In this agreement the following terms shall have the meanings hereby respectively assigned to them.

Company: Fareham Self Drive Limited. Head Office Address: Unit 31 Regent Trade Park, Barwell Lane, Gosport, HANTS, PO13 0EQ. Telephone: 01329 822334.

Vehicle: The original **Vehicle** described overleaf or any replacement **Vehicle** supplied.

Tariff: The **Company's** current hire charges as at the commencement of the hire.

Driver / **Hirer**: The person and/or company named overleaf or any other person approved by the **Company** (as shown on an additional **Drivers** form) to drive the **Vehicle** during this **Rental Period**.

Accessories: The keys, spare wheel, tools and other items which the **Vehicle** is supplied with and any replacements thereof

Rental Period: The period from the date and time out stated overleaf until the re-delivery of the **Vehicle** and keys into the physical custody of the **Company**.

Rental Charges: The hire charges for the **Rental Period** calculated in accordance with the **Company's Tariff**.

Insurance Policy: The **Company's Insurance Policy** for the **Vehicle**, a copy of which is available for inspection on request. **Insurance Proposal**: A proposal of insurance with the recorded result including any specific insurance terms or insurance excesses and specific to each **Driver**.

2. The **Driver** acknowledges that:

- a. The Vehicle is suitable for his purpose and undertakes to return it and the Accessories to the place and by the date and time due back as specified overleaf. Unless:
 - i. The **Hirer** shall for any reason terminate this agreement before the date due back, or
 - The Company shall terminate this agreement before the date due back by reason of any breach by the Hirer of any term hereof, or
 - iii. The **Company** shall for any other reason call for the return of the **Vehicle** before the date due back.

In any of which events the **Hirer** shall forthwith return the **Vehicle**. The **Hirer** shall not be then liable for any charges in relation to any period after the **Vehicle** has been returned pursuant to this agreement.

- b. If an agreed hire rate has been agreed for a specific hire period and the Vehicle hire is terminated early, the Company reserves the right to charge the full retail rate for that particular Vehicle type.
- c. He has received the Vehicle free from apparent defects or damage excluding those specified and noted at the commencement of the hire.
- d. There is no Insurance Policy cover for any property, goods or items transported by, or left in, the Vehicle and the Company has no liability for loss or damage to any property, goods or items, unless this is specifically due to the Company's negligence. The Company accepts no responsibility for any property, goods or items left within the Vehicle when it is returned to the Company's possession. If any property, goods or items are left in any Vehicle an additional minimum charge of £45.00 plus vat will be payable for their subsequent disposal. The Hirer agrees to indemnify the Company against any claims relating to any such property, goods or items.
- e. The Company has no liability for loss or damages for any problem occurring with the Vehicle that are outside of its control or which could not have been reasonably foreseen, unless the problem was directly due to the Company's negligence.
- f. The Company will be responsible for losses suffered by the Hirer as a result of the Company breaking the rental agreement if these losses are foreseeable. Losses are deemed to be foreseeable where the Hirer and the Company could contemplate them at the time that the Vehicle is rented. The Company is not responsible for indirect or consequential losses which happen as a side effect of the main loss and which are not foreseeable.
- It is breach of this agreement for the Hirer to fail to return the Vehicle to the Company at the end of the Rental Period, and the damages payable for such breach (in addition to any

damages payable in respect of any other breach) will be the full charges which would have been payable on the **Company's Tariff** for the period until the **Company** recovers the **Vehicle** or receives its full market value thereof.

- 4. The **Driver** shall during the **Rental Period**:
 - Keep the Vehicle and Accessories in their or any Driver's possession adequately protected and secured.
 - Not rent, sell, or dispose of the Vehicle, the Accessories or any of its parts nor give anyone any legal rights over the Vehicle.
- 5. The **Driver** shall ensure that the **Vehicle** will not be:
 - a. Used for hire or reward.
 - b. Used to convey more than the number of passengers within its standard design.
 - Used for racing, pace-making, rallying, speed testing, driving tuition or similar purposes.
 - d. Used for propelling or towing any other Vehicle, trailer or other object unless agreed in writing at the commencement of the Rental Period.
 - e. Used in any unlawful manner or for any illegal purposes.
 - Used in contravention of any existing legislation affecting its use or construction.
 - g. Used in such a manner that it is overloaded (whether in total or in respect of any axle or other part) or is carrying more than it was designed to carry or may lawfully carry.
 - Used by any person who has not been approved by the Company as an additional Driver.
 - Used outside England, Scotland or Wales without the written consent of the Company prior to, or at the commencement of the Rental Period.
 - Used in any manner which might render void the Insurance Policy, or any other contract of insurance.
 - Used in contravention of any Road Traffic legislation or Construction and Use Regulations, or byelaw in force during the Rental Period.
 - I. Modified or added to in any manner.
 - m. Used for the transportation of animals.
 - n. Used for commercial purposes for which an Operator's Licence would need to be held. The **Driver** agrees that if the **Vehicle** is detained by any Statutory Body for illegal use then he will be responsible for any charges incurred in its restoration to the **Company**, and any subsequent loss of revenue incurred its period of un-availability.
- 6. The **Driver** agrees to pay on demand:
 - a. The Rental Charges.
 - b. Any miscellaneous charges detailed in the **Tariff**.
 - The cost of any Accessories, tyres, tools or equipment lost, stolen or damaged.
 - d. The Company's costs of recovering the Vehicle in the event that the Hirer fails to return it to the Company in accordance with clause 3.
 - e. Any excess amount as specified and depending on the waiver option paid, in respect of each and every incident resulting in damage to, or loss of, the Vehicle and / or its Accessories.
 - f. Any loss of revenue for the use of the Vehicle while it is being repaired until it is available to rent or until full and final settlement for the Vehicle loss is received.
 - g. All fines, charges, penalties, costs and expenses (including all charges and penalty charges incurred under a charging scheme) and court costs, including VAT or other taxes payable, incurred by the Hirer or any Driver, in relation to the Vehicle during the Rental Period which the Company is obliged to pay, plus an administration charge of £50.00 plus vat
 - h. Any Value Added Tax, local or other taxes payable in respect of the above, and / or hire.
 - Any excess mileage charges on return of the Vehicle calculated in accordance within the Tariff.
 - Any property, goods, items or rubbish removal costs in accordance with the Tariff.
- 7. You authorise us to be able to take monies from any of the given credit or debit cards, without you being in person. This is for any costs owed for in relation to **Vehicle** hired.
- 8. The fuel type and level of each **Vehicle** is marked on the rental agreement. Please check that the level is accurate before leaving the premises as mistakes cannot be rectified at a later

- date. Fuel type is also labelled on key rings, filler cap and/or inside the **Vehicle**. You must ensure that the **Vehicle** is returned to the same fuel level. A refuelling charge of £25.00 plus VAT plus the current forecourt price per litre will be made on any **Vehicle** not correctly returned. If the fuel type indicated is diesel, the correct type of diesel must be used. The use of red or bio diesel fuels in the **Vehicle** is prohibited, and failure to comply will result in the full cost of any repairs and off road charges being charged to the **Hirer**.
- 9. The Hirer shall compensate the Company in full on demand for any loss it suffers as a result of any damage, fire or theft to or of the Vehicle including loss of revenue to the Company for the Rental Period during which the Vehicle shall remain unavailable for rental by reason of such matters and any claims made by any person in respect of the Vehicle whilst it is in the Hirer's custody. This clause applies whether the Hirer has an Insurance Policy or not. This clause shall not apply to any loss caused by or if it is the responsibility of the Company.

10. The **Driver** shall:

- a. Ensure compliance with the terms, conditions and limitations of the Insurance Policy, which shall be deemed to be included in this agreement as if the same were fully set out herein. A copy of which may be inspected at the Company's office.
- b. Inform the Company, using for example the office telephone number, as soon as they become aware of any loss or damage to the Vehicle or its Accessories; or to any fault developing which may (or may not) render the Vehicle to be (or become) in an un-roadworthy condition.
- c. Not continue to drive the Vehicle in the event of mechanical, electrical or structural failure or damage, if further damage might thereby be caused.
- d. Be responsible for all claims, liabilities, damages, cost and expenses suffered or incurred by the **Company** as a result of a breach or default in the discharge of the obligations, of the **Hirer** or any **Driver**.
- Indemnify the Company against such loss as is recoverable at law where that loss is incurred by reason of a breach of this agreement by any Driver.
- f. Ensure that the Vehicle maximum payload and individual axle plated weights is not exceeded.
- g. Be responsible for loading and unloading Vehicle and removal of any rubbish at the completion of the Rental Period, else charges will be incurred as per the Tariff.

11. The Hirer is obliged:-

- a. To safeguard the **Company's** interests in the event of any accident involving the **Vehicle**, by obtaining the names and addresses of all relevant drivers and witnesses, securing the **Vehicle**, and where appropriate notifying the police.
- b. To ensure that daily maintenance checks are carried out, the correct tyre pressures, engine oil level, screen wash levels, coolant levels and automatic transmission oil level (where applicable) are maintained throughout the Rental Period.
- c. To ensure that the **Vehicle** is always locked when unattended, and to take all reasonable steps to prevent loss of or damage to the **Vehicle**, **Accessories**, equipment or contents.
- d. To inform the **Company** immediately if the **Vehicle** suffers any damage or loss, develops any fault or requires any servicing, and permit the **Company** to carry out any essential repairs or servicing.
- e. To return the Vehicle together with all its Accessories, and equipment during the Company's business hours to a representative of the Company and to the place from which the Vehicle was hired, at or before the end of the Rental Period or on the earlier termination of this agreement, in the same condition as the vehicle was received at the commencement of the Rental Period and clean and tidy (normal wear and tear and traffic grime excepted).
- f. To ensure that no smoking is permitted in the Vehicle. As of 01 July 2007 it is an offence to smoke or knowingly permit smoking in hire vehicles. Any evidence of such will incur a minimum charge of a £50 plus VAT cleansing charge.
- 12. The **Hirer** shall be liable as owner of the **Vehicle** in respect of:

- a. Any excess charge, penalty charge or fixed penalty offence committed in respect of Part III of the Road Traffic Offenders Act 1988, or the Road Traffic Act 1991, or under section 45 and 46 of the Road Traffic Regulation Act 1984, as amended, replaced or extended by any subsequent legislation or orders, and any such offence committed under the equivalent legislation applicable to Scotland, Northern Ireland, any British Isle or corresponding country within the European Union, upon which the Vehicle is being used.
- Any financial penalty or charge which may be demanded by any person, corporation or authority as a result of the Vehicle having been parked or left upon land which is not a public road.
- c. Any offence or penalty charge incurred or committed under the Road User Charging (charges and penalty charges) (London) Regulations 2001 as amended, the Road User Charging (Enforcement and Adjudication) (London) Regulations 2001 as amended and The Greater London (central zone) Congestion Charging Order 2001 as varied.
- Any congestion zone charges arising during the period of hire.
- e. Any low emission zone charges arising during the period of hire.

13. The Company is obliged:-

- a. To take all reasonable steps to provide the Hirer with a well maintained Vehicle, but shall not be liable for any direct, indirect or consequential loss caused by any breach of this or any other obligation of the Company hereunder.
- b. When informed of a breakdown by the Hirer, to see that the necessary repairs are carried out promptly if possible. If repairs to the hire Vehicle cannot be carried out promptly, to arrange recovery of the Vehicle, Driver and passengers and provide a substitute Vehicle, or allow the Hirer to terminate the hire.

14. The **Driver** shall not:

- a. Without the prior consent of the **Company** incur any liability for repairs to the **Vehicle**.
- b. Be the agent or servant of the **Company** for any purpose.
- Fit any other accessory without the written consent of the Company at the commencement of the hire.
- d. Extend the Rental Period without the Company's expressed authorisation in writing and receipt of full advance payment. In any event the period of this agreement shall not exceed 90 days.
- 15. The **Driver** is responsible for any loss or damage to the **Vehicle** (unless caused as a result of negligence on the part of the **Company**, or its breach of this rental agreement) plus any loss of rental income incurred by the **Company** as a result.
- 16. If the **Driver** does not comply with any of the above conditions, he shall return the **Vehicle** to the place of rental immediately, and pay to the **Company** on demand any loss it suffers in respect of the **Hirer's** non-compliance. Failing which the **Company** shall be able to retake possession of the **Vehicle**, and all reasonable costs and expenses incidental to the recovery of the **Vehicle** shall be borne by the **Hirer** and become payable to the **Company** on demand. If the **Company** has to terminate the rental agreement then it will not affect the right of the **Company** to receive any monies that are owed under the terms and conditions of the rental agreement.

17. Insurance

- a. Any Vehicle hired under this agreement may only be driven by the Hirer or any authorised Drivers who have had a completed Insurance Proposal form accepted by the Company and noted in the original rental agreement.
- b. The Hirer agrees to pay the insurance charges on the Tariff, plus the waiver charge for reducing the insurance excess as indicated, and the excesses as detailed below.
- c. The **Hirer** shall be liable to pay the cost of repair of any damage which the **Vehicle** may suffer as the result of the wilful action of the **Hirer** or any servant of the **Hirer**.
- d. The Hirer will compensate the Company for any loss (whether direct, indirect or consequential) which it may suffer as a result of any act or omission on the part of the Hirer or his servant or agent.
- e. The Hirer is responsible for all damage caused to the Vehicle by striking overhead objects above windscreen height such as trees, signs, canopies etc. Any overhead

- damage is the **Hirer**'s responsibility regardless whether they have paid the collision damage waiver fee as this is not covered by the **Insurance Policy**.
- f. The Hirer is also responsible for full costs incurred for any of the following items as they are not covered by the Insurance Policy; damage above windscreen height, any interior damage to the Vehicle, or punctures incurred while on hire, damage caused by abuse, maliciously, or by negligence - i.e. using the wrong fuel type and incidents involving keys.
- g. The Hirer shall be responsible for any damage caused as a result of flood is not covered by the collision damage waiver. For example - engine damage or damage resulting from water ingress is not covered and will result in the Hirer being responsible for the repair cost involved. This is regardless even if a collision damage waiver fee has been paid.
- If in the opinion of the Company the Hirer has been grossly negligent, the Hirer shall be liable for the full cost of repair or retail value of the Vehicle.
- i. The Hirer shall be responsible in respect of compensation for Company's loss of the use of Vehicle whilst being recovered at the termination of this rental or whilst being repaired consequent upon any collision or other damage suffered before the Vehicle was returned to the Company's place of business.

18. Claims

The Insurance Policy will not cover the Vehicle if:

- a. It is stolen due to the keys being left in or on the **Vehicle**.
- It is stolen due to the loss of the keys whilst on hire or the keys cannot be provided.

In these instances the financial responsibility for the loss is solely that of the **Hirer**.

19. Accidents

- a. Failure to report an accident within 48 hours, whether damage occurs or not, will result in the Hirer losing the benefit of the Insurance Policy and becoming wholly liable for any resulting claims.
- o. The **Driver** is responsible for getting names and addresses of all involved, including witnesses, recording the time, date and place of incident, informing the Police if necessary and making the **Vehicle** secure. The **Driver** should also take photographic proof of the accident.

20. Insurance Proposal

- a. The **Driver** declares that to the best of his knowledge and belief the statements and particulars listed overleaf are true and correct and that he has withheld no information material to this proposal whether the subject of a proposal form question or not. The **Driver** understands that failure to disclose all facts known to him which would be considered by the insurer as likely to influence the assessment and acceptance of the **Insurance Proposal** could render the insurance cover invalid in respect of the hire.
- Where there is any doubt about whether facts would be considered material those facts should be disclosed.
- c. The **Driver** acknowledges that this insurance cover terminates at the expiry of the **Rental Period**, and should this period be exceeded he shall be driving the **Vehicle** whilst uninsured. The **Driver** agrees to accept and conform to the terms of the **Insurance Policy** when issued.

21. Insurance Excesses

Due to the nature of the business, self drive hire rental insurance attracts higher insurance excesses. There are two excesses available; the standard excess, which is £1000 (unless noted differently on the rental agreement and may be **Driver** specific), and the reduced excess, which is £250. The reduced excess is available by paying for the Collision Damage Waiver (CDW).

. Collision Damage Waiver Availability

The collision damage waiver and reduced excess option is not available to:

- i. **Drivers** aged under 25 or over 69 year of age.
- Drivers with certain convictions or endorsements on their licence.
- When the Vehicle is due to be taken outside England or Wales.

In these instances the standard excess is applicable (unless a

higher amount is noted differently in the **Insurance Proposal** box on the rental agreement).

b. Collision Damage Waiver Exclusions

The **Driver** is responsible for all costs relating to any damage or loss for any of the following as they are not covered by the **Insurance Policy** or the Collision Damage Waiver:

- i. Interior damage.
- ii. Overhead damage.
- iii. Under-body damage.
- iv. Damage caused by use of the wrong fuel.
- v. Loss of or damage to or breakage of keys and consequential costs.
- vi. Any front, side or rear lamp lenses.
- vii. Aerials.
- viii. Fitting or Using Roof Racks, bicycle racks, tow bars or tow balls.

Even if the collision damage waiver fee is paid, the **Hirer** shall be responsible for payment of any amount where the loss of, or damage to, the **Vehicle** or its **Accessories**, arising from the wilful action of the **Hirer** or any **Driver**. This includes, but is not limited to driving:

- Whilst under the influence of alcohol above the current legal limit.
- ii. Whilst under the influence of illegal drugs.
- iii. Whilst under the influence of solvent abuse.
- iv. Whilst driving with under-inflated or flat tyres.
- v. Allowing an unauthorised person to drive the Vehicle.
- c. The excesses if the Collision Damage Waiver option is refused Hirers who choose not to accept the CDW have an insurance excess of £1000 for most types of damage caused to or by the Vehicle (however caused) from the start of their hire, to the time it is checked over by a member of Company staff on return. The following items are not covered by our Insurance Policy and Hirers are responsible for the full costs incurred;
 - i. Wing Mirrors and wing mirror glass.
 - ii. Windscreen and other glass.
 - iii. Tyre and wheel damage.
- d. <u>The excesses if the Collision Damage Waiver option is accepted</u>
 Qualifying **Drivers** may take the CDW. The CDW offers some of
 the most comprehensive self drive cover on the market
 offering reduced excesses;
 - £250.00 excess per each third party vehicular incident or accident.
 - £1000.00 excess per each non vehicular incident or accident.
 - iii. £50.00 excess Wing Mirrors and wing mirror glass per
 - iv. £50.00 excess Windscreen and other glass per window.
 - v. £50.00 excess Tyre and wheel damage per wheel.
- 22. Minimum notice period of cancellations is 48 hours; 100% of the rental charge will apply for all cancellations inside of the 48 hours.
- 23. Please note the Vehicle includes a GPS tracking device which the Company may monitor at any time to ensure that the terms of this agreement are complied with. In the event of theft of the Vehicle then data from the GPS tracking device both leading up to and following the theft may be used by the Company, the insurers and law enforcement agencies.
- 24. If the **Hirer** commits any breach of this agreement, the **Company** may treat the agreement as terminated and take possession of the **Vehicle**, and the **Hirer** authorises the **Company** to use any endeavour to.
- 25. Any addition to, or alteration of, the terms and conditions of this rental agreement must be agreed upon in writing by the parties.
- 26. Nothing in these terms and conditions shall be deemed to exclude or restrict the Company's liability for death or personal injury resulting from negligence or any other liability, of the Company, which cannot be excluded as a matter of law.
- 27. This agreement is governed by the laws of England and Wales and you agree to submit to the non-exclusive jurisdiction of the English courts.
- 28. These terms and conditions are also available in a larger print and electronic format at: www.farehamselfdrive.co.uk/terms
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