited access (including those equipped with devices restricting free entry/exit), at places where stopping/parking (free stopping/parking) is allowed temporarily (at certain times, days), in places where according to the Rental Provider's data there is no access to the GLONASS/GPS system and/or to the internet and/or mobile communication networks, or such access is difficult, in parking spaces for disabled people or cargo vehicles, in other paid parking lots operated within the framework of regional projects.

I.V. SAMARA AUTHORIZED AREA

1. Driving the Vehicle and leaving the Vehicle in Standby mode is allowed within the Samara Authorized Area defined on the map of the Mobile Application by a thick orange line.

2. Termination of the Rental Session is allowed within the Samara Authorized Area marked on the Mobile Application as an area shaded a uniform semitransparent color.

3. Driving and leaving the Vehicle (stopping and parking, including in Standby mode or upon the end of the Rental Session) are allowed only with observance of the requirements of the effective legislation, including the Traffic Code and the Contract (annexes thereto), in places where it is permissible to stop (for stopping) or park (for parking) passenger vehicles, free parking areas without restrictions (including restrictions by vehicle category or time) in accordance with the Traffic Code. Leaving (stopping, parking) the Vehicle is not in any case allowed in violation of the Traffic Code, in underground and/or multilevel parking lots, on sidewalks, in closed or specialized parking lots, in private parking lots, or within a territory with access by permission, within territories with limited access (including those equipped with devices restricting free entry/exit), at places where stopping/parking (free stopping/parking) is allowed temporarily (at certain times, days), in places where according to the Rental Provider's data there is no access to the GLONASS/GPS system and/or to the internet and/or mobile communication networks, or such access is difficult, in parking spaces for disabled people or cargo vehicles, in other paid parking lots operated within the framework of regional projects.

I.VI. YEKATERINBURG AUTHORIZED AREA

1. Driving the Vehicle and leaving the Vehicle in Standby mode is allowed within the Yekaterinburg Authorized Area defined on the map of the Mobile Application by a thick orange line.

2. Termination of the Rental Session is allowed within the Yekaterinburg Authorized Area marked on the Mobile Application as an area shaded a uniform semitransparent color.

3. Driving and leaving the Vehicle (stopping and parking, including in Standby mode or upon the end of the Rental Session) are allowed only with observance of the requirements of the effective legislation, including the Traffic Code and the Contract (annexes thereto), in places where it is permissible to stop (for stopping) or park (for parking) passenger vehicles, free parking areas without restrictions (including restrictions by vehicle category or time) in accordance with the Traffic Code. Leaving (stopping, parking) the Vehicle is not in any case allowed in violation of the Traffic Code, in underground and/or multilevel parking lots, on sidewalks, in closed or specialized parking lots, in

private parking lots, or within a territory with access by permission, within territories with limited access (including those equipped with devices restricting free entry/exit), at places where stopping/parking (free stopping/parking) is allowed temporarily (at certain times, days), in places where according to the Rental Provider's data there is no access to the GLONASS/GPS system and/or to the internet and/or mobile communication networks, or such access is difficult, in parking spaces for disabled people or cargo vehicles, in other paid parking lots operated within the framework of regional projects.

I.VII. GROZNY AUTHORIZED AREA

1. Driving the Vehicle and leaving the Vehicle in Standby mode is allowed within the Grozny Authorized Area defined on the map of the Mobile Application by a thick orange line.

2. Termination of the Rental Session is allowed within the Grozny Authorized Area marked on the Mobile Application as an area shaded a uniform semitransparent color.

3. Driving and leaving the Vehicle (stopping and parking, including in Standby mode or upon the end of the Rental Session) are allowed only with observance of the requirements of the effective legislation, including the Traffic Code and the Contract (annexes thereto), in places where it is permissible to stop (for stopping) or park (for parking) passenger vehicles, free parking areas without restrictions (including restrictions by vehicle category or time) in accordance with the Traffic Code. Leaving (stopping, parking) the Vehicle is not in any case allowed in violation of the Traffic Code, in underground and/or multilevel parking lots, on sidewalks, in closed or specialized parking lots, in private parking lots, or within a territory with access by permission, within territories with limited access (including those equipped with devices restricting free entry/exit), at places where stopping/parking (free stopping/parking) is allowed temporarily (at certain times, days), in places where according to the Rental Provider's data there is no access to the GLONASS/GPS system and/or to the internet and/or mobile communication networks, or such access is difficult, in parking spaces for disabled people or cargo vehicles, in other paid parking lots operated within the framework of regional projects.

I.VIII. NOVOSIBIRSK AUTHORIZED AREA

1. Driving the Vehicle and leaving the Vehicle in Standby mode is allowed within the Novosibirsk Authorized Area defined on the map of the Mobile Application by a thick orange line.

2. Termination of the Rental Session is allowed within the Novosibirsk Authorized Area marked on the Mobile Application as an area shaded a uniform semitransparent color.

3. Driving and leaving the Vehicle (stopping and parking, including in Standby mode or upon the end of the Rental Session) are allowed only with observance of the requirements of the effective legislation, including the Traffic Code and the Contract (annexes thereto), in places where it is permissible to stop (for stopping) or park (for parking) passenger vehicles, free parking areas without restrictions (including restrictions by vehicle category or time) in accordance with the Traffic Code. Leaving (stopping, parking) the Vehicle is not in any case allowed in violation of the Traffic Code, in underground and/or multilevel parking lots, on sidewalks, in closed or specialized parking lots, in private parking lots, or within a territory with access by permission, within territories with limited access (including those equipped with devices restricting free entry/exit), at places where stopping/parking (free stopping/parking) is allowed temporarily (at certain times, days), in places where according to the Rental Provider's data there is no access to the GLONASS/GPS system and/or to the internet and/or mobile communication networks, or such access is difficult, in parking spaces for disabled people or cargo vehicles, in other paid parking lots operated within the framework of regional projects.

II. RULES FOR ACCOMMODATION OF VEHICLES AT AIRPORTS

Leaving the Vehicle on the premises of airports is an exception to the requirements of Clause 2.7 of the Contract and is allowed only in accordance with the scheme for accommodation at the parking areas of airports specified in these Rules.

If the Vehicle is used within the premises of an airport or when the Vehicle is left within the premises of an airport (regardless of the mode of use of the vehicle and the applicable rate), the Client shall comply with the requirements of the current legislation, the terms of the Delimobil Contract, and the requirements and conditions specified by the respective owner of the premises where the Vehicle is allowed to be left. If access to the airport (including the parking areas) is granted by verifying the state registration plates, the Client must ensure their readability and compliance with the established requirements.

II.I. Rules for Vehicle Accommodation at Sheremetyevo-2 International Airport (the "Sheremetyevo Rules")

Diagram 1



1. General Provisions

1.1. The Rental Provider's Vehicle may be left at the 4-level parking garage located at the D terminal of Sheremetyevo International Airport (the "Parking Lot"). The level designated for leaving rented Vehicles is level 2. Leaving the Rental Provider's Vehicle outside the Parking Lot, including within the territory of the landside area, is not allowed and entails penalties and compensation for the damages incurred.

1.2. To identify the parking spaces in which the Rental Provider's Vehicles may be located, the appropriate parking spaces may be designated. If there are such designations, the Client shall leave the Vehicle within the designated areas.

1.3. The responsibilities imposed on the Client in accordance with the Contract (other Annexes thereto) equally apply to the Client during the period of use of the Vehicle (including its leaving) within the areas of the airports.

1.4. For the purposes of the Sheremetyevo Rules, the following definitions apply:

1.4.1. The "Entry ticket" is a one-time paper ticket issued by the devices of the Complex Automated Parking System (CAPS) to all visitors entering the parking lot of the Complex.

1.4.2. The "Exit ticket" is a one-time paper ticket that gives the right to leave the parking lot of the Complex.

1.5. The terms and conditions, rules, and requirements set by the owner of the Parking Lot, including the Parking rules (at <http://www.avtoparkm.ru/klientam/pravila-ispolzovaniya.html>), are obligatory for the Client and should be studied independently by the Client. The Parking Rules established by the owner of the Parking Lot apply to the extent that they do not contradict these Rules.

2. Specifics of Vehicle parking at the Parking Lot

2.1. Entry/exit to/from the Complex, including for the purpose of leaving the Vehicle within the Territory, is performed with the use of the Entry and Exit Tickets, respectively.

2.2. For entry/exit to/from the Area, the Client shall obtain an Entry Ticket on common grounds with other visitors. The Client shall leave the Vehicle on the second floor of the Parking Lot.

2.3. An Entry Ticket does not give the right to enter the "Express Parking" area.

2.4. When leaving the Parking Lot, the Client shall get an Exit ticket from the administration department of the Parking Lot located at: First floor, Plot 2, Bldg. 2, Administration Department (before the exit barriers), Mezhdunarodnoye Shosse, Khimki, Moscow Region, by presenting the following documents: driver's license, Vehicle Certificate, and a mobile device screen with the Delimobil application.

2.5. When leaving the Parking Lot in a rented Vehicle, the Client must keep the received ticket. At the exit booth from the Sheremetyevo International Airport, the Client shall place the Exit Ticket in the receptacle of the exit booth, wait until the barrier is lifted, and leave the territory of Sheremetyevo International Airport.

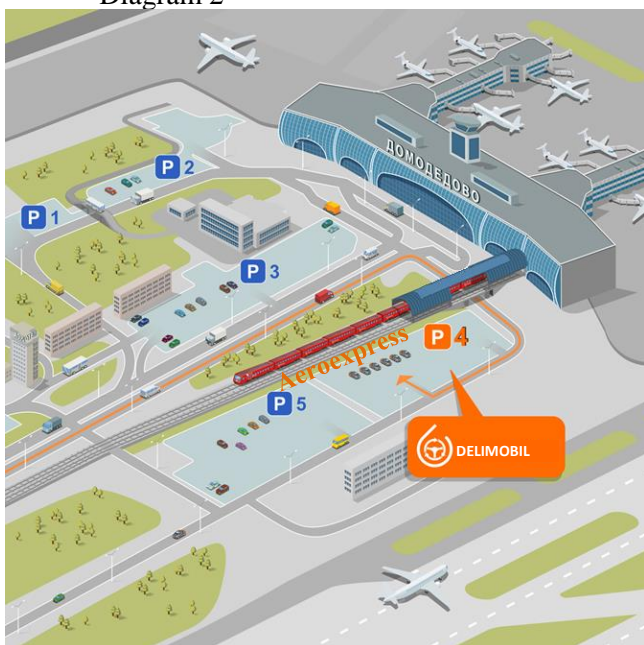
2.6. The Client shall leave the Parking Lot within fifteen (15) minutes from the moment the Vehicle is driven by the given Client through the multilevel Parking exit gate.

2.7. In the absence of vacant spaces in the areas for the accommodation of vehicles, the Client shall agree to inform the Rental Provider thereof in accordance with the rules of Clause 2.25.9 of the Delimobil Contract and follow the instructions of the Technical Service of the Rental Provider. Leaving the Vehicle in violation of these Rules as well as the parking conditions established by the owner of the Parking Lot is not allowed.

2.8. The consequences of noncompliance with the requirements of the airport, the owner of the Parking Lot, and these Rules are fully borne by the Client. Violation of these Rules and the requirements and conditions for using the Parking Lot established by the owner of the Parking Lot entails liability measures provided for by the Contract and its annexes. Along with the stipulated fines (the Client's contractual liability), the Client undertakes to fully reimburse the Rental Provider all costs and expenses that the Rental Provider incurs in connection with the Client's violation of these Rules and the requirements of officials, bodies, and organizations in connection with use of the Vehicle (including leaving the Vehicle) on the premises of the airports specified in these Rules.

II.II. Rules for Vehicle Accommodation at Domodedovo International Airport (the "Domodedovo Rules")

Diagram 2



1. General Provisions

1.1. The Rental Provider's Vehicle may be left at the parking lot of Domodedovo Airport, Moscow, marked on Diagram 2 (the "Area") without limiting the number of Vehicles. Leaving the Rental Provider's Vehicle outside the Area is not allowed.

1.2. To identify the parking spaces in which the Rental Provider's Vehicles may be located, the appropriate parking spaces may be designated. If there are such designations, the Client shall leave the Vehicle within the designated areas.

1.3. The responsibilities imposed on the Client in accordance with the Contract (other Annexes thereto) equally apply to the Client during the period of use of the Vehicle (including its leaving) within the areas of the airports.

1.4. The Vehicle accesses the Area using White List technology—that is, according to the list of state vehicle registration plates registered in the database of Domodedovo Asset Management LLC (DAM LLC, the Operator of the parking lot of Domodedovo) and authorized to enter/exit the Area by reading the state registration plate.

1.5. Terms, rules, and requirements set by DAM LLC, including the rules for using the parking lots of DAM LLC approved by Order No. 0109/OV-DAT/15 dated May 26, 2015 (http://www.dme.ru/ru/main/way/parking/parking_rules.zip) are obligatory for the Client and should be studied independently by the Client.

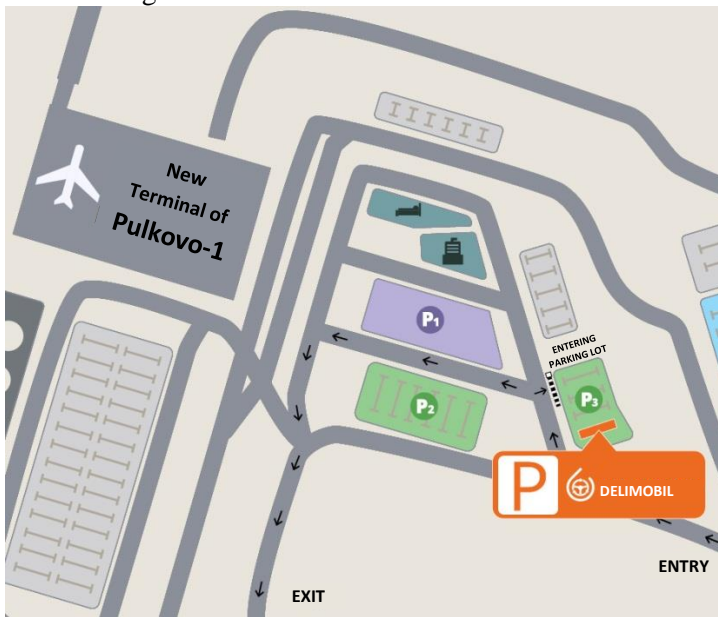
2. Specifics of Vehicle parking within the Area

2.1. In the absence of vacant spaces in the areas for accommodation of vehicles, the Client shall agree to inform the Rental Provider thereof in accordance with the rules of Clause 2.25.9 of the Delimobil Contract. If this condition is met and only in case of the lack of vacant spaces within the Area, the Client shall have the right to leave the Vehicle in an adjacent parking lot without a penalty.

2.2. The consequences of noncompliance with the requirements of the airport, the owner of the Parking Lot, and these Rules are fully borne by the Client. The violation of these Rules entails the imposition of sanctions provided for by the Contract and the annexes thereto. Along with the stipulated fines (the Client's contractual liability), the Client undertakes to fully reimburse the Rental Provider all costs and expenses that the Rental Provider incurs in connection with the Client's violation of these Rules and the requirements of officials, bodies, and organizations in connection with use of the Vehicle (including leaving the Vehicle) on the premises of the airports specified in these Rules.

II.III. Rules for Vehicle Accommodation at Pulkovo Airport, Saint Petersburg (the "Pulkovo Rules")

Diagram 3



1. General Provisions

1.1. The Rental Provider's Vehicle may only be left within the parking lot of Pulkovo Airport, Saint Petersburg, marked on Diagram 3 (the "Area") with a limit of ten (10) Vehicles. Leaving the Rental Provider's Vehicle outside the Area is not allowed.

1.2. To identify the parking spaces in which the Rental Provider's Vehicles may be located, the appropriate parking spaces may be designated. If there are such designations, the Client shall leave the Vehicle within the designated areas.

1.3. The responsibilities imposed on the Client in accordance with the Contract (other Annexes thereto) equally apply to the Client during the period of use of the Vehicle (including its leaving) within the areas of the airports.

1.4. The Vehicle accesses the Area according to the list of state vehicle registration plates registered in the database of Northern Capital Gateway LLC (NCG LLC, the Operator of the parking lot of Pulkovo) and authorized to enter/exit the Area by reading the state registration plate.

1.5. The terms, rules, and requirements set by NCG LLC, including the Rules for using the parking complex posted within the airport and online, including at <https://www.pulkovoairport.ru/transport/car/parking/>, are obligatory for the Client and should be independently studied by the Client.

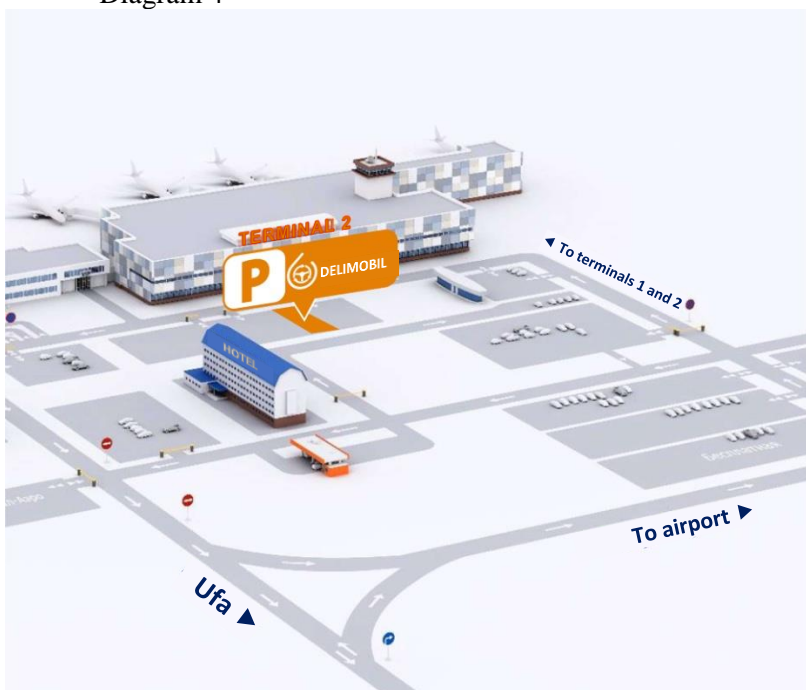
2. Specifics of Vehicle parking within the Area

2.1. In the absence of vacant spaces in the areas for accommodation of vehicles, the Client shall agree to inform the Rental Provider thereof in accordance with the rules of Clause 2.25.9 of the Delimobil Contract. If this condition is met and only in case of the lack of vacant spaces within the Area, the Client shall have the right to leave the Vehicle in an adjacent parking lot without a penalty.

2.2. The consequences of noncompliance with the requirements of the airport, the owner of the Parking Lot, and these Rules are fully borne by the Client. The violation of these Rules entails the imposition of sanctions provided for by the Contract and the annexes thereto. Along with the stipulated fines (the Client's contractual liability), the Client undertakes to fully reimburse the Rental Provider all costs and expenses that the Rental Provider incurs in connection with the Client's violation of these Rules and the requirements of officials, bodies, and organizations in connection with use of the Vehicle (including leaving the Vehicle) on the premises of the airports specified in these Rules.

II.IV. Rules for Vehicle Accommodation at Ufa International Airport (the "Ufa Rules")

Diagram 4



1. General Provisions

1.1. The Rental Provider's Vehicle may be left at the parking lot of Ufa International Airport (Airport, Ufa, the Republic of Bashkortostan) marked on Diagram 4 (the "Area")—Parking Lot A3—with a limit of three (3) Vehicles. Leaving the Rental Provider's Vehicle outside the Area is not allowed.

1.2. To identify the parking spaces in which the Rental Provider's Vehicles may be located, the appropriate parking spaces may be designated. If there are such designations, the Client shall leave the Vehicle within the designated areas.

1.3. The responsibilities imposed on the Client in accordance with the Contract (other Annexes thereto) equally apply to the Client during the period of use of the Vehicle (including its leaving) within the areas of the airports.

1.4. The Area is accessed by producing the pass issued by the automatic pass entry system of Ufa International Airport.

1.5. The terms, rules, and requirements set by Terminal-Servis LLC and Ufa International Airport JSC posted within the airport and online, including at <http://www.airportufa.ru/passazhiram/uslugi/parkovki>, including the Parking Lot Use Rules

(<http://www.airportufa.ru/assets/docs/information/parkovka/%D0%BF%D1%80%D0%B0%D0%B2%D0%B8%D0%BB%D0%B0%20%D0%BF%D0%BE%D0%BB%D1%8C%D0%B7%D0%BE%D0%B2%D0%B0%D0%BD%D0%B8%D1%8F%20%D0%BF%D0%B0%D1%80%D0%BA%D0%BE%D0%B2%D0%BA%D0%B0%D0%BC%D0%B8.pdf>), are obligatory for the Client and should be studied independently by the Client.

2. Specifics of Vehicle parking within the Area

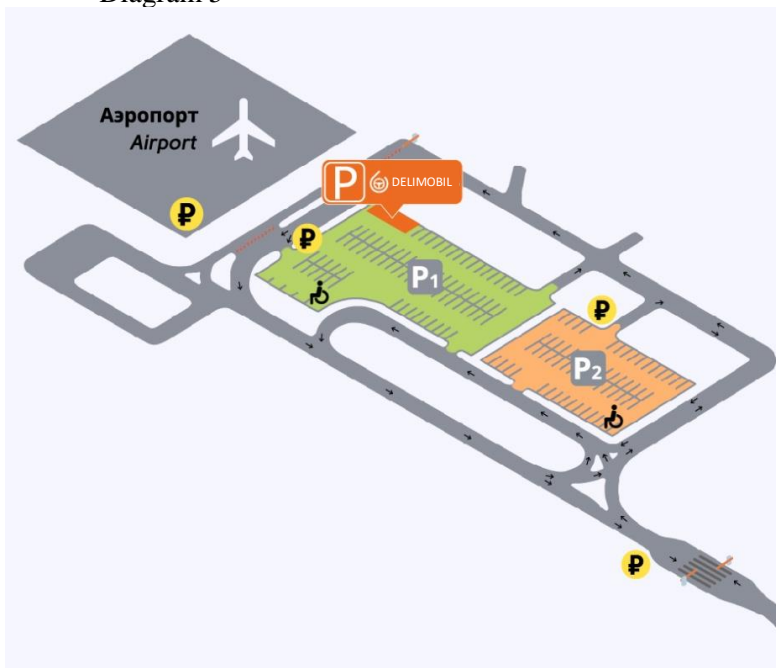
2.1. In the absence of vacant spaces in the areas for accommodation of vehicles, the Client shall agree to inform the Rental Provider thereof in accordance with the rules of Clause 2.25.9 of the Delimobil Contract and follow the instructions of the Rental Provider's representative.

2.2. The consequences of noncompliance with the requirements of the airport, the owner of the Parking Lot, and these Rules are fully borne by the Client. The violation of these Rules entails the imposition of sanctions provided

for by the Contract and the annexes thereto. Along with the stipulated fines (the Client's contractual liability), the Client undertakes to fully reimburse the Rental Provider all costs and expenses that the Rental Provider incurs in connection with the Client's violation of these Rules and the requirements of officials, bodies, and organizations in connection with use of the Vehicle (including leaving the Vehicle) on the premises of the airports specified in these Rules.

II.V. Rules for Vehicle Accommodation at Strigino International Airport, Nizhny Novgorod (the "Strigino Rules")

Diagram 5



1. General Provisions

1.1. The Rental Provider's Vehicle may be left at the parking lot of Strigino International Airport, Nizhny Novgorod (Strigino Airport, Nizhny Novgorod) marked on Diagram 4 (the "Area")—Parking Lot R1—with a limit of five (5) Vehicles. Leaving the Rental Provider's Vehicle outside the Area is not allowed.

1.2. To identify the parking spaces in which the Rental Provider's Vehicles may be located, the appropriate parking spaces may be designated. If there are such designations, the Client shall leave the Vehicle within the designated areas.

1.3. The responsibilities imposed on the Client in accordance with the Contract (other Annexes thereto) equally apply to the Client during the period of use of the Vehicle (including its leaving) within the areas of the airports.

1.4. The Vehicle accesses the Area by automatic identification of the Vehicle's state registration plate. Control of vehicles entering (exiting) the parking lot is performed at the pass entry station installed at the parking lot.

Use of the one-time pass is only allowed as agreed with the Rental Provider and provided that the Client leaves R1 no later than fifteen (15) minutes from entering it, on the same Vehicle. All expenses relating to the Client's use of a one-time pass shall be borne by the Client.

1.5. The terms, rules, and requirements set by Nizhny Novgorod International Airport JSC (NNIA JSC), including those posted within the airport and online at <http://goj.aero/parkingi>, are obligatory for the Client and should be studied independently by the Client.

2. Specifics of Vehicle parking within the Area

2.1. In the absence of vacant spaces in the areas for accommodation of vehicles, the Client shall agree to inform the Rental Provider thereof in accordance with the rules of Clause 2.25.9 of the Delimobil Contract and follow the instructions of the Rental Provider's representative.

2.2. The consequences of noncompliance with the requirements of the airport, the owner of the Parking Lot, and these Rules are fully borne by the Client. The violation of these Rules entails the imposition of sanctions provided for by the Contract and the annexes thereto. Along with the stipulated fines (the Client's contractual liability), the Client undertakes to fully reimburse the Rental Provider all costs and expenses that the Rental Provider incurs in connection with the Client's violation of these Rules and the requirements of officials, bodies, and organizations in connection with use of the Vehicle (including leaving the Vehicle) on the premises of the airports specified in these Rules.

II.VI. Rules for Vehicle Accommodation at Kurumoch International Airport, Samara (the "Samara Rules")

Diagram 6



1. General Provisions

1.1. The Rental Provider's Vehicle may only be left at the parking lot of Kurumoch International Airport, Samara, marked on Diagram 6 (the "Area")—Parking Lot R1—with a limit of ten (10) Vehicles. Leaving the Rental Provider's Vehicle outside the Area is not allowed.

1.2. To identify the parking spaces in which the Rental Provider's Vehicles may be located, the appropriate parking spaces may be designated. If there are such designations, the Client shall leave the Vehicle within the designated areas.

1.3. The responsibilities imposed on the Client in accordance with the Contract (other Annexes thereto) equally apply to the Client during the period of use of the Vehicle (including its leaving) within the areas of the airports.

1.4. The Vehicle accesses the Area by automatic identification of the Vehicle's state registration plate. Control of vehicles entering (exiting) the parking lot is performed at the pass entry station installed at the parking lot. Use of the one-time pass is only allowed as agreed with the Rental Provider and provided that the Client leaves R1 no later than fifteen (15) minutes from entering it, on the same Vehicle. All expenses relating to the Client's use of a one-time pass shall be borne by the Client.

1.5. The terms, rules, and requirements set by Kurumoch International Airport JSC (KIA JSC), including those posted within the airport and online at <http://www.kuf.aero/ru/avtoparkovka>, are obligatory for the Client and should be studied independently by the Client.

2. Specifics of Vehicle parking within the Area

2.1. In the absence of vacant spaces in the areas for accommodation of vehicles, the Client shall agree to inform the Rental Provider thereof in accordance with the rules of Clause 2.25.9 of the Delimobil Contract and follow the instructions of the Rental Provider's representative.

2.2. The consequences of noncompliance with the requirements of the airport, the owner of the Parking Lot, and these Rules are fully borne by the Client. The violation of these Rules entails the imposition of sanctions provided for by the Contract and the annexes thereto. Along with the stipulated fines (the Client's contractual liability), the Client undertakes to fully reimburse the Rental Provider all costs and expenses that the Rental Provider incurs in connection with the Client's violation of these Rules and the requirements of officials, bodies, and organizations in connection with use of the Vehicle (including leaving the Vehicle) on the premises of the airports specified in these Rules.

II.VII. Rules for Vehicle Accommodation at Grozny International Airport (Airport 26), Grozny (the "Grozny Rules")

Diagram 7



2. General Provisions

1.6. The Rental Provider's Vehicle may only be left at the parking lot of Grozny International Airport (Airport 26) in Grozny, marked on Diagram 7 (the "Area")—VIP Parking Lot—with a limit of three (3) Vehicles. Leaving the Rental Provider's Vehicle outside the Area is not allowed.

1.7. To identify the parking spaces in which the Rental Provider's Vehicles may be located, the appropriate parking spaces may be designated. If there are such designations, the Client shall leave the Vehicle within the designated areas.

1.8. The responsibilities imposed on the Client in accordance with the Contract (other Annexes thereto) equally apply to the Client during the period of use of the Vehicle (including its leaving) within the areas of the airports.

1.9. The Vehicle accesses the Area by Vehicle state registration plate identification and provided that the Vehicle has a Delimobil marker on it. Control of vehicles entering (exiting) the parking lot is performed at the pass entry station installed at the parking lot.

1.10. The terms, conditions, rules, and requirements set by Vaynakhavia Federal State Unitary Enterprise and available at the airport are obligatory for the Client and should be studied independently by the Client.

2. Specifics of Vehicle parking within the Area

2.3. In the absence of vacant spaces in the areas for accommodation of vehicles, the Client shall agree to inform the Rental Provider thereof in accordance with the rules of Clause 2.25.9 of the Delimobil Contract and follow the instructions of the Rental Provider's representative.

2.4. The consequences of noncompliance with the requirements of the airport, the owner of the Parking Lot, and these Rules are fully borne by the Client. The violation of these Rules entails the imposition of sanctions provided for by the Contract and the annexes thereto. Along with the stipulated fines (the Client's contractual liability), the Client undertakes to fully reimburse the Rental Provider all costs and expenses that the Rental Provider incurs in connection with the Client's violation of these Rules and the requirements of officials, bodies, and organizations in connection with use of the Vehicle (including leaving the Vehicle) on the premises of the airports specified in these Rules.

II.VII. Rules for Vehicle Accommodation at Koltsovo International Airport, Yekaterinburg (the "Yekaterinburg Rules")

Diagram 8



3. General Provisions

1.11. The Rental Provider's Vehicle may only be left at the parking lot of Koltsovo International Airport, Yekaterinburg, marked on Diagram 8 (the "Area")—Parking Lot R2—with a limit of ten (10) Vehicles. Leaving the Rental Provider's Vehicle outside the Area is not allowed.

1.12. To identify the parking spaces in which the Rental Provider's Vehicles may be located, the appropriate parking spaces may be designated. If there are such designations, the Client shall leave the Vehicle within the designated areas.

1.13. The responsibilities imposed on the Client in accordance with the Contract (other Annexes thereto) equally apply to the Client during the period of use of the Vehicle (including its leaving) within the areas of the airports.

1.14. The Vehicle accesses the Area by automatic identification of the Vehicle's state registration plate. Control of vehicles entering (exiting) the parking lot is performed at the pass entry station installed at the parking lot. In certain cases, if the equipment fails, the Client may contact the Parking Lot Manager (to contact the Parking Lot Manager, the Client should press the "i" button on the ticket machine).

1.15. The terms, rules, and requirements set by Koltsovo Airport PJSC, including those posted within the airport and online at www.svx.aero/ru/parking, are obligatory for the Client and should be studied independently by the Client.

2. Specifics of Vehicle parking within the Area

2.5. In the absence of vacant spaces in the areas for accommodation of vehicles, the Client shall agree to inform the Rental Provider thereof in accordance with the rules of Clause 2.25.9 of the Delimobil Contract and follow the instructions of the Rental Provider's representative.

2.6. The consequences of noncompliance with the requirements of the airport, the owner of the Parking Lot, and these Rules are fully borne by the Client. The violation of these Rules entails the imposition of sanctions provided for by the Contract and the annexes thereto. Along with the stipulated fines (the Client's contractual liability), the Client undertakes to fully reimburse the Rental Provider all costs and expenses that the Rental Provider incurs in connection with the Client's violation of these Rules and the requirements of officials, bodies, and organizations in connection with use of the Vehicle (including leaving the Vehicle) on the premises of the airports specified in these Rules.

Rental Provider

Carsharing Russia Limited Liability Company

Legal and postal address (address of location):

73/1 Sadovnicheskaya St., Moscow 115035

OGRN 1157746288083; INN 9705034527 / KPP 770501001

<https://delimobil.ru>
Email: info@delimobil.ru

CEO
Carsharing Russia LLC
L.S.



APPLICATION FOR WITHDRAWAL FROM THE CONTRACT

(surname, first name, patronymic [if any]) (the "Client")

Client's passport series No, issued on

(issued by)

(date of issue) (subdivision code)

Client's registration address at the place of residence:

Driver's license dated

Client's phone number to which only the Client has access:

Client's email which is accessed using a password known to the Client, which they undertake to keep confidential:

in accordance with Clause 6.5 of the Delimobil Contract (https://delimobil.ru/docs/dogovordelimobil.pdf), I hereby notify Carsharing Russia Limited Liability Company (INN/KPP 9705034527/770501001, OGRN 1157746288083) ("Carsharing Russia LLC") of my withdrawal from the Delimobil Contract (https://delimobil.ru/docs/dogovordelimobil.pdf) as of, 201.

(signature)

Approved form Rental Provider Carsharing Russia Limited Liability Company Legal and postal address (address of location): 73/1 Sadovnicheskaya St., Moscow 115035 OGRN 1157746288083; INN 9705034527 / KPP 770501001 https://delimobil.ru Email: info@delimobil.ru

CEO Carsharing Russia LLC L.S.

L. A. Sysoyev

