

Bay Islands Car Share Pty Ltd

Membership Agreement

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Last Modified: 14 November 2023
Changes to This Membership Agreement

We may change this Membership Agreement from time to time. When We do, We will post the change(s) on Our website. We suggest that You visit Our website regularly to keep up to date with any changes.

1 PARTIES

This Agreement is between:

Bay Islands Car Share Pty Ltd (**We, Us**);

and

The Member (**You, Your**).

2 APPLYING FOR MEMBERSHIP

2.1 Applications for Membership can be made through the Bay Islands Car Share App. By submitting a Membership Application, You agree that:

- (a) You meet the Eligibility Requirements set out at clause 3.1 at the time of submitting the Membership Application;
- (b) We will provide credit to You to make use of the Service and as such, You consent to Us communicating with a credit reporting agency in the manner described in Schedule 1; and
- (c) You consent to Us requesting and receiving information about Your Driving History from the relevant state or territory government authority and You will undertake reasonable steps to assist with this process.

2.2 You **must** inform Us immediately if You cease to meet any of the Eligibility Requirements at any time while You continue to be Member.

2.3 We may accept or reject any Membership Application at Our discretion.

2.4 You warrant that all information provided by You to Us in Your Membership Application or at any time while You are a Member, including without limitation Your name, address, email address, and information about Your Driving History or credit record, is true and correct and is all the information We could reasonably require in relation to Your Membership and use of the Service. You **must** ensure that all information provided by You to Us is current and up to date. You **must** indemnify Us for any claim or loss that We suffer as a result of any information that You provide to Us in relation to this Agreement, Your Membership or Your use of the Service being incorrect or misleading in any way, whether intentionally or otherwise.

2.5 This clause 2.5 and clause 3 (below) apply from the time you submit a membership application to Us. The rest of this Agreement starts when We give You notice that We accept Your Membership Application.

3 MEMBER ELIGIBILITY CRITERIA

3.1 To become a Member and to continue to be a Member, You must:

- (a) be at least 25 years old;
- (b) have no licence suspensions or disqualifications, or been convicted of a substantial breach of road safety legislation, including any alcohol or drug related offences in the past 5 years;
- (c) not have been convicted of, or have any pending convictions for, a serious criminal offence in any jurisdiction;
- (d) hold a full unrestricted licence and have been licensed to drive for at least 12 months;

- (e) have an appropriate credit or debit card with sufficient credit to cover Your Damage Cover Liability for the duration of the time that You are borrowing a Vehicle through the Service;
 - (f) have a satisfactory credit history as reported on Your credit record.
 - (g) not be bankrupt or have been bankrupt at any point within the last 2 years;
 - (h) not suffer from any medical conditions that may inhibit Your ability to operate the Vehicle or which may make it unsafe for You to operate the Vehicle; and
 - (i) pay the Joining Fee and Membership Fees (if any).
- 3.2 You **must** immediately disclose to Us any traffic or driving convictions or licence suspensions or cancellations that might affect Your eligibility for Membership. Failure to do so may mean that You have no cover for any Damage, theft of the Vehicle or Third Party Loss. If You do not wish to disclose any such incident, You **must** cancel Your Membership immediately.

4 INCORPORATION OF POLICIES; CHANGES TO THIS AGREEMENT

- 4.1 These terms, together with the Policies and the Fee Schedule, form Your agreement with Us. You **must** be familiar with the Policies and comply with them at all times while using the Service. You may obtain the latest version of the Policies and Fee Schedule from Us or from Our Website.
- 4.2 If you are an Owner, the terms contained in the section titled 'Owner Agreement' and in the Owner Guarantee also form part of your written agreement with us.
- 4.3 If there is any inconsistency between these terms and the Policies, the Fee Schedule or the Owner Agreement, these terms will prevail to the extent of any inconsistency.
- 4.4 The terms of this Agreement, including the Policies, the Fee Schedule, the Owner Agreement or the Owner Guarantee, may be changed at any time by giving you notice by email. Changes will also be posted on the Website. If you do not agree to the changes, you may cancel your Membership in accordance with clause 24 and if you do so within 30 days we will refund any membership fees that you have paid that relate to the period after the cancellation date.
- 4.5 You acknowledge and agree that We may:
- (a) at any time, reduce the Membership Fee without notice to You; or
 - (b) at any time with at least (1) month notice to You, increase the Membership Fee, to take effect on the next full calendar month for which you will be required to pay Membership Fees.
- 4.6 Where We increase the Membership Fee in accordance with clause 4.5 above, You will be entitled to terminate this Agreement by providing written notice of such election to Us no later than five (5) business days and no earlier than thirty (30) business days before the change is due to take effect.

5 USE OF THE SERVICE

- 5.1 We provide the Service to facilitate the sharing of vehicles. Vehicle hire or rental services are provided by Owners to Borrowers under a separate contract, the terms of which are informed by these terms. We may act as an agent of Owners or Borrowers under that separate contract, as provided for in these terms and the Owner Agreement.
- 5.2 We do not (nor do any of any Affiliates) control the condition of any Vehicle, the actions of any Member, or the information provided by you or other Members and included in any Member Profiles or otherwise made available to you. You are solely responsible for your actions and inactions in relation to your use of the Service and your interactions with other Members.
- 5.3 You acknowledge and agree that we (and our Affiliates) are not liable for, and disclaim any liability related to, your interaction with other Members, your use of other Members' Vehicles or other Members' use of your Vehicle, or any Member's action or inaction, with respect to the Service. You use any Vehicle made available through the Service at your own risk. To the maximum extent permitted by law, we do not (nor do any of our Affiliates) owe you a duty of care,

and we and our Affiliates disclaim all responsibility or liability to you, any passenger or third party (howsoever arising) resulting from any Accident, breakdown or any other failure of a Vehicle.

- 5.4 By using the Service, to the maximum extent permitted by law, you agree that any legal claim or remedy that you seek to make or obtain under a contract for Vehicle rental services, or for actions or omissions of other Members or third parties will be limited to the particular Member or third party and you agree not to attempt to claim against or impose liability on or seek any legal remedy from us or our Affiliates with respect to such actions or omissions. If you have a dispute with or claim against one or more Members, you release us and our Affiliates (and our and their officers, directors, agents, and employees) from liability (howsoever arising, whether under contract, tort, statute or otherwise) in any way connected with such disputes or claims.
- 5.5 The Service, including the Booking System, comes with consumer guarantees under the Australian Consumer Law in the Consumer and Competition Act 2010 (Cth) that cannot be excluded by this Agreement. Nothing in this Agreement affects your statutory rights as a consumer. We give no warranties beyond the consumer guarantees except where they are expressly set out in this Agreement. In particular, to the extent not prohibited by law:
- (a) You acknowledge that with the exception of a major failure that continues un-remedied for 48 hours, the delivery of the Services (including the 3 availability of the Booking System) is not time critical. We will supply the Services within a reasonable time, and we give no other warranty or guarantee in relation to the availability of the Service (including the Booking System), or that access to the Service (including the Booking System) will be free from interruptions or errors.
 - (b) The Services depend upon telecommunications, cloud storage and other services delivered to us, our Affiliates and Members by third parties, the availability of which we cannot control.
 - (c) If the Services are not supplied within a reasonable time, or otherwise fail to comply with a consumer guarantee, we will not be liable for any damage, loss or cost, including without limitation loss of expected revenue, loss of profit or loss of opportunity, that is not reasonably foreseeable.

6 USE OF LOCKBOX SYSTEM AND VEHICLE KEYS

For each Booking you make, you will be issued with a PIN displayed to you via the app. This PIN enables you to access the keys from the Lockbox, You must:

- (a) keep the PIN secure;
- (b) keep the Vehicle keys secure throughout the booking until you return them to the Lockbox at the end of the Booking;
- (c) not allow any other person to use a PIN or to access the Vehicle without Our written consent; and
- (d) use the PIN only to access a Vehicle for which You have a valid Booking.

7 MEMBER PROFILES; USE OF OUR WEBSITE

- 7.1 We will create a Member Profile for You using the information that You provide to Us in Your Membership Application or by any other method. You may access your member profile by requesting it in writing from info@bayislandscarshare.com.au.
- 7.2 You are responsible for updating and maintaining the currency of Your own Member Profile on Our Website and any changes **must** be notified to Us by email to info@bayislandscarshare.com.au You **must** ensure that any information posted in Your Member Profile is correct and complete and not misleading.
- 7.3 You warrant that any text, images or other content that would constitute intellectual property of any nature ("Materials") that You include in Your member profile or otherwise provide to Us does not infringe on the intellectual property rights of any third party. You grant us a non-exclusive,

irrevocable, worldwide, perpetual licence to use any Materials that you produce or provide, for the purpose of operating and marketing the Service.

- 7.4 We will take reasonable steps to verify, at the time that a Member is accepted for Membership, that he or she has a current driver licence. However We do not guarantee the completeness or correctness of this or any other information that Members provide to Us at the time of submitting a Membership Application or afterwards. We will not under any circumstances be liable for any loss or damage resulting from or arising in connection with any errors, inaccuracies or misrepresentations in Your Member Profile.
- 7.5 We may issue You with a Member ID and initial password for accessing the Member-only areas of Our Website and/or App. You **must** keep Your Member ID and password confidential and secure. You **must** use the Website, App and the Booking System only for the intended purpose of making valid Bookings for the Service, and You will be liable for any use of Our Website, including the Booking System, that is made using Your Member ID.

8 ACCEPTANCE AND CANCELLATION OF BOOKINGS

- 8.1 You agree to make arrangements for renting a Vehicle only through the Booking System or by phone booking.
- 8.2 The minimum Booking Period is 2 hours. You will need to contact Us to make bookings that are longer than 7 days (168 hours).
- 8.3 You must:
- (a) confirm the beginning and end times of any Booking that You make before You begin using a Vehicle;
 - (b) pay the Booking Fee and any usage fee or other fees set out in the Fee Schedule in connection with Your Booking (even if You collect the Vehicle after the start of the Booking Period, return it before the end of the Booking Period, or do not use it at all during the Booking Period) unless You cancel the Booking, in which case clause 8.5 applies; and
 - (c) pay the charges set out in the Fee Schedule if You use the Vehicle outside of the period for which You have Booked the Vehicle or fail to return the Vehicle to the proper location at the agreed time.
- 8.4 We may, on behalf of a member whose vehicle you have booked, cancel that Booking (either before the Booking commences or during the Booking Period), if We are unable to take a pre authorisation on Your Card, or to collect payment instalments that are payable for a long Booking in accordance with clause 18.2.
- 8.5 If You cancel a Booking, You may be required to pay the time charges for part or all of the Booking, as set out in the Fee Schedule.

9 LIABILITY FOR LOSS AND DAMAGE

- 9.1 If You Borrow a Vehicle, You **must** return it to the Owner in the same condition that it was in at the start of the Booking, subject to reasonable wear and tear.
- 9.2 You are responsible to the Owner and to Us for all Loss and Damage that occurs between the time that You take possession of the Vehicle at the start of a Booking and the time that You return the keys and conclude Your Booking (even if this is later than the end of the original Booking Period).
- 9.3 If you Borrow a Vehicle, you must take and provide to us photographs of the Vehicle when you take possession of the Vehicle and when you cease to have possession of the Vehicle, in accordance with the Damage Policy. Failure to do so may mean that you will be deemed under the Damage Policy to have caused, and be liable to the Owner and us for, any Damage and Loss or untidiness to the Vehicle, even if that Damage and Loss or untidiness may have occurred before or after you took possession of the Vehicle. You acknowledge and agree that this system of recording the condition of shared Vehicles and attributing responsibility for damage is a

reasonable and necessary condition of your participation in the Service. You agree that it is your responsibility to prove that the Vehicle was not damaged whilst in your possession, and not the Owner's or our responsibility to prove that it was damaged whilst in your possession. You agree to take and upload a complete and clear set of photos showing all exterior surfaces of the Vehicle for each Booking in accordance with the requirements of this clause and of the Damage Policy.

9.4 If you are an Owner, you must inspect the Vehicle and report to us any damage to the Vehicle, in accordance with the Damage Policy. Failure to do so may mean that you will be deemed under the Damage Policy to have caused, and be liable to us for, any Damage and Loss or untidiness to the Vehicle, even if that Damage and Loss or untidiness may have occurred before you re-took possession of the Vehicle.

9.5 You (whether as Owner or Borrower) agree to indemnify us and our Affiliates for any claim made against us or any of our Affiliates for loss of or damage to any personal property that is connected with your use or possession of a Vehicle, or the use or possession of your Vehicle, including personal property left in the Vehicle.

9.6 **Damage Cover**

(a) Damage Cover is included in the Booking Fee. You may also have the option of reducing Your DCL by purchasing an optional Collision Damage Waiver (Protection Plan) as shown in the App and Fee Schedule.

(b) Subject to these Terms and Conditions, if You have an Accident or if the Vehicle is stolen We will indemnify You for the theft, any Loss and Damage or Third Party Loss but You **must** pay up to the DCL for each Accident or theft unless We agree that:

(i) You were not at fault; and

(ii) the other party was insured and their insurance company accepts liability.

(c) An additional Damage Cover Liability applies if You are 25 to 30 years of age

(d) An additional Damage Cover Liability applies if You are 70 years of age or older

(e) An additional Damage Cover Liability applies if You have held you licence for less than 12 months.

(f) The Damage Cover Liability payable under clauses 9.6(b) and 9.6(c) will be charged to Your credit card as follows:

(i) for single vehicle Accidents, after a repairer's estimate or tax invoice verifying the amount charged for Loss and Damage has been sent to You;

(ii) if the Vehicle has been stolen and if having made reasonable enquiries in Our sole opinion We consider it is unlikely the Vehicle will be recovered; and

(iii) for Accidents in which there is Third Party Loss, after:

(A) a reasonable estimate of the Third Party Loss has been made;

(B) a repairer's estimate or tax invoice verifying the amount charged for Damage has been obtained; and

(C) all documents verifying the Third Party Loss and Damage have been sent to You,

unless You have expressly authorised the charge to Your credit card at an earlier time.

(g) If You dispute the Loss and Damage or the amount charged, You may contact Us and We will address or assist you to resolve the dispute.

(h) If the actual costs of, or associated with, the Loss and Damage are less than the amount that You have been charged, or if We recover the costs from any third parties who may have been at fault, then We will reimburse the difference to Your Card within a reasonable time after all costs have been fully quantified and forward to you an invoice for the final amount. Alternatively, if We discover that the actual costs are not covered under this Agreement, or if the actual costs exceed the amount that You have been charged, then we may charge Your Card, either for Our account with the outstanding amount.

- (i) If Loss and Damage to the Vehicle from hail, flood, fire, storm, cyclone or natural disasters occurs during a period when You have possession of the Vehicle, You **must** pay the DCL.

10 EXCLUSIONS TO COVER AND LIABILITY

- 10.1 There is no Damage Cover if You are less than 25 years of age.
- 10.2 There is no Damage Cover and You are liable for:
 - (a) Damage or Third Party Loss arising from a Major Breach of the Rental Contract;
 - (b) the full cost of replacing or repairing any accessories supplied by Us including, but not limited to GPS units, lost keys, keyless start and remote control devices; or
 - (c) Underbody Damage;
 - (d) Damage to the Vehicle's interior, regardless of how such Damage occurred except as a result of a collision with another vehicle and subject to fair, wear and tear;
 - (e) damage to another vehicle that You or a member of Your immediate family has or had physical or legal custody or control of;
 - (f) personal items that are left in or stolen from the Vehicle or for loss or damage to property belonging to or in the custody of:
 - (i) You;
 - (ii) any relative, friend or associate of Yours ordinarily residing with You or with whom You ordinarily reside; or
 - (iii) Your employees.
- 10.3 You are fully responsible for, and have no cover for:
 - (a) legal costs to defend criminal acts or fines for breaches of road traffic statutes;
 - (b) damage to property belonging to, or in the custody of, You, or any relative or friend of Yours who ordinarily resides with You;
 - (c) any penalties, fines, punitive, exemplary or aggravated damages for which You are liable; and
 - (d) Your liability under any contract or if You have agreed to or accepted liability without Our prior agreement unless You would have been liable irrespective of the terms of that contract.
- 10.4 You have no cover and are liable to the Us for Damage caused or incurred as a result of You fitting anything to the Vehicle incorrectly or not in accordance with the Vehicle manufacturer's recommendations.
- 10.5 Information provided which is found to be false or misleading will invalidate damage cover in the event of any damage and may result in the cancellation of your membership

11 USE OF THE VEHICLE

- 11.1 Only You can drive the Vehicle. It is a Major Breach of the Agreement if You let anyone else drive the Vehicle, and the consequences are that neither You nor the unauthorised driver would have Damage Cover for any Damage, theft of the Vehicle or Third Party Loss.
- 11.2 At the start of a Booking Period, you will use the keys held within the Lockbox to unlock the Vehicle. Before driving the Vehicle, You **must**:

- (a) check that the Tolling Device and Fuel Card are in the Vehicle;
 - (b) check that the fuel gauge shows at least ¼ full;
 - (c) check whether Vehicle is clean and tidy;
 - (d) check for any damage;
 - (e) take photographs or a video that clearly show all sides of the vehicle (and keep these photographs for at least 30 days); and
 - (f) report any issues to Us by calling on **(07) 3497 4209**
- 11.3 You may be treated as having caused, and be liable to Us for, any Loss and Damage or untidiness that You fail to report before driving the Vehicle; or that is not recorded in the photographs that You take at the start of your Booking Period; or where You do not provide those photographs to Us within three business days of Our request.
- 11.4 You **must not** attempt to access the Vehicle without a valid Booking for that Vehicle.
- 11.5 You **must** have a valid licence to drive the class of Vehicle which is issued in an Australian state or territory or an international licence (with an valid International Driving Permit if Your licence is not issued in English) appropriate for the class of the Vehicle and not subject to any restriction or condition.
- 11.6 The Vehicle **must never** be driven on:
- (a) an Unsealed Road;
 - (b) Off Road; or
 - (c) above the snow line (being any area where snow chains **must** be fitted) between 1 May and 31 October.
- 11.7 The Vehicle **must not** be used in any area that is prohibited by Us. Prohibited areas include:
- (a) roads that are prone to flooding or are flooded;
 - (b) beaches, streams, rivers, creeks, dams and floodwaters;
 - (c) any road where the police or an authority has issued a warning;
 - (d) any road that is closed; and
 - (e) any road where it would be unsafe to drive the Vehicle.
- 11.8 You **must not**:
- (a) drive the Vehicle:
 - (i) whilst intoxicated or under the influence of drugs or alcohol or with a blood alcohol content or level of drugs present in blood, urine or oral fluid that exceeds the limit set by law; or
 - (ii) recklessly or dangerously; or
 - (iii) whilst the Vehicle is damaged or unsafe;
 - (b) fail or refuse to undergo any breath, blood, urine or oral fluid test or drug impairment assessment;
 - (c) use the Vehicle:
 - (i) for any illegal purpose;
 - (ii) to move dangerous, hazardous, inflammable goods or substances that pollute or contaminate, in quantities above that used for domestic purposes;
 - (iii) to propel or tow another vehicle or a trailer;
 - (iv) in connection with the motor trade for experiments, tests, trials or demonstration purposes; or
 - (v) in an unsafe or un-roadworthy condition.
 - (d) damage the Vehicle deliberately or recklessly or allow anyone else to do so;

driving the Vehicle under or into an object lower than the height of the Vehicle or narrower than the width of the Vehicle;

- (e) step, stand or sit on the roof or any other panel of the Vehicle and You **must** prevent any passenger from doing so;
 - (f) modify the Vehicle in any way;
 - (g) sell, rent, lease or dispose of the Vehicle; or
 - (h) register or claim to be entitled to register any interest in the Vehicle under the Personal Property Securities Act 2009.
- 11.9 You **must not** use the Vehicle to carry:
- (a) passengers for hire, fare or reward or for rideshare purposes;
 - (b) more than the number of passengers for which the Vehicle is licensed; or
 - (c) any load that exceeds the limits for which the Vehicle was designed, constructed, registered or licenced.
- 11.10 You **must not** tamper or interfere with the Lockbox System or Tolling Device and You must prevent any other person from doing so.
- 11.11 You **must not** use a mobile phone or a GPS unit whilst the Vehicle is in motion or stationary; but not parked unless the body of the phone or GPS unit is affixed to the Vehicle and the phone or GPS unit is not being held or touched at any time whilst being used.
- 11.12 You **must** comply with all mandatory:
- (a) seat belt laws and fines may be imposed by the police on any driver or passenger who does not have a seat belt properly adjusted and fastened; and
 - (b) child restraint laws and ensure that for all children under the age of seven years the restraint has been fitted correctly according to the weight and age of the child and that the restraint is properly adjusted and fastened.
- 11.13 You **must**:
- (a) make sure that the Vehicle is correctly locked when not in use or unattended and the keys or remote control device **must** be kept in Your possession at all times and **must never** be left in the ignition when the Vehicle is unattended; and
 - (b) secure the key in the Lockbox when returning the Vehicle.
- 11.14 You **must** take reasonable care of the Vehicle by:
- (a) preventing it from being damaged;
 - (b) making sure that it is protected from the weather;
 - (c) maintaining the engine and brake oils and coolant level and tyre pressures;
 - (d) using the correct fuel type; and
 - (e) making sure it is not overloaded.
- 11.15 For Our Benefit and the benefit of other Members You **must not** (and **must not** permit any other person to):
- (a) smoke in a Vehicle;
 - (b) place stickers, signs, symbols, or other devices, modifications, advertisements or publicity materials on the interior or exterior of the Vehicle without Our permission.

Cleaning, deodorising and administrative charges will apply if there is a breach of this clause, as listed in the Fee Schedule.

12 ACCIDENTS AND BREAKDOWNS

- 12.1 If the Vehicle breaks down or is involved in an Accident during a Booking Period, You **must** follow the reporting, claims processing, and repair procedure set out in in this clause 12.
- 12.2 You **must** take reasonable steps to protect the safety of the Vehicle after the occurrence of an Accident or breakdown, including but not limited to following all reasonable instructions given by Us.
- 12.3 If You have an Accident or if the Vehicle is stolen You **must** report the Accident or theft to Us within 24 hours of it occurring and fully complete an Accident/Theft report form.
- 12.4 If the Vehicle is stolen or if You have an Accident where:
- (a) any person is injured;
 - (b) the other party has failed to stop or leaves the scene of the Accident without exchanging names and addresses; or
 - (c) the other party appears to be under the influence of drugs or alcohol,
- You **must** also report the theft or Accident to the Police.
- 12.5 If You have an Accident You must:
- (a) exchange names and addresses and telephone numbers with the other driver;
 - (b) take the registration numbers of all vehicles involved;
 - (c) take as many photos as is reasonable showing:
 - (i) the position of the Vehicles before they are moved for towing or salvage;
 - (ii) the Damage to the Vehicle;
 - (iii) the damage to any third party vehicle or property; and
 - (iv) the general area where the Accident occurred, including any road or traffic signs;
 - (d) obtain the names, addresses and phone numbers of all witnesses;
 - (e) not make any admission of fault or promised to pay the other party's claim or release the other party from any liability;
 - (f) forward all third party correspondence or court documents to Us within 7 days of receipt; and
 - (g) co-operate with Us in the prosecution of any legal proceedings that We may institute or defence of any legal proceedings which may be instituted against You or Us as a result of an Accident, including attending Our lawyer's office or any Court hearing.
- 12.6 Upon any warning lights or messages becoming illuminated or displayed in the Vehicle, or if you become aware of any mechanical fault with the Vehicle, You **must** as soon as practicable stop driving, park the Vehicle where safe to do so and contact Us or the Roadside Assistance service. You **must not** recommence driving the Vehicle unless directed to do so by Us or the Roadside Assistance service.
- 12.7 If a Vehicle suffers a mechanical fault or breakdown while You are driving it, You must:
- (a) report it to Us by calling **(07) 3497 4209**; and
 - (b) wait with the Vehicle until Roadside Assistance attends the Vehicle.
- 12.8 If there is a mechanical issue at the start of a Booking prior to You commencing driving, you **must** call Us on **(07) 3497 4209** to report the issue and We will help you to arrange alternative transport.
- 12.9 You **must not** let anyone else repair or work on the Vehicle or tow or salvage it without Our prior written authority to do so.
- 12.10 You **must not** leave the Vehicle unattended following an Accident and before the arrival of a tow or salvage operator.
- 12.11 You **must not** attempt to jump start the Vehicle, or use the Vehicle to jump start any other vehicle.

- 12.12 Roadside Assistance callouts are provided at no cost for:
- (a) mechanical breakdowns;
 - (b) wheel changing (using serviceable spare); and
 - (c) towing to an NRMA/RACQ-nominated repairer (up to 20km). (The cost of towing beyond 20km will be charged to the party responsible for the need for Roadside Assistance).
- 12.13 Where, in Our reasonable opinion, You are responsible for the Vehicle running out of fuel, having a flat battery, or having the keys locked inside, You are liable to pay any additional Roadside Assistance charges relating to:
- (a) provision of emergency fuel;
 - (b) recharging or replacement of flat batteries; or
 - (c) opening the Vehicle.
- 12.14 You **must** return the Vehicle to its Booking location following any tow.
- 12.15 We will not provide any compensation or reimbursement for costs or losses You incur as a result of a Vehicle breaking down. We recommend that all members ensure that they have suitable private travel insurance cover in place to cover such eventualities if they are planning an out-of-town trip.

13 REFUELING

- 13.1 Cars will be provided with a Fuel Card for the purpose of filling the vehicle You acknowledge that:
- (a) You may only use a Fuel Card that is provided with a Vehicle for which You have made a Booking in order to purchase fuel for use in that Vehicle;
 - (b) You **must** check whether the Vehicle takes diesel or petrol fuel before refuelling, and fill the fuel tank with the lowest-cost type of fuel that the Vehicle is designed to use. You will be fully liable to Us for the costs of any damage caused by using the wrong fuel type in the Vehicle (which costs are not covered under Our Insurance Policy)
 - (c) if the Fuel Card is faulty or missing, You **must** pay for the fuel and then seek reimbursement from Us by sending Us a tax invoice for the fuel purchase. The amount will be credited to Your account on the next invoice;
 - (d) You **must not** use, or permit or suffer any other person to use, the Fuel Card for any other purpose other than as set out in this Agreement; and
 - (e) You **must** indemnify Us for any costs that We may incur in relation to Your use of the Fuel Card in any manner that is not expressly authorised by this Agreement. Failure to adhere to these conditions may mean You are liable for any charges incurred against the Fuel Card plus an administrative fee.

14 RETURNING THE VEHICLE

- 14.1 At the end of the Booking Period, You must, for Our benefit and the benefit of other the Owner and other Members:
- (a) return the Vehicle to the same Private Car Park from where it was rented;
 - (b) ensure that the fuel tank is at least ½ full;
 - (c) ensure that the Vehicle is no less clean and tidy than when You started the Booking;
 - (d) close all of the windows;
 - (e) ensure that all lights and accessories are turned off;
 - (f) leave the Fuel Card inside the glove box;
 - (g) check that you have removed any of your personal possessions from the Vehicle;

- (h) Lock the Vehicle with the key then lock the key in the Lockbox. and;
- (i) take photographs or a video that clearly show all sides of the vehicle.

If You do not do all of these things, You may be charged an amount in accordance with the Fee Schedule. These amounts may be payable to Us for our account or payable to Us on behalf of the Owner.

- 14.2 If You use a Vehicle outside of a valid Booking Period, including if You fail to return the Vehicle and its key within 4 hours after the end of the Booking Period, this will be taken to be a theft of the Vehicle and after making reasonable attempts to contact You We or the Owner may:
- (a) report the vehicle as being stolen; and/or
 - (b) take steps to locate, recover and repossess the Vehicle, or engage a third party to recover the Vehicle, without further notice to You.
- 14.3 If the Vehicle is found illegally parked, apparently abandoned or is used or obtained as prohibited under this Agreement, We may, after making reasonable attempts to contact You, recover the Vehicle or engage a third party to recover the Vehicle, To the extent permitted by law, You waive any right to any hearing or to receive any notice or legal process as a precondition of Our recovering the Vehicle in accordance with this clause 14.3. **Nothing in this clause is intended to limit an Owner's legal rights against a Borrower.**
- 14.4 You **must** pay to us immediately on demand any costs we reasonably incur in recovering a Vehicle under clause 14.2 or 14.3.

15 LIABILITY FOR PARKING AND DRIVING INFRINGEMENTS

- 15.1 If an Infringement Notice is issued in relation to an infringement occurring during a time which You have possession of a Vehicle, or as a result of your failure to leave the Vehicle in a legal, unrestricted parking space at the end of a Booking Period, then You are responsible to the Owner for payment of the Infringement Notice and any demerit points will accrue to Your licence.
- 15.2 You **must** pay, for the benefit of the Owner, any Infringement Notice that You are responsible for in full on or before the date that payment is due. If We, the Owner or The Owner's authorised representative receive an Infringement Notice that You are responsible for, then:
- (a) We will charge Your Card for the amount due under the Infringement Notice;
 - (b) If we cannot charge Your Card for any reason, or if demerit points apply for the infringement, then We will inform the relevant authority that You were the driver of the Vehicle at the time of the Infringement and the authority will then issue the Infringement Notice to You.
 - (c) You consent to us and our Affiliates providing your personal information to the Owner or their authorised representative for the purpose of informing the relevant authority, or providing your personal information directly to the relevant authority; and
 - (d) We may charge You an administration fee for each Infringement Notice received, in accordance with the Fee Schedule.
- 15.3 You will be responsible to the Owner for the full cost of recovery and any damage to the Vehicle should the Vehicle be seized, towed or impounded whilst in Your possession or as a result of Your failure to leave the Vehicle in a legal, unrestricted parking space at the end of a Booking Period, in addition to any additional late fees and/or extended Booking fees resulting from a late return of the Vehicle.
- 15.4 If You dispute Your liability for an Infringement Notice, then You may raise the dispute with Us and We will deal with it in accordance with the Complaints and Dispute Resolution Policy.

16 LIABILITY FOR TOLLS

- 16.1 You will be liable for payment of any Tolls incurred in relation to the use of a Vehicle during the period for which You have use of that Vehicle.
- 16.2 Your liability for the Toll will commence at the time the Toll is incurred. We will provide credit to You for the amount of the Toll from that time until the time that payment for the toll falls due under your weekly invoice.
- 16.3 If You dispute a Toll that has been charged to You or for which We have attributed responsibility to You, then You can ask Us to review Our records to reassess liability for the Toll.

17 FEES AND COSTS

- 17.1 You agree to pay to Us:
- (a) the Membership Fee applicable to the Membership Plan that You have selected;
 - (b) any additional fees, charges and penalties in accordance with this Agreement and the Policies (or notified by Us in accordance with the Agreement from time to time), including without limitation costs relating to any Infringements, Tolls, fuel charges for which You are responsible, any Damage Cover Liability or other liabilities arising from Your use of the Service and from Your use of Vehicles;
 - (c) all fees and charges that are incurred in relation to the use of the Service using Your Member ID, even if You did not authorise the use of Your Member ID; and
 - (d) GST and all other taxes or levies on any of the amounts payable under this Agreement.
- 17.2 Calculation of Fees and Charges To calculate Fees and Charges, We will use billing information generated or received by Us, which may include:
- (a) information collected by the Booking System;
 - (b) information collected in connection with the use of a FuelCard;
 - (c) information collected in connection with the use of a Tolling Device; and
 - (d) any other information that is relevant to determining the Fees and Charges applicable to Your use of the Service.
- 17.3 We may bill You in advance or arrears for some or all of the Fees and Charges payable by You under this Agreement. We will try to include all Fees and Charges for the relevant billing period on Your invoice. However, this is not always possible and We may include these unbilled Fees and Charges in one or more later Invoices.

18 INVOICING AND PAYMENT

- 18.1 We will charge Your Card on the days following any Booking that You make use of a vehicle, for the Fees and Charges relating to that Booking.
- 18.2 For Bookings longer than 24 hours, We reserve the right to charge You for all or part of the estimated amount prior to commencement of the Booking and/or in instalments during the Booking Period.
- 18.3 We will issue Invoices to You on a regular basis showing Your Membership Fees and itemised Toll charges payable by You in accordance with this Agreement as well as a summary of all Booking charges and payments for the relevant period.
- 18.4 If the Invoice shows an amount owing by You to Us or to an Owner, We will charge Your Card for that amount on the date shown in the Invoice.
- 18.5 If You fail to pay the amounts that You owe under this Agreement within the time allowed for payment (including if the Card that You have provided to Us for payment purposes is declined by the Card issuer or bank), then at Our discretion, We may:
- (a) charge a handling fee as set out in the Fee Schedule

- (b) charge interest on the outstanding amount, calculated daily at the rate equal to Westpac Banking Corporation standard business overdraft rate plus 2%;
 - (c) suspend provision of the Service to You, including by restricting or disabling Your access to Our Website and preventing You from making or accepting Bookings; and/or
 - (d) terminate Your Membership.
- 18.6 If you are in default of any obligation to pay money to any person (including us, our Affiliates, an Owner) under this Agreement, you must indemnify us for any costs that we pay to any person on your behalf or that we incur on our behalf or on behalf of any other person in taking action against you to recover that amount.

19 CREDIT AND DEBIT CARD CHARGES

- 19.1 You authorise Us to retain the Card information for the purpose of future transactions.
- 19.2 You authorise Us to charge the Card in respect of all Fees and Charges due and payable under this Agreement.
- 19.3 You warrant that the Card is Yours and You (whether alone or with another person or other people) are responsible for all amounts charged or debited to that Card. Where the Card is not in Your name, You warrant that You are authorised to permit and authorise Us to charge the Card in accordance with this Agreement.

20 PRIVACY

- 20.1 We will comply with all relevant privacy legislation and our Privacy Policy in relation to Your personal information. You can find our Privacy Policy on our Website at www.bayislandscarshare.com.au
- 20.2 The terms of Our Privacy Policy form part of this Agreement. Our Privacy Policy sets out how We collect, use, store and disclose Your personal information.
- 20.3 If We do not collect personal information from You, We will not be able to provide Our Services to You and if any of the personal information You provide is incomplete or inaccurate, the quality of Our services may be compromised.
- 20.4 You can tell Us if You do not consent to Our use of such information, or if You do not wish to receive such information, or if you have any questions about Our Privacy Policy, by calling Us on **(07) 3497 4209** or by sending an email to info@bayislandscarshare.com.au
- 20.5 By entering into this Agreement and by providing us with personal information, You represent to us that You have read, and agree to, the terms of Our Privacy Policy.

21 CANCELLATION AND SUSPENSION OF MEMBERSHIP

- 21.1 We may immediately cancel or suspend Your Membership at any time if You:
- (a) Commit a Major Breach of this Agreement; or
 - (b) fail to make a payment that is due under this Agreement within 30 days after We give You written notice of the payment default.
- 21.2 We may cancel Your Membership with no less than 30 days' notice at Our sole discretion.
- 21.3 You may terminate this Agreement at the expiry of the Initial Term or any Subsequent Terms by providing written notice of Your intention to do so no later than one (1) week before the expiry of the Initial Term or Subsequent Terms, to take effect upon the expiry of the Initial Term or Subsequent Terms.
- 21.4 If You terminate during the Initial Term or any Subsequent Terms, You acknowledge and agree that you will forfeit any Membership Fees paid in advance. You may cancel Your Membership with immediate effect in exceptional circumstances with Our agreement.
- 21.5 This Agreement shall automatically renew and be extended from year to year upon the expiration of the Membership Term (as extended if extended) unless terminated by either party by written notice prior to its termination date.

- 21.6 If Your Membership is cancelled, either by You or by Us, then:
- (a) You **must not** use the Service on or after the date of cancellation;
 - (b) We will issue a final Invoice within 60 business days of the cancellation of Your Membership and either make payment to You or charge Your Card for amounts owing by You, in accordance with this Agreement; and
 - (c) this Agreement will terminate on the date that We have received final payment.
- 21.7 Termination of this agreement does not affect any accrued rights or liabilities up to (and including) the date of termination.

22 RESOLVING YOUR COMPLAINTS

- 22.1 If You have a complaint or dispute about any of the services provided under this Agreement or decisions made on a Damage or theft claim, You may refer Your complaint or dispute to Our Internal Disputes Resolution Process where Your complaint will be reviewed by an employee who has the experience, knowledge and authority to conduct a full review.
- 22.2 The first step is to contact Us on **(07) 3497 4209** or by sending an email to info@bayislandscarshare.com.au and We will acknowledge receipt of Your complaint or dispute within 10 working days.
- 22.3 Provided We have all the necessary information We will review Your complaint or dispute and respond to You in writing with reasons for Our decision within 15 working days or if further investigation is required, within a reasonable time frame that We will endeavour to agree with You.

23 GOVERNING LAW, OTHER

- 23.1 This Agreement is governed by the laws of Queensland, and each party submits to the nonexclusive jurisdiction of the courts of that state.
- 23.2 You may only assign this Agreement or a right under this Agreement with Our prior written consent. We may assign this Agreement or a right under this Agreement by written notice to You.
- 23.3 If the whole or any part of a provision of this Agreement is invalid or unenforceable in a jurisdiction it must, if possible, be read down for the purposes of that jurisdiction so as to be valid and enforceable. If however, the whole or any part of a provision of this Agreement is not capable of being read down, it is severed to the extent of the invalidity or unenforceability without affecting the remaining provisions of this Agreement or affecting the validity or enforceability of that provision in any other jurisdiction.
- 23.4 Except where this Agreement expressly states otherwise, this Agreement does not create a relationship of employment, trust, agency or partnership between the parties.

Accident means any collision between the Vehicle and any other object, including another vehicle, or any other incident or occurrence that results in the Vehicle being damaged, lost or destroyed.

Agreement means the agreement comprising the Member Agreement, the Owner Agreement and the Owner Guarantee (for Members who are Car Owners), the Policies and the Fee Schedule.

Booking means an instance where a Member uses the Service to reserve a Vehicle belonging to another Member.

Booking Fee means the amount charged by Us to process each Booking.

Booking Period means the period of a Booking (including any amendments to that period that are made and accepted through the Booking System).

Booking System means the technology that coordinates Bookings and payments and performs the remote management of the Lockbox System.

Borrower means a Member who borrows, or makes a Booking to borrow, a Vehicle "Card" means the credit or debit card that a Member has selected as their primary method of payment to Us for amounts owing to Us.

Community Car means a vehicle owned by Bay Islands Car Share Pty Ltd. for the purpose of hire in the car share fleet.

Damage Cover Liability or **DCL** means the amount You **must** pay if there is Loss and Damage that is covered by Our Insurance Policy. The amount You **must** pay varies according to the Membership Plan You have selected and may be varied by advance notice to You.

Driving History means the driving-related events in Your past that We will use to help assess Your suitability for the Service.

Eligibility Requirements means the minimum requirements set out in clause 3 that Members **must** meet in order to obtain and maintain Membership in the Service.

Fee Schedule means the pages on Our Website setting out the fees or charges We may charge You in connection with Your Membership or Your use of the Service, as updated, published on Our Website and notified to Members from time to time.

Fees and Charges means the set of charges levied on Members arising from their Membership in, and use of the Service.

Fuel Card means the Motorpass card located in each Vehicle for the use of Borrowers to pay for fuel added to the Vehicle. Use of the Fuel Card is governed by clause 13.

GPS means Global Positioning System.

Infringement Notice means the notification of any driving or parking offence.

Invoice means the itemised report of a Member's use of the Service and will include details of any Fees and Charges incurred and any payments made.

Lockbox System means the combination of the digital lockbox device that fixes to a car boot (the **Lockbox**), the GPS technology and other peripheral equipment installed in a Vehicle to enable it to participate in the Service.

Loss and Damage means:

- (a) damage to the Vehicle that requires repair or replacement (excluding normal wear and tear);
- (b) loss arising from theft of the Vehicle or fire damage to the Vehicle;
- (c) towing, storage and recovery charges; and
- (d) Third Party Loss.

Major Breach means a breach of any of clauses 6, 11.1, 11.4, 11.5, 11.6, 11.7, 11.8, 11.9, 11.10, 11.11, 11.13, 11.14, 12.9 or 12.10 that causes Damage, theft of the Vehicle or Third Party Loss.

Member means any person whose Membership Application has been accepted by Us or our Affiliates and whose Membership has not been cancelled, and may be a Borrower or an Owner.

Member Profile means the information about You that is stored on Our systems.

Membership means the state of being an active Member of the Service.

Membership Application means an application for Membership, which may be made electronically, and includes all of the information provided by the prospective Member in that form or in connection with that application;

Member Car Means a car owned by a member that has been added to the fleet of car share vehicles available for hire.

Membership Fee means the monthly amount payable by a Member to Us according to the Member's selected Membership Plan.

Membership Plan means a rate plan available to Members. Different plans are available and can be viewed on Our Website.

Our Insurance Policy means Our fleet motor comprehensive insurance policy with an APRA approved, Australian licensed insurer.

Owner means a Member who makes their Vehicle available to other Members for sharing through the Service.

Owner Agreement means the additional set of terms and conditions specific to Owners within this Agreement.

Owner Guarantee means the guarantee given by us to Owners who List their Vehicles as part of the Services, as published and amended from time to time.

Period of Cover means the period during which Your Agreement is in force.

Policies means each of the policies as published or made available on Our Website from time to time relating to the use of the Service by Members, and includes:

- (a) the Complaints and Dispute Resolution Policy;
- (b) the Damage Policy;
- (c) the Privacy Policy;
- (d) the Refunds Policy;
- (e) the Website Terms of Use; and
- (f) the Member Handbooks.

Roadside Assistance means the 24/7 breakdown service provided by RACQ.

Bay Islands Car Share Pty Ltd (also We, Us or Our) means Bay Islands Car Share Pty Ltd.

Third Party Loss means:

- (a) legal liability to pay compensation for accidental loss or damage to someone else's property arising out of an Accident during the Period of Cover where You was at fault and the legal liability arises out of the use of a Vehicle;
- (b) legal liability arising out of the use of a Vehicle that results in death or bodily injury to another person (not including any person who is driving or in charge of the Vehicle or a member of Your family), provided that the event or series of related events that gave rise to the legal liability, or any part of it, is not covered or indemnified in any way by any statutory or compulsory insurance or any compensation scheme or fund (except where the lack of coverage or indemnification results from Your failure to insure or register Your Vehicle or to comply with the requirements of such a policy, fund or scheme);
- (c) costs of defending a legal claim for compensation for loss or damage described in (a), provided that We have approved the costs and expenses prior to them being incurred.

Toll means an amount charged by the owner or operator of a toll road, and includes any penalties, fees or other amounts charged in relation to the late payment of a toll.

Tolling Device means any tag or device installed in a Vehicle for recording electronic Tolls.

Underbody Damage means any damage to the Vehicle caused by or resulting from contact between the underside of the Vehicle and any part of the roadway or any object or obstruction, including kerbs, gutters, speed or road humps, barriers or wheel stops and does not arise as a result of an impact with another vehicle.

Vehicle means a vehicle including its accessories, keys, remote opening devices and Tolling Device, made available for sharing through the Service.

Vehicle Profile means the photographs and other information maintained by the Us about a Vehicle that is available to other Members through Our Website. A subset of the information will also be available to the general public through Our Website.

Website means the website bayislandscarshare.com.au and any associated mobile sites and sub-domains.

OWNER AGREEMENT

- 1.1 This section applies to you as additional terms and conditions and forms part of your Member Agreement, if you are an Owner and you apply to List a Vehicle for Sharing through the Service. The definitions contained on the Member Agreement apply to this Owners Agreement.

2. VEHICLE ELIGIBILITY CRITERIA

- 2.1 A Vehicle that is made available at any time for sharing through the Service must (unless we agree otherwise):
- a) be registered in Queensland;
 - b) be in a roadworthy condition at all times;
 - c) be well maintained, with maintenance properly scheduled and recorded using the applicable manufacturer's maintenance schedule as a guide;
 - d) be manufactured during or after the year 20014;
 - e) have been driven fewer than 300,000 kilometres;
 - f) not have been altered in a way that materially changes the performance, appearance or purpose of the Vehicle, except with our written permission;
 - g) have a power rating of less than 200 kilowatts (250 kilowatts for 4WDs);
 - h) have seating for a maximum of 12 passengers;
 - i) be a private passenger vehicle with four wheels; and
 - j) have a market value less than \$25,000 (noting that we may also decline or remove Vehicles with a lowermarket value threshold from the Service, or require them to implement additional security measures, based on our security and risk management requirements).
- 2.2 You agree that:

- a) we may independently verify your Vehicle's registration details;
- b) your Vehicle meets all of the Eligibility Requirements set out at clause 2.1;
and
- c) if you are not the registered owner of your Vehicle, the registered owner has given you permission to make your Vehicle available for sharing through the Service. You are fully responsible for securing the owner's permission to list the Vehicle with Bay Islands Car Share and complying with the scope of any permission granted.

2.3 You may, with our express permission, List a Vehicle while you hold a restricted, learner's or provisional driver licence or while you are not licenced to drive. You must disclose to us any changes or restrictions to your driver licence, including if at any time you hold a learner's or provisional driver licence, and must not use the Service to book or drive any Vehicle other than your own Vehicle while you hold a restricted, learner's or provisional driver licence or while you are not licenced to drive.

3. OWNER RESPONSIBILITIES

- 3.1 As an Owner of a Vehicle that is offered for sharing through the service, you must:
- a) ensure that the Vehicle is maintained, serviced and repaired so that it is in a roadworthy condition at all times. If we have any concerns about the safety or maintenance of your car, we may require you to provide proof of maintenance or roadworthiness, and may suspend your Vehicle from the Service until acceptable proof is received;
 - b) ensure that the Vehicle is safely operable by any Borrower, and not place in the Vehicle any modifications, devices, equipment or other items that may interfere with the safe operation of the Vehicle;
 - c) check the amount of engine oil and coolant in the Vehicle at appropriate intervals and maintain them at the levels recommended in the Vehicle manufacturer's specifications or otherwise as required to maintain the Vehicle's efficient performance;
 - d) ensure there is a serviceable spare tyre available at all times along with the necessary tools to change the wheel (unless the Vehicle is fitted with runflat tyres);
 - e) maintain the correct registration for the Vehicle and comply with any laws or regulations applicable to Vehicles that are hired out without a driver in your state or territory;
 - f) park your Vehicle in a publicly accessible, legal parking space at all times when it is made available for sharing;
 - g) follow any reasonable direction given by us in relation to sharing your vehicle that, in our reasonable view, is necessary for to avoid harm to our reputation and brand;
 - h) ensure that the fuel tank is more than 1/4 full at the start of any Booking Period;
 - i) ensure that the Vehicle is clean at the start of each Booking Period, and not smoke in the Vehicle;
 - j) ensure that if the Vehicle is fitted with child restraint(s), these are undamaged and correctly installed in accordance with the manufacturer's instructions;
 - k) ensure that the Lockbox and vehicle keys are accessible by Borrowers at all times when it is made available for sharing,
 - l) ensure that the Tolling Device is in the Vehicle and in the correct location at all times; and
 - m) ensure that any dashcams or other recording or tracking devices are operated in accordance with any applicable laws and that their presence is clearly notified to Borrowers in the Vehicle's public description.
- 3.2 You must be contactable by phone or email and able to respond to queries at all times during a Booking Period.
- 3.3 If you will not be contactable during a Booking Period, then you must:
- a) provide us with the mobile phone number and email address of a person who is responsible for your Vehicle (your nominated representative); or
 - b) ensure that your Vehicle is not made available for sharing during that time.
- 3.4 You agree that:

- a) we may provide your mobile phone number and email address to other Members so that they can contact you directly with any queries relating to sharing your Vehicle; and
- b) you will inform us as soon as possible of any changes to your mobile phone number or email address.

4. VEHICLE PROFILES

- 4.1 You will be required to maintain a Vehicle Profile for any Vehicle that you have Listed for the Service. This information will be available to other Members. The information includes:
 - 4.2
 - a) photograph(s) of the Vehicle;
 - b) the hourly and daily sharing rates; and
 - c) the Availability Schedule.
 - 4.3 You will be able to provide special instructions to Borrowers concerning access to, or the operation of, the Vehicle. This information may be made available on our Website, or communicated to Borrowers by in-app message, email or SMS prior to the start of a Booking Period.

5. REGISTERING YOUR CAR FOR CAR SHARING

- 5.1 The Owner shall ensure the vehicle is registered under the appropriate classification, specifically, "Class 4 – Hire Car," as stipulated for vehicles utilized within the scope of Self-driver Rental services. Further, it is imperative that the designated purpose on the vehicle's registration is accurately declared as "Hire Car - Self-driver Rental." Noncompliance with these stipulations may result in substantial penalties, inclusive of fines for the operation of the vehicle under an incorrect classification and potential recoupment by the Compulsory Third Party (CTP) insurer for any premiums underpaid as a consequence of misclassification. It is incumbent upon the Owner to maintain vigilance in ensuring that the vehicle's registration and insurance adhere strictly to the aforementioned criteria, thereby mitigating any legal or financial repercussions associated with nonconformity. The obligation to adhere to these regulatory requirements is fundamental and non-negotiable, forming an integral part of the terms of engagement with the Car Share service.

6. ACCEPTANCE AND CANCELLATION OF BOOKINGS

- 6.1 You must:
- a) review the Availability Schedule for your Vehicle regularly;
 - b) ensure that your Vehicle is available at the times and locations for which it has been Booked and, that the Lockbox containing the Vehicle key is accessible by Borrowers; and
 - c) pay the charges set out in the Fee Schedule if your Vehicle is not available to any Borrower who has made a Booking for its use.
- 6.2 All Bookings are automatically confirmed if the Vehicle is shown as available in the Availability Schedule.
- 6.3 If you cancel a Borrower's Booking, you will incur a fee as set out in the Fee Schedule.

7. FEES AND INCOME

- 7.1 With respect to the income generated from your Vehicle:
- a) All amounts quoted and charged or paid are in Australian Dollars (AUD\$);
 - b) You may set the rates for the use of your Vehicle.
 - c) You authorise us, as your payment collection agent, to collect amounts owing to you by Borrowers.
 - d) We will pass through to you a portion of the time and distance fees that Borrowers pay to us for using your Vehicle, and you will owe to us, and we will retain, the remainder of those fees as part of the consideration payable to us in connection with supplying the Service (and the amount retained will include the GST that we must charge you for such supply);
 - e) Collected funds will be apportioned to you in accordance with the Fee Schedule.
 - f) We may set off any amounts that you owe to us in connection with this Owner Agreement against amounts that we owe to you.
 - g) If your Vehicle is unregistered or unroadworthy, not fit for purpose or does not match the Vehicle Profile at any time when it is made available for sharing through the Service, we may refund any amounts paid by the Borrower to you on your behalf and charge you for our lost revenue from Bookings that are cancelled or refunded as a result.
 - h) In the event that we do not pass through to you any time and distance fees held by us and owing to you in accordance with this Owner Agreement for whatever reason, you acknowledge and agree that you will have recourse only against us, and no claim or action against the Member who used your Vehicle.
 - i) We will not be required to make any payment to you until we have first received payment of those amounts from the Member or Members who

incurred fees or charges in relation to the use of your Vehicle during the relevant billing period.

- j) We will make any payments owing to you to the bank account that you nominate.
 - k) We will issue invoices to Members on your behalf for amounts owing to you. you must provide us with all information we ask for so we can prepare the invoice. That might include, for example, your ABN.
- 7.2 You authorise us to enter into, vary, waive, release and terminate agreements with Borrowers to the extent that we do so as your payment collection agent, or in any other agency capacity for you, without requiring your prior approval.
- 7.3 You acknowledge that we may also collect payments from Borrowers on behalf of our insurer in connection with the Borrower's use of your Vehicle, and that these payments are not payable to you.

8. INVOICING AND PAYMENT

- 8.1 We will issue Invoices to you on a regular basis showing your Membership Fees, Parking Fees and any Toll charges or fuel charges payable by you in accordance with the Agreement, as well as the amounts payable to you by Borrowers for the use of your Vehicle and the percentage of these amounts owing by you to us.
- 8.2 If the Invoice shows a net amount owing by you to us, we will charge your Card for that amount on the date shown in the Invoice. If the Invoice shows a net amount owing by us to you, we will pay the amounts shown in the Invoice by the due date shown on the Invoice, in accordance with clause 6.1
- 8.3 Amounts payable under the Fee Schedule are inclusive of GST. Where GST is payable on any “taxable supply” as defined for GST purposes made to you by us or another person (Supplier) under or in connection with the Agreement and the consideration for that supply is not stated to be GST inclusive:
- a) you must pay an additional amount to the Supplier equal to the amount of the GST payable on that supply (GST Amount), at the same time as any other consideration is to be first provided for that supply; and
 - b) the Supplier must provide a tax invoice to you for that supply, no later than the time at which the GST Amount for that supply is to be paid in accordance with clause 7.3a).
- 8.4 If you are required to quote an Australian Business Number (ABN) relating to the income generated from your Vehicle, you must notify us. we will supply your ABN to Borrowers on your behalf at the time of issuing to Borrowers a receipt for the use of your Vehicle.

9. LOCKBOX SYSTEM AND TOLLING DEVICE

- 9.1 We will arrange for installation of the GPS technology and other peripheral equipment installed in a Vehicle to enable it to participate in the Service.
- 9.2 If we arrange for installation of the Technology System in your Vehicle, we will:
- a) ensure that, if we carry out the installation, it is carried out by an appropriately trained and qualified person;
 - b) agree with you on a time and place for the installation of the Lockbox System to take place.
- 9.3 If you do not make your Vehicle available and accessible for a scheduled appointment for installation of the Technology System, and have not cancelled or rescheduled the appointment more than 24 hours in advance, then we may charge you a rescheduling fee in respect of the missed appointment.
- 9.4 You must not, and must not permit or suffer any other person to, tamper with, interfere with, or remove any part of the Lockbox System or the Tolling Device that has been installed in your Vehicle or any other Member's Vehicle by or on behalf of us.
- 9.5 You must inform us immediately if any part of the Lockbox System or the Tolling Device is lost, stolen, damaged or not working properly.
- 9.6 If any part of the Lockbox System or Tolling Device that we provide to you is lost, stolen or damaged, we may charge you a fee, as set out in the Fee Schedule.

10. CHECKING THE VEHICLE

- 10.1 You are responsible for requesting and checking the Borrower's photographs of your Vehicle from the beginning and end of their possession of the Vehicle and for checking your Vehicle as soon as possible after you re-take possession of the Vehicle and at a minimum, once each week. If you as an Owner find any damage, or if the Tolling Device or Lockbox System are missing or damaged, you must report it to us promptly.
- 10.2 You must report any new damage that you identify in a Borrower's photographs, or submit photographs of any new damage you find that is not recorded in a Borrower's photographs, to us as soon as possible after the relevant Booking Period (and, in any event, within 7 days of the end of the relevant Booking Period).
- 10.3 If you report damage to your Vehicle, we will assist with the investigation and collection of payment from any liable Borrowers who have used your Vehicle within the 14 days prior to your report. If the damage occurred outside that period then you will be responsible for conducting the investigation to ascertain liability.

11. DAMAGE AND LOSS TO YOUR VEHICLE

11.1 Each Borrower must have Trip Cover for each Booking they make to cover Damage and Loss when they use your Vehicle. If a Borrower is responsible for Damage and Loss under the Member Agreement, the amount that they will be required to pay to you will be:

- a) the reasonable cost of repairing your Vehicle (which may include the use of used parts or parts that were not made by the original equipment manufacturer); or
- b) if your Vehicle is:
 - i) damaged beyond economic repair; or
 - ii) stolen and not recovered,

the market value of your Vehicle at the date of the Accident or theft, as determined by an independent valuer appointed by us or by our Insurer when assessing your claim. If Our Insurer approves a claim, we will pay for the repairs to Vehicle, on behalf of Our Insurer in accordance with the terms of the Damage Policy.

11.2 If you do not agree with the valuation made by the independent valuer then you may provide us with evidence to support your alternative valuation. The final determination of the market value of your Vehicle will be made by us or by our Insurer.

11.3 If a Borrower fails to lodge a claim with when the Borrower is liable for Damage and Loss to your Vehicle, we will exercise our rights under the Member Agreement to lodge that claim as their attorney. If a claim for Damage and Loss to Your Vehicle is not approved by our Insurer, the Borrower remains liable to you in accordance with the Member Agreement.

11.4 Where you experience loss of use of your Vehicle as a direct result of Damage and Loss caused to the Vehicle by a Borrower, the Borrower may be required to make a payment to you to compensate you for that loss of use, calculated as set out in the Damage Policy in accordance with the Member Agreement.

11.5 You will not be entitled to any compensation or payment in relation to any actual or anticipated loss of income generated from your Vehicle.

11.6 Borrowers will not be responsible for, and the Owner Guarantee will not cover::

- a) loss of use, depreciation, Wear and Tear, deterioration resulting from existing damage, rust or corrosion or reduction in value;
 - b) mechanical, electrical or computer breakdowns, failures or breakages;
 - c) Damage and Loss as a result of lawful seizure or impounding (however the Borrower will be responsible for these costs if the seizure or impounding results from his or her actions or inaction);
 - d) repairs carried out without our consent;
 - e) the cost of repair of old damage, faulty workmanship or incomplete repairs that were in existence prior to the Accident;
 - f) Damage and Loss to any non-standard modifications or accessories that were not supplied by the manufacturer; or
 - g) Damage and Loss if you make your Vehicle available for Bookings, or drive it Yourself, when it is in an unsafe or un-roadworthy condition.
- 11.7 We will ensure that whilst your Vehicle is in the possession of a Borrower, as described in the Damage Policy: the Borrower has current membership and discretionary risk protection for the Booking. If the Borrower is for any reason unable to access their damage cover protection, then You may make a claim under the Owner Guarantee.
- 11.8 There are limits to the Borrower's level of cover under Damage Cover and to the amount that may be paid under the Owner Guarantee.

12. CLAIMS FOR DAMAGE AND LOSS

- 12.1 You are deemed to be in possession of the Vehicle for all times other than when a Borrower is in possession of the Vehicle during the booking period. The deemed periods when of Borrower possession occurs are specified in the Damage Policy under the heading "Who is responsible for damage?"
- 12.2 You will be fully responsible for Damage and Loss that occurs whilst the Vehicle is in your possession (as opposed to being in the possession of a Borrower). We are not liable to you or any third party in relation to any such Damage and Loss, and you agree to indemnify us for any claims against, or damage or loss suffered by, us as a result of or in connection with any such Damage and Loss.
- 12.3 If there is Damage and Loss that results from the use or possession of your Vehicle by a Borrower then we will:
- a) Determine the quantification of the Damage and Loss in accordance with clause 35, which may be through quotations for the repairs to your Vehicle and where appropriate an assessment of the damage;
 - b) arrange for the completion of our Collision or Damage Report Form;
 - c) in accordance with the Member Agreement, collect:
 - i) any Excess from the Borrower if Our Insurer approves the claim and pay the Excess to Our Insurer on the Borrower's behalf; or

- ii) if the Borrower is not able to access Damage Cover and Our Insurer does not approve the claim, the amounts owing to you by the Borrower in relation to the Damage and Loss from the Borrower on your behalf; and
 - d) pay:
 - i) the Claim Excess to Our Insurer; or
 - ii) the applicable repair costs and other amounts collected from the Borrower or Our Insurer (including any claim settlement) on your behalf, either to you or directly to the repairer on your behalf or to the person you direct us to pay.
- 12.4 We may, in accordance with the Owner Guarantee or otherwise in our absolute discretion pay you in advance of collecting such amount from the Borrower or Our Insurer, in which case such amount will be owed by way of reimbursement for the payments we have made, instead of to you.

13. LIABILITY FOR PARKING AND DRIVING INFRINGEMENTS

- 13.1 Subject to clause 16.2 and clause 17, If an Infringement Notice is issued in relation to an infringement occurring during any time other than:
- a) while Borrower has possession of the Vehicle, or
 - b) when your Vehicle incurs a parking fine in the place where it was left by a Borrower,
- then you are responsible for payment of the Infringement Notice.
- 13.2 You are responsible for ensuring that your Vehicle's parking location as listed in the Vehicle Profile is a place where the Vehicle can be left indefinitely without incurring a parking fine. If a Borrower leaves the Vehicle in its specified home location, then you will be responsible for the payment of any Infringement Notice issued after the Borrower ceases to have possession of the Vehicle.
- 13.3 If you receive an Infringement Notice that you believe is the responsibility of a Borrower, you should notify us and cooperate with us to ensure the Infringement Notice is assigned to the appropriate Member for resolution. Damage Cover does not provide protection for fines, penalties and infringements.
- 13.4 If you dispute your liability for an Infringement Notice, then you may raise the dispute with us and we will deal with it in accordance with the Complaints and Dispute Resolution Policy.

14. OWNERSHIP AND RETURN OF TOLLING DEVICE AND LOCKBOX SYSTEM

- 14.1 We may provide a Lockbox System to you to facilitate your participation in the Service. Any Lockbox System provided to you will remain our property at all times. The Tolling Device will remain the property of the authority or company that provides them.
- 14.2 You must facilitate the removal of, and return, any Tolling Device or Lockbox System in your possession to us:
- a) before you sell or transfer possession of the vehicle to another person or move it to a location outside of our normal operating area;
 - b) if we have sent them to you to install in your Vehicle and you have not installed them within 20 business days of receipt (or another period agreed with us);
 - c) upon termination of your Agreement; or
 - d) at any other time if we request that you do so.
- 14.3 If we do not receive the Tolling Device or Lockbox System within 10 business days after our request, or if you transfer ownership or possession of the vehicle to another person without returning these items to us, then you agree to pay us the replacement cost of those items and a reasonable handling fee (as set out in the Fee Schedule) and authorise us to charge these costs to your account

15. USING THE LOCKBOX

- 15.1 If your Vehicle is equipped with a Lockbox, you will be allocated a Private Owners Pin to access your vehicle keys.
- 15.2 you must keep each PIN secure at all times and only disclose it to your Additional Drivers if they need to access the Vehicle.

16. APPLICATION AND REMOVAL OF STICKERS

- 16.1 We may apply stickers to your Vehicle with your consent, or send you stickers to apply.
- 16.2 If you remove the stickers and do not follow the instructions set out in our Help Centre, then you may damage the paintwork on your Vehicle. we will not be responsible for the costs of repairing any damage caused by your removal of the stickers.

17. LIABILITY FOR PENALTIES, LOSS OR DAMAGE RESULTING FROM FAILURE TO REGISTER YOUR VEHICLE OR ENSURE ITS ROADWORTHINESS

- 17.1 If your Vehicle is unregistered, unroadworthy or does not meet the Vehicle Eligibility criteria set out above in clause 5.1 at any time when it is made available for sharing through the Service, you will be liable, and agree to indemnify and hold harmless us and any Borrowers, for any cost, loss, damage, fines, penalties, claims or liability arising in relation to the use of your Vehicle. Between-Booking Cover does not provide protection for these costs, losses, damage, fines, penalties, claims or liability.

18. SUSPENDING YOUR VEHICLE FROM THE SERVICE

- 18.1 We may suspend your Vehicle from the Service by making it unavailable for sharing at any time at our discretion:
 - a) if we consider that you have not complied with the terms of the Agreement, including this Owner Agreement;
 - b) if there is a problem with the Lockbox System or Booking System that affects your Vehicle; or
 - c) for any other legitimate reason to protect the integrity of the Service or our business.

- 18.2 We will not be liable for any direct or indirect loss or cost, including without limitation any loss of income or loss of opportunity, that you suffer as a result of our suspending your Vehicle from the Service or our failure to suspend your Vehicle for the Service.
- 18.3 If we suspend your Vehicle from the Service for cause, to the extent not prohibited by law you will not be entitled to a refund of your Membership Fee or of any payments for the Lockbox System.

19. CANCELLATION AND SUSPENSION OF MEMBERSHIP

- 19.1 If your Membership is cancelled, either by you or by us, then in addition to any other terms in the Member Agreement:
- a) you must not use the Service or otherwise share your Vehicle with Member or after the date of cancellation;
 - b) All damage cover will cease immediately;
 - c) you must facilitate the removal of any Tolling Device or Lockbox System (where applicable) that has been issued to you under this Owner Agreement.
- 19.2 As soon as possible after your Membership is cancelled, you must:
- a) return the Lockbox System to us in accordance with our postage instructions;
and
- remove any stickers from your vehicle, in accordance with clause 40 (Application and removal of st

Signature: Your ticking of the check box on the online application form constitutes a binding statement equivalent to Your signature under ss.8 and 9 of the Electronic Transactions Act 1999.