ARTICLE 1: GENERAL PROVISIONS

These General Rental Terms and Conditions (GRT) shall govern all rentals under EUROLOCATION, hereafter referred to as the "Lessor", in the territory of Guyane to its customers hereafter referred to as the "Customer". The Customer acknowledges that it fully and unreservedly accepts application of those General Rental Terms and Conditions. During rental, the Customer is fully responsible of the vehicle. The Customer shall be in a position to every deal divergence through the promotent being accepted and driven of the divergence of the divergen

provide all documents required to complete his or her contract, such as name and address, date of issue of his diving licence and credit card. Driving licence shall always be shown whenever a vehicle is rented. The Customer or any driver

designated in the contract shall be older than 21 years of age and have held a valid driving licence for more than one year

Please note that the rental of certain categories of vehicles requires particular payment instruments and is subject to minimum age conditions. The reservation and the security deposit must be made in the name of the driver. Unless the "additional driver" option is subscribed to, the Customer is the only driver authorized to drive the rented vehicle The Customer is the only one authorized to sign the contract and make changes to the rental contract.

ARTICLE 2: PICKUP AND RETURN OF VEHICLE

ARTICLE 2: PLOADP AND RETURN OF VENCLE
The vehicle shall be made available for the Customer at one of the Lessor's rental offices. It shall be
returned to the Lessor's personnel at the location, date and time stipulated in the contract, and during
rental office business hours. In the event that the Customer is authorised to return the vehicle
elsewhere than at one of the Lessor's rental offices, the Customer shall remain responsible for the
vehicle until it has been turned over to the Lessor.
The Customer shall not be authorised to deliver the vehicle elsewhere than at the rental office provided
for during his contract. If the Customer rule the cost of recovering the vehicle, a vehicle as a fee to cover the cost of recovering the vehicle at bacation and the vehicle at a location neither provided for nor
authorised by the Lessor in his contract, the Customer vull have to paid a penalty fee of 800 f for
authorised by the Lessor in the cost of recovering the vehicle, anount which mult
depend of the place, time and day of recovery.
Whenever a vehicle is returned or picked up by the Customer outside busines shours and after dosing
time displayed at the rental offices, including due to delayed fliphts, the Customar shall be charged an
additional 'of the busines hours' pickup or return the of 35 6 including VAT nore the contract ended.
Besides it is absolutely forbidden to take vehicles out of the rental territory even to a bordering island.
If necessary, the Customer will be depined of contractual insurance.

ARTICLE 3: CONDITION OF VEHICLE

The Lessor agrees to provide a vehicle from a particular category, not a particular model or brand. A description of the vehicle is attached to the Customer's contract. Only an employee of the Lessor has the authority to fill out the form describing the initial condition of the rented vehicle. If this is not done, the Lessor shall be deemed to have provided a vehicle in accordance with the description. The Lessor may therefore decide not to take account of claims with regard to apparent damage not pointed out at the moment of departure. The Customer shall return the vehicle in the condition in which he has received it. All repair costs occasioned by the Customer's fault or in the absence of a fault on the part of an identified third party, shall be added to the cost of the rental, subject to the provisions in the

of an identified third party, shall be added to the cost of the rental, subject to the provisions in the section "Insurance and Additional Damage Waivers". Vehicles shall be returned in the same state of cleantiness as when it was picked up. If a vehicle is excessively dirty on return (animal hair, sand, mud, stained seats, markings, etc.), the Customer shall be billed for any necessary cleaning and repair in accordance with the scale of the relevant experts. The vehicle is provided with tyres whose condition and number reflect traffic regulations. The Customer shall pay for any damage to or theft of tyres, hubcaps, dowels, tyre accessories, flat tyres and fuel Customer share pay to any comage to a more share share and fuel. In the event that the keys are lost and/or damaged (humidity, damage after having bee

dropped

In the event that the keys are took and/or using get (training), danget are having been thorped, etc.), twong costs, a copy of the keys and resetting the antitheft device shall be paid by the Customer, regardless of his insurance package. Additional equipment (and be provided to the customer which customer will have to pay for at our desk. Those equipment (GPS, SAT NAV, baby seats, baby boosters, trolley) are giving to the customer which customer and the exact same conditions. They will be checked to be the universe thread the part of the customer in the double will be particular. when the vehicle returns. In case of deterioration or missing element, a deductible will be applied*

ARTICLE 4: INSURANCE EXCLUSIONS

At the risk of insurance exclusion, the renter agrees to ensure that the vehicle is not used: - by other persons than himself or herself or those approved by the Lessor, for whom he shall be answerable pursuant to Article 1384 of the French aviil code. by a driver under the influence of alcohol or substances that modify the reflexes necessary for driving.

to push, pull or tow any other vehicle,
 in competitions.

In compensions, for rental to other parties,
 to transport passengers for a financial consideration,
 to transport more passengers than authorised or to load a weight exceeding the carrying capacity of said vehicle,

to give driving lessons

to transport dangerous goods (inflammables or explosives) or goods emitting bad smells to be transported on a ship, ferry, etc.

Moreover, the Customer may in no event assign, sell, mortgage or pledge this contract, the vehicle, its equipment or tool kit, nor handle or treat them in any way that could harm the Lessor. The Customer shall be subject to all legislative, regulatory and customs obligations and all other laws on the transportation of goods in the vehicle supplied by the Lessor, whether public or private transportation, depending upon the Customer's use of the vehicle. The Customer shall remain responsible during the entire period in which the vehicle is put at his or her disposal. The Customer shall have sole responsibility for all declarations and the payment of all duties and taxes interead as aread to traff. Aerticate and the for the sole of the sole of the total taxes. imposed on goods traffic (customs, excise, administration, etc.)

ARTICLE 5: RENTAL

ARTICLE 5: RENTAL
A security deposit in credit card (CB, VISA, EUROCARD, AMEX) will be claimed from the Customer
when picking up the vehicle. The amount of this security deposit depends on the category of the rented
vehicle. It is indicated in the price lists of the Lessor and, at the start of the rental, on the contract. It is
intended to cover the damage suffered by the Lessor as a result of damage and/or theft of the vehicle,
this does not exempt the Customer from paying directy any sum for which he would be liable and
even if these sums exceeded the amount of sial security deposit. This security deposit will take the
of and has pre-authorization subject to the rules of banking law including a blocking of the sum on
the Customer's account without debit, authorization of direct debit by the Lessor valid for a period of
inity days. The credit card used must imperiatively be in the name and summare of the Customer, as well
as the termination of the rental contract. A proof of address of less than three months (EDF-GDF
receipt, telephone bill or Carte Vilale certificate) is required for any rental. It is agreed between the
Customer or in the absence of fault of a third party and in the event of the vehicle (unless the
romary also - which the Customer already authorizes - withdraw from this security deposit any sums that
the Customer would be liable to the Lessor to any person, authority, administration including in
sufficient to costs, repair, maintenance, finc; ven after the vehicle has been returned, as soon as
the debt originates during the rental by the Customer. If the amount of the security deposit is
control to avair the tother has one and yumone suffered. The Lessor
is sufficient to over thes sums, the Customer indertakes to ensure payment, on first request, to the
Lessor rot whom it is entitled. Lessor or to whom it is entitled

5.1. Prepayment - Extension: The payment of the rental will be made prior to the taking of the vehicle 5.1. repayment - Extension: The payment of the remain the made prior to the damage of the vehicle by the Customer or at the latest when taking possession in the agency. Under no circumstances can the most of the taking by the Customer wishes to keep his vehicle for a longer period than initially agreed, the Customer must return to one of the Lessor's agencies to carry out a new contract corresponding to the new period. The rate applied will be based on the public rate in force, without benefit of insurance and deductible reduction that the Customer could have force, without benefit of insurance and deductible reduction that the Customer could have subscribed. In the event of non-return of the vehicle by the Renter on the contractually agreed dates and places and in the event of retention of the vehicle by the Renter beyond the contractual period without a new rental contract governing the extension, the Customer will be exposed to legal proceedings. He will also be deprived of all insurance and will be liable for penalties per day of delay in addition to the amount of the additional day due. When returning the vehicle, the Customer undertakes to pay the Lessor. - the due sums relating to the duation of the rental at the rate in force, - the penalties applicable to each day of delay. - the amount of supplementary insurance coverage and other optional services subscribed by the Customer at the beginning or during rental, - all sums due in respect of infingements committed by him against the legislation relating to traffic

all sums due in respect of infringements committed by him against the legislation relating to traffic and parking

The amount of any balance of the invoice due by the Customer in respect of the aforementioned elements will be automatically debited from the account corresponding to the card presented unless the Customer presents another means of payment accepted by the Lessor. The Customer already

accepts the debit on this same account of the amount of the non-redeemable deductible and any other costs that would be related to the vehicle, its rental or the use that will have been made by the Renter (fuel, repair, tickets, ...).

ARTICLE 6: RESPONSIBILITY OF BANK CARD HOLDER OR ISSUER OF A TRAVEL VOUCHER

When rental is granted on presentation of a bank card, a travel voucher or an order form, the Lessor shall invoice the issuer of the travel voucher or the order form, who shall be responsible under the contractual provisions: for the use of the rented vehicle,

payment of the rental and all related expenses, and who shall remain responsible for any extension of the rental or disappearance of the vehicle.

ARTICLE 7: RESERVATION GUARANTEE AND NO-SHOW

The reservation is guaranteed up to 1 hour after the arrival time recorded in the file, within the limit of opening hours. Beyond this, the reserved category may not be honored. In the event of an upgrade, the Tenant will then be liable for the price difference with the reserved category. No compensation will be granted in the event of downgrading. For the arrangements made available at the Airport, in the event of a plane delay, the reservation will be

maintained 1 hour after the actual arrival time if the flight number has been clearly specified when

Individual of the file. In the event that the Renter presents himself at the Agency of the Lessor beyond one hour after the

In the event that the Renter presents himself at the Agency of the Lessor beyond one hour after the time of reservation, the Lessor reserves the right as the case may be: • to rent the vehicle again and to offer the Customer another vehicle, of the same or different category in the event that the reserved vehicle is no longer available, or • to cancel the contract without reimbursement of the sums collected, as compensation, due to the immobilization of the vehicle.

ARTICLE 8: CANCELLATION OF RESERVATION BY CUSTOMER

The Customer may cancel his or her reservation under the following conditions: - In the case of cancellation at least 30 days before the scheduled starting date of the rental, the Customer shall be repaid the amount of his rental, less cancellation costs of 50 c; - In the case of cancellation from 29 to 15 days before the scheduled starting date of the rental, the Customer shall be repaid the amount of his rental, less cancellation costs corresponding to 50% of

Consider that the repeated the amount of this remaining the construction of the construction of the reservation, and in any event not less than 50 ε ; - In the case of cancellation from 14 to 3 days before the scheduled starting date of the rental, the Customer shall be repaid the amount of his rental, less cancellation costs corresponding to 75% of

the total amount of the reservation, and in any event not less than 50 €;

In the absence of subscription of the cancellation service by the Customer, no refund will be made by the Lessor for a cancellation made by the Renter less than 3 days before the date of pick-up of the vehicle.

If the Lessor is forced to cancel the Customer's reservation due to the unavailability of the reserved vehicle, the Lessor undertakes to offer a vehicle of similar or higher category. If the Lessor cannor offer the Customer another vehicle during the rental period selected by the Customer, the Lessor undertakes to reimburse the Customer in full.

ARTICLE 9: EARLY RETURN

In case of early return of the vehicle, the rental amount will be recalculated according to the number of days actually used and the options subscribed. The reimbursement will be calculated on the basis of the difference between the amount paid by the Tenant at the start of the rental and the amount of the actual rental. A penalty of 70% will be retained at the start of the rental and the amount of the actual rental. A penalty of 70% will be retained at the start of the rental and the amount of the actual rental. A penalty of 70% will be retained at the start of the rental and the amount of the actual rental. A penalty of 70% will be retained at the start of the rental and the amount of the actual rental.

Herald a use start of the remain and the microwine is a second analysis of the start start of the return of the vehicle. The reimbursement will be made any means of payment within 30 days after the return of the vehicle. For all prepaid rentals, this clause does not apply. If the vehicle is returned before the scheduled end of rental date, unused days will not be reimbursed. The Tenant must then refer to the special conditions of sale linked to the service purchased.

ARTICLE 10: INSURANCE AND ADDITIONAL DAMAGE WAIVERS

All our vehicles are covered by an insurance policy as follows:

"third party liability", in accordance with the regulations in force, as well as the following optional additional protection:

-CDW (partial redemption of deductible in the event of damage to the rented vehicle), -THW (partial redemption of deductible in the event of the complete theft of the rented vehicle),

-PAI (protection of driver and transported persons), -PCIW (reduction of driver and transported persons), -PCDW (reduction of deductible in case of responsible accident and damage to the vehicle without

Hour (reduction of second and the se

identify third partying including glass breakage)

The Customer may consult the details of these options, their scope, and exclusions in the explanatory document of the insurance and additional protection available to the Customer at the Lessor's agency and on its website

As such, the Customer undertakes in particular to: - declare to the Lessor within two working days (excluding public holidays) from the discovery of the accident any accident, damage or fire and immediately alert the police authorities for any thet or personal injury. This dain declaration period is also 2 working days in the event of their of the vehicle. - mention in the claim particularly the dircumstances, the names and address of any winesses, the meaned of direct of the instrume concernent of the mencion particular to will be the origin numbers. name and address of the insurance company of the opposing party, as well as the policy number. - attach to this declaration all police, gendarmerie reports, receipt for a complaint, etc. - under no circumstances discuss liability or deal with or compromise with thirth parties in relation to

the accident

- do not abandon the said vehicle without taking care to ensure its safety and security

If the Renter accepts these additional covers at the current rates, the non-waivable excess shall apply in the case of a claim. If the renter declines these covers, the total excess currently in force shall apply in the case of a claim. However, even if the Customer has agreed to pay one or more additional covers to lower excess, he

Here could be the could be an expected on the part of the coachow of the coachow

Customer remains the only one responsible for the fees resulting in the restauration of the rented vehicle despite any guarantee subscribed by the Customer.

If the amount of the damage to the vehicle is less than the non-waivable excess, the Lessor shall repay the Customer the difference between these amounts. The amount of damage shall be the Tepay the Customer the uninterior between these annums, the annum to damage shall be the infancial value of the loss suffered by the Lessor due to the damage to, destruction of or held of the vehicle rented by the Customer. Consequently, any sum claimed by the Lessor for damage to the rented Vehicle, as estimated by an adjuster, is to be considered compensation for repair costs, adjustment costs, twing costs, the cost of Vehicle Downtime amounting to 40 € excluding taxes and administrative and processing costs, amounting to 50 € excluding taxes. If no repairs have been made, the Customer shall owe the estimated amount of their cost as compensation for the loss of market value of the vehicle.

Please note that in the case of an accident where the circumstances are related to the Customer's Please note that in the case of an accident where the circumstances are related to the Customer's non-compliance with the French traffic code, negligence of the Customer or driving in a state of indivaciation or illicit substance, the Lessor will be entitled to datim from the Customer at fault all compensation and damage suffered by third parties notwithstanding any additional protection subscribed by the Customer. In the event that the vehicle is declared economically irreparable to the faults of the Renter, the Lessor will invice the customer the annount of the VRADE (replacement value to be said expert) as well as the annillary damages suffered by the Lessor because of the loss of the vehicle (the costs of recirculation, the costs of expertise, the early repayment of the loan).

The VRADE and the ancillary damages will be invoiced as follows to the Customer

If the customer has not taken out any additional protection with the Lessor, the Lessor will invoice the entire VRADE and related damages to the Customer for reimbursement by the Customer or his

insurer. The Customer undertakes in this case to communicate to the Lessor within two working days of of the claim the contact details of his insu

If the Customer has subscribed to an additional protection covering damage to the vehicle, the Lesso may only claim from the Customer the amount of the deductible related to the supplement subscribed In any case, the Customer will remain fully responsible for all damage caused to the upper and lower parts of the vehicle regardless of the additional protection subscribed in accordance with Article 10.

ARTICLE 11: FUEL

Fuel shall be paid by the Customer. If the vehicle is returned with less than fuel than on delivery, the cost of topping up the vehicle shall be invoiced in addition to the cost of the missing fuel, at the rates stipulated in the price list at the Lessor's rental offices.

ARTICLE 12: MAINTENANCE AND REPAIRS

During the rental, the Customer undertakes to use the vehicle reasonably. In particular, the Customer updrag the remail, the Cussomer superhands or use are relater responsely in particular, use Cussomer undertarkes to take all necessary protective measures to keep the Vehicle in the same condition in which he box possession of it. The Customer is liable to the Lessor for any detrimental cosorequences arising from a breach of maintenance obligations. The Customer runs inform the lessor of any alert among norm a preach or memmenance congatoris. The Customer must inform the Lessor of any after or defect of the vehicle as soon as possibles of bit the Lessor to carry out the necessary repairs. Any modification of the Vehicle or any mechanical intervention carried out on its prohibited without the prior authorization of the Lessor. Otherwise, the Customer will bear the duly justified costs of restoring the Vehicle to its original condition.

ARTICLE 13: LIABILITY

The Customer remains solely responsible under articles L.121-1 and L.121-2 of the French traffic code, for fines, tickets, and minutes. He is also responsible for customs proceedings against him. Consequently, he undertakes to reimburse the Lessor for any costs of this nature that may be paid in his place. In accordance with the principle of the personality of peralites, the Customer is responsible for offences committed during the rental period. Thus, the Customer is informed that this contact details may be communicated to the competent authorities who would make the request and he will be lable for a processing fee of 30 € including VAT. The Customer must check that he does not forget any personal effects within the vehicle. The Lessor connot be held responsible for loss or damage to the goods left on board the vehicle, whether during or after the rental period.

ARTICLE 14: DURATION OF CONTRACT-TERMINATION

The rental is granted for a fixed period and specified on the front of this contract. If the vehicle is not The tential is granted tor a twee period and specified on the itorit of this contract. If the vertice is not returned to the tessor by the agreed deadline, in the absence of agreement for a possible extension, the Lessor will apply Aride 5.2 hereof. Rental days are charged in twenty-four hours. On the day of the return of the vehicle at the end of the rental contract, beyond a tolerance of 30 minutes of delay an additional day will be charged to the Customer at the current rental rate. Failure by the Fanant to comply with the rental conditions will result in the termination of the rental without prejudice to the damages that may be, if any, claimed by the Lessor.

ARTICLE 15: MEDIATION

In the event of a dispute, the Customer will first contact EUROLOCATION Customer Service to resolve In the event of a dispute, the Customer will trist contact EUKOLOCATION Customer Service to resolve it amicably. If his process fails, the client can use the online mediation service of the CMAP (Centure de Médiation et d'Arbitrage de Paris) accessible at the URL address: http://www.cmap.fr or at the postal address: CMAP (Consumer Mediation Service) - 39 areune Franklin D. Roosevent - 75008 Paris or by email at <u>consommation@cmap.fr</u> and reachable by phone at 0144951140. For the referral to the CMAP Po de admissible, the latter must contain: Your postal, email and telephone details as well as the name and full address of our company, a brief statement of the facts, and proof of the prior stores taken.

the prior steps taken.

For the referral to the CMAP to be admissible, it must include: Your postal, email and telephone details as well as the full name and address of our company, a brief statement of the facts, and proof of the preliminary steps taken. In accordance with the rules applicable to mediation, it is recalled that a consumer dispute must be entrusted in advance in writing to EUROLOCATION's Customer Service before any request for mediation to the CMAP.

ARTICLE 16: JURISDICTION

In the event of a dispute relating to the performance of this contract, the Customer may bring an action before the court of his place of residence at the time of the conclusion of the contract or of the harmful event, that of the place of residence of the defendant, or that of the place of delivery of the thing.

ARTICLE 17: OPPOSITION TO UNSOLICITED TELEMARKETING

The Customer who does not wish to be the subject of commercial prospecting by telephone may register free of charge on a list of opposition to unsolicited telemarketing, in application of article L223-1 of the French consumer code.

ARTICLE 18: DATA PROCESSING AND PRIVACY

The data concerning the Client, requested during the rental, are compulsory; otherwise, the sale cannot be conduded. These data are processed by the Lessor, responsible for processing, and intended for the management of the commercial relationship (rental contract, invoicing, management of tickes and daims, management of customer accounts, satisfaction survey, opinion on products / services, geolecation...). Subject to obtaining the prior and express consent of the Customer, this data can also be used to carry out commercial prospecting actions on the part of the Seller and / or its relations. partners.

I refuse to allow EUROLOCATION to offer me products like those I have already ordered

In accordance with the regulations in force, the Customer can access his data or request its erasure In accordance with the regulators in torce, the Customer can access his data or request its ensure. The Customer also has a right of opposition, a right of rectification, a right to limit the processing of his data, a right to the portability of his data as well as the right to define directives relating to the comes out of his personal data after his death. For more information on the management of the Customer's personal data by the Seller or on the exercise of his rights, the Customer is invited to consult the Privacy Policy available at the reception, in store, or on the website or on request at dpo@gbh.fr.

Signature of the Client (accompanied by the words "Read and approved"):

