

## UVJETI I OPĆE ODREDBE UGOVORA

### Članak 1

- Ovim Ugovorom uređuju se međusobni odnosi između "Uniline Mobility d.o.o."-a (u daljnjem tekstu: najmodavatelj) i najmpromietelja čiji su podaci navedeni na prvoj stranici ovog Ugovora (u daljnjem tekstu: najpromietatelj).
- Najmodavatelj daje, a najpromietatelj prima na korištenje vozilo navedeno na prvoj stranici ovog Ugovora (u daljnjem tekstu: vozilo), a pod uvjetima i na vrijeme utvrđeno u ovom Ugovoru.

### Članak 2

- Polpisivanjem ovog Ugovora najpromietatelj potvrđuje da je preuzeo tehnički ispravno vozilo u stanju kako je navedeno u ugovoru i sa naznačenim stanjem spremnika goriva.
- Najpromietatelj potvrđuje da je u vozilo primio dokument za vozilo, ključeve za vozilo, svu obaveznu opremu i pribor vozila kao i dodatnu opremu i pribor naveden u Ugovoru.

### Članak 3

- Najpromietatelj se obavezuje da će vozilo vratiti na ugovorenoj lokaciji i na naknadje u roku utvrđenom ovim Ugovorom.
- Najpromietatelj se obavezuje da će vozilo vratiti i prije ugovorenog roka, a na zahtjev najmodavatelja.
- Najpromietatelj se obavezuje da će vozilo vratiti sa svom dokumentacijom, ključevima, gumama, alatom, obaveznom, standardnom i dodatnom opremom, kako ga je i preuzeo, te sa stanjem goriva kakvo je i preuzeo.
- Priklom povratu vozila, najpromietatelj je dužan izdati djelatniku Uniline Mobility d.o.o.-a, te za to imati odgovarajuću dokumentaciju.

### Članak 4

- Novčane obaveze prema ovom Ugovoru, ukoliko se ne plaćaju u vidu preduma ili pologa, najpromietatelj je dužan platiti odmah odnosno pri povratku vozila ili u roku od 8 dana od postavljanja zahtjeva za isplatu odnosno ispostavljanja računa.
- Najpromietatelj pristaje da, na teret njegove kreditne kartice ili nekim drugim načinom plaćanja, najmodavatelj naplati sve troškove popravka, kvavora ili gubitka, uključujući i troškove u kojima najpromietatelj nije izvjestio najmodavatelja, a u skladu s procedurom o povratu vozila.
- Najpromietatelj priznaje da je najmodavatelj ovlašten tereti njegovu kreditnu, debitnu ili "charge" karticu za bilo koje troškove koje najmodavatelj ima prema ovom Ugovoru.

### Članak 5

- Najpromietatelj se obavezuje :
  - »da će vozilo koristiti sukladno Zakonu o sigurnosti prometa na cestama te drugim važećim propisima RH
  - »da će osim praktično nužnog vozilo se na vozilu dogodi kvar te u tome bez odlaganja izvjestiti najmodavatelja;
  - »da će vozilo koristiti samo za vlastite potrebe;
  - »da će vozilom upravljati samo najpromietatelj ili osoba koja je pored najpromietatelja u Ugovoru navedena kao vozač, a sve pod uvjetom da te osobe imaju potrebne dozvole i dokumente za upravljanje vozilom;
  - »da neće vozilo voziti izvan granica RH u zemlje u koje ulazak nije dopušten;
  - »da neće vozilo koristiti u nedozvoljene svrhe, primjerice za vršenje kaznenih djela, carinskih, deviznih ili drugih prekršaja ili drugih nedozvoljenih radnji;
  - »da neće vozilo pretovariti teretom ili putnicima;
  - »da neće vozilom upravljati pod utjecajem alkohola ili narkotika;
  - »da će vozilo, kada ga ne koristi, obavezno zaključivati i uzimati ključeve i dokumentaciju vozila uz aktiviranje i drugih sigurnosnih uređaja ukoliko isti na vozilu postoje;
  - »plaćeni prijevoz robe, tereta ili putnika;
  - »vuču ili prijevoz drugih vozila ili prikolica;
  - »prijevoz materijala, predmeta ili stvari koje mogu oštetiti ili zagaditi vozilo, primjerice životinja, lako zapaljivih materijala, natrijskeho prijavih stvari ili stvari neugodnog mirisa;
  - »utrke, moto-sportska ili druga slična natjecanja kao ni obuku vozača izvan označenih i asfaltiranih puteva

### Članak 6

- Najpromietatelj je dužan snositi troškove:
  - »goriva
  - »transporta vozila;
  - »garažiranja, parkiranja, cestarina, mostarina i slično;
  - »svih kazni radi kršenja prometnih ili drugih propisa;
  - »sudskih, prekršajnih ili drugih postupaka;
  - »zatezanih kameta na navedena dugovanja;
  - »Naknadu za upravljanje štetom" a odnosi se na asistiranje u slučaju štetnog događaja, (vrijeme potrebno za organiziranje šepanja, dovoz zamjenskog vozila, odvoz vozila u servis...)
  - »nastale ili uzrokovane za vrijeme trajanja najma vozila, bez obzira kada su utvrđeni ili dospjeli, te bez obzira terete li oni najmodavatelja, vlasnika vozila, najpromietatelja ili vozača vozila, osim ako navedeni troškovi nisu uzrokovani isključivom krivnjom najmodavatelja.
  - »u slučaju neplaćanja navedenih troškova (parking, garažiranje, gorivo i sl.) najmodavatelj ima pravo tereti kreditnu karticu najmpromietca, što podrazumijeva da se može napraviti naplata i nakon kraja predautorizacije.

### Članak 7

- U slučaju prometne nesreće, oštećenja, havarije, krađe, pogonske neispravnosti vozila i drugih sličnih okolnosti najpromietatelj je dužan:
  - »čuvati vozilo do njegovog preuzimanja od strane najmodavatelja;
  - »zabilježiti imena i adrese sudionika i svjedoka;
  - »pozvati nadležan organ policije i osigurati njihov zapisnik, osim u slučaju pogonske neispravnosti;
  - »bez odlaganja dati izjavu o događaju u najbližoj poslovnici najmodavatelja;
  - »vratiti najmodavač ključeve vozila i dokumente vozila (prometnu dozvolu)
- U slučaju da najpromietatelj ne osigura policijski zapisnik iz stavka 1, točka 3. ovog članka i ne da izjavu iz stavka 1, točka 4. ovog članka, sav trošak naknade štete u svezi s oštećenjem ili nestankom vozila pada na teret najpromietatelja u punom iznosu bez obzira na najpromietateljevu krivnicu za takav događaj;

### Članak 8

- U slučaju kvara ili nedostataka na vozilu, najpromietatelj je dužan o tome obavijestiti najmodavca te postupati prema njegovim uputama.
- Najpromietatelj ne smije provoditi bilo kakve popravke, dorade ili bilo kakve zahvate na vozilu, a za koje nema izričito pismeno odobrenje najmodavca. U slučaju neovlaštenih zahvata na vozilu, a za koje nema izričito odobrenje najmodavca, najpromietatelj snosi sve naknadne troškove nastale kao posljedica navedenog zahvata.

### Članak 9

- U slučaju manjka ili oštećenja vozila, opreme, pribora, rep.pločica,dokumenta ili ključeva, bez obzira na to kako su nastali,najpromietatelj će isplatiti najmodavatelju njihovu punu novčanu protivudržanje prema službenom djniku koji je dostupan najmpromietcu na zahtjev, a važećim na dan ugovorenog vraćanja vozila. U slučaju primjedbe na službeni čjenik, stranka može ODMAH zatražiti procjenu štete od strane ovlaštenog servisa. U tom slučaju procjunalopoda servisa predstavlja osnovu za naplatu štete te stranka ne može odobriti jefirnjui opciju.
- U slučaju kvara vozila ili drugih okolnosti radi kojih najpromietatelj nije u mogućnosti po izvršetku najma vratiti vozilo najmodavatelju, najpromietatelj će na traženje najmodavatelja platiti punu vrijednost vozila i u tabavnu vrijednost novog vozila, a prema prodnji najma devaležijevu dobavljača kao i druge gubitke koje najmodavatelj ima zbog nedostataka vozila.
- Najpromietatelj može djelomično otkupiti odgodnost u slučaju štetnevalde kupnjom dodatnih osiguranja (CDW, SCDDW,WUG i sl.). Isto vrijedi isključivo u slučaju da je najmpromietca poštivo uvjetu i opće odredbe ugovora u potpunosti.
- Ako u slučaju zbog nepažnje/nemarnosti najmpromietatelja vozila/vozača ili uslijed korištenja vozila suprotno uputama proizvođača, dođe do oštećenja dijelova vozila ili pojedinih sustava (primjerice radi nedostataka ulja ili sredstva za hlađenje, nepažljiva vožnja ili vožnja izvan puteva), najmpromietatelj vozila nadoknađuje najmodavatelju cjelokupnu iznos troškova popravka vozila te svu nastalu štetu kao što su primjerice troškovi vuče vozila ili umanjene vrijednosti vozila.
- U slučaju korištenja krivog goriva, najmodavatelj će najmpromietcu obračunati štetu za navedeno prema važećem cjeniku, uvećano za iznos manje vrtaćenog goriva te sve ostale troškove poput parkiranja, vuče službe i sl., a koji su proizašli kao posljedica
- Ako je iz bilo kojeg razloga potrebno posebno ošćenje vozila, najmodavatelj zadržava pravo dodatne naplate kako bi pokrio trošak bilo kakvog potrebnog čišćenja.

### Članak 10

- U slučaju da najmpromietac vrati vozilo s manjom količinom goriva, isto će se naplatiti uvećano za uslugu tankiranja.
- U slučaju da najmpromietac ne podmiri troškove iz članka 6 ovih uvjeta i općih odredbi, najmodavatelj ima pravo tereti najmpromietca za iste, uvećane za odgovarajuću administrativnu taksu.
- Najpromietatelj se obavezuje da će produženje trajanja najma kao i ostale primjedbe glede najma pravovremeno zatražiti od najmodavatelja. U slučaju produženja trajanja najma, najmpromietca će se obratiti najmodavatelju u skladu sa uvjetima ugovora o produženju najma.
- U slučaju vraćanja vozila ranije od ugovorenog, najmpromietca će se pružena usluga obračunati prema cjeniku za broj iskorištenih dana.
- U slučaju da najmpromietatelj prekoraci ugovoreni rok vraćanja vozila bez suglasnosti najmodavatelja, najmodavatelj ima pravo vozilo smatrati ukradenim/utajenim i o tome izvjestiti policiju. U tom slučaju najmpromietatelj snosi svu nastalu štetu.
- U slučaju prekoračenja roka vraćanja vozila, najmpromietatelj i nadalje terete se obavezati i odgovornosti iz ovog Ugovora, a koje su inače dogovorene za vrijeme trajanja najma.
- U slučaju kada najmpromietac svojvoljno vrati vozilo na lokaciji koja je različita od ugovorene, najmodavac će obračunati naknadu za skupljanje/ONE WAY u iznosu od 200€.
- U slučaju da najmpromietac vraća/preuzima vozilo izvan radnog vremena poslovne, najmodavatelj će zaračunati naknadu za rad van radnog vremena prema važećem cjeniku.
- Korištenje vozila je dopušteno uz potpisnu suglasnost na ugovoru o najmu te prilikom na dodatnu naplatu naknade za prelazak granice u slijedećim zemljama: Slovenija, Italija, Austrija, Madarska, Njemačka, Češka Republika, Slovačka, Srbija, Crna Gora i Bosna i Hercegovina.
- Korištenje vozila u drugim zemljama, osim navedenim nije dopušteno, te u slučaju korištenja u inozem, najmpromietatelj snosi odgovornost za sve štete na vozilu te krađu do pune vrijednosti vozila.
- Najmodavatelj također ima pravo naplatiti naknadu za nedopušten prelazak granice u iznosu od 2000€.

### Članak 11

- U slučaju štete prema trećim osobama najmpromietatelj će snositi sve troškove koje bi najmodavatelj mogao imati po toj osnovi.
- Osiguranjem svu pokrivena šteta koju su prouzročene najmpromietcu nepažnjom, pod utjecajem alkohola ili droge, bez propisane vozačke dozvole ili u slučaju da je dozvola vozaču oduzeta, u slučajevima nepoštivanja zakonskih odredbi, štete izazvane ratnim operacijama ili utjecajem više sile, kao i u drugim okolnostima predviđenim pravilima osiguravajućeg društva ili zakonskim propisima.
- Najpromietatelj prima na znanje da u slučaju nemarnog odnosa prema vozilu, dokumentima ili ključevima vozila, kao i drugim slučajevima predviđenim pravilima osiguranja ili zakonom, može biti tereten regresnim zahtjevom osiguravatelja vozila.

### Članak 12

- Najmodavatelj ne odgovara za štete koje bi najmpromietatulo moglo nastati uslijed zakašnjenja prilikom isporuke vozila kao niti za štete koje bi najmpromietatulo mogle nastati zbog bilo kakvog kvara na vozilu za vrijeme trajanja najma.
- Najmodavatelj ne odgovara za štete koje bi nastale na cestama ili stvarima koje se prevoze u vozilu.
- Najmodavatelj ne odgovara za šteti ostavljene u vozilu prilikom povratka, niti ima obvezu vučati ih ili dostaviti najmpromietcu.
- Ako se ustanovi da je najmpromietatelj prekršio bilo koji od uvjeta ovog Ugovora, zaposlenici najmodavatelja su ovlašteni oduzeti vozilo.
- Najmodavatelj bezuvjetno zadržava pravo raskida Ugovora o najmu vozila, bilo kada i bilo gdje i prije isteka Ugovora o najmu vozila, bez ikakve obaveze nadoknađivanja štete najmpromietatulo.

### Članak 13

- Najpromietatelj ne smije prenijeti pravi ili obaveze po ovom Ugovoru na treće osobe, a niti smije otuđiti vozilo, dijelove ili opremu vozila ili vršiti bilo kakve preinake na vozilu.

### Članak 14

- Ovaj je Ugovor sastavljen u 2 istovjetna primjerk, od kojih se jedan primjerak Ugovora unakazuje najmpromietatulo, a drugi zadržava najmodavatelj.
- Svojm potpisom na prvoj stranici ovog Ugovora najmpromietatelj prihvaća ovaj Ugovor i sve njegove odredbe te opće uvjete o najmu vozila s kojima je upoznat u poslovnicu prilikom preuzimanja vozila kao i trenutno važeće uvjete izdavaatelja kreditne kartice.
- Izmjene i dopune ovog Ugovora mogu se vršiti samo u pismenom obliku.

### Članak 15

- U slučaju spora po ovom Ugovoru stranke ugovoraju mjesnu nadležnost stvarno nadležnosti u Pulji uz primjenu hrvatskog prava.

### Članak 16

- Uniline Mobility d.o.o., B. Gumpca 38, 52 100 Pula (u daljnjem tekstu „voditelj obrade“) prikuplja osobne podatke zatražene ovim ugovorom radi ispunjenja obveza iz predmetnog ugovora, te radi eventualnih postupanja u slučaju šteta, parkirnih kazni i prometnih prekršaja. Tako prikupljeni podaci neće se koristiti u druge svrhe, niti otkrivati trećim stranama osim u slučajevima šteta, parking kazne ili prometnog prekršaja, a u kojem slučaju će se dijeliti sa nadležnim institucijama, te s Europracom, na njihov zahtjev. Osobni podaci isplataka ČOVAT će se u prvo za zakonski propisanim rokovima. Isplatanik ima pravo od voditelja obrade zatražiti pristup osobnim podacima, ispravak ili brisanje ili ograničavanje obrade, pravo na prenosivost i druga prava sukladno čl. 15-21 Uredbe, slanjem maila na [dp@uniline.hr](mailto:dp@uniline.hr). Isplatanik ima pravo na podnošenje prijava nadzornoj tijelu (AZOP). Isplatanik ima pravo na informaciju o tome je li isplatanik u obvezi pružiti zbrađene osobne podatke, te o mogućim posjednicima ako se te informacije ne pruže. Svim podac prikupljeni ovom obradom čuvat će se u digitalnom obliku, na serverima voditelja obrade. Isplatanik potvrđuje da su mu osim gore navedenih informacija, u svem obliku od strane voditelja obrade dane i sve ostale informacije koje je isplatanik zatražio, te da u pogledu istoga nema bilo kakvih primjedbi ili dodatnih pitanja.

### Članak 17

- Uniline Mobility koristi tehnologiju skeniranja osobnih dokumenata isključivo radi ispunjenja obveza iz predmetnog ugovora ( u skladu sa Člankom 16). Neka vozila Uniline Mobility-a mogu biti opremljena tehnologijom koja omogućava praćenje i lociranje vozila. Svojm potpisom dajem pristanak Uniline Mobility d.o.o.za prikupljanje, čuvanje i korištenje GPS lokacije i vrijeme brzine azo ne vratim vozilo na ovome, koristinm vozilo na području koje nije dogovoreno ugovorom, te prekograničnim i lučkim zonama. Prikupljanje, čuvanje i korištenje prikupljenih osobnih podataka se obavljaju isključivo u svrhu zaštite naših vozila i ugovornim prava Uniline Mobility-a. U slučaju naloga ovlaštenih institucija, obvezni smo predati prikupljene podatke.

### Članak 18

- Naknade za nepoajvljivanje i otkazivanje: mogu se primijeniti naknade za nepoajvljivanje i otkazivanje.

This contract regulates mutual relations between "Uniline Mobility d.o.o."(hereinafter referred to as the Lessor) and the Lessee whose data are listed on the first page of this Contract (hereinafter referred to as the Lessee).

- Lessor gives and Lessee receives a vehicle mentioned on the first page of this Contract (hereinafter referred to as the Vehicle), under the conditions and for the time specified in this Contract.

### Article 2

- By signing this Contract the Lessee confirms that the Vehicle is taken over in good working order as stated in the Contract and with indicated condition of the fuel tank.
- The Lessee confirms that with the Vehicle he/she received the vehicle documents, the keys to the vehicle, all obligatory equipment and accessories for the Vehicle as well as the additional equipment and accessories stated in the Contract.

### Article 3

- The Lessee hereby undertakes to return the Vehicle to the agreed location and at the latest within the deadline specified by this Contract.
- The Lessee hereby undertakes to return the Vehicle before the deadline if demanded by the Lessor.
- The Lessee hereby undertakes to return the vehicle with all the documents, keys, tires, tools, obligatory, standard and additional equipment, as it was taken over, and with the amount of fuel as received.
- When returning the vehicle, the Lessee is required to submit the same to the employee of Uniline Mobility d.o.o., and to have proper documentation for it.

### Article 4

- Financial obligations under this Contract, if not paid in advance or as a deposit, the Lessee is obliged to pay immediately when returning the car or within 8 days since the request for payment or making out the invoice.
- The Lessee agrees that, at the expense of his credit card or by other means of payments, the Lessor charges any repair costs, failure or loss, including the costs of which the Lessee has not informed the Lessor, and in accordance with the procedure of returning the Vehicle.
- The Lessee acknowledges that the Lessor is authorized to charge his credit, debit or "charge" card for any costs the Lessor has under this Agreement.

### Article 5

- The Lessee undertakes:
  - »to use the vehicle in accordance with the Law on Road Traffic Safety and other valid regulations of the Republic of Croatia »to immediately stop driving if a failure occurs on the vehicle and promptly inform the Lessor about it; »to use the vehicle only for personal purposes;
  - »the Vehicle will be driven only by the Lessee or the person who is stated in the Contract as a driver besides the Lessee, all under condition that such persons have the necessary permits and documents for driving the vehicle;
  - »not to drive outside the borders of the Republic of Croatia to the countries in which entry is not allowed;
  - »not to use the Vehicle for an improper purpose, such as for criminal acts, customs, foreign money exchange or other offences or illegal acts;
  - »not to overload the vehicle with cargo or passengers;
  - »not to drive under the influence of alcohol or drugs;
  - »not to lock the vehicle when not in use, take the keys and documents, as well as activate other safety devices if there are such on the Vehicle;
  - »The vehicle must not be used for:
    - »rapid transportation of goods, cargo or passengers;
    - »tow or transport of other vehicles or trailers;
    - »transportation of materials, items or things that can damage or contaminate the vehicle, for example, animals, flammable materials, overly dirty things or things with unpleasant odor;
    - »Racing, motor sport, or other similar competitions as well as driver training outside of marked and paved roads

### Article 6

- The Lessee shall bear the costs:
  - »of the fuel
  - »of the Vehicle transport;
  - » of the garage, parking, road-tolls, bridge-tolls, etc.;
  - »of all the penalties for violations of traffic or other regulations;
  - »of court, offence or other proceedings;
  - »of default interest on the above owings;
  - » "Damage Management Fee" refers to assistance in the event of an adverse event. (the time needed to organize tow truck, the replacement of a vehicle, the vehicle's towing to service ...)
  - »incurred or caused during the rental period of the Vehicle, regardless of when they are established or became due, and regardless of whether they charge the Lessor.
  - »in case of damage to the Vehicle, unless the stated costs are caused by sole faults of the Lessor.
  - »»» In the event of non-payment of the stated charges (parking, garage, fuel, etc.), the lessor has the right to charge a tenant's credit card, which implies that a charge can be made even after the end of the pre-authorizaton.

### Article 7

- In the event of a car accident, damage, distress, theft, engine breakdown of the Vehicle and other similar circumstances the Lessee is required to:
  - » retain the Vehicle until it is taken over by the Lessor;
  - » note down the names and addresses of participants and witnesses;
  - » call the police and ensure a report, except in the case of engine defects;
  - » to make a statement about the event in the nearest Lessor's office without delay;
  - » return to the Lessor the Vehicle keys and documents (registration card)
  - » if the Lessee does not provide the police report referred to in paragraph 1, subparagraph 3 of this article and fails to give the statement referred to in paragraph 1, subparagraph 4 of this Article, all costs of indemnification in connection with damage or missing vehicle are charged to the Lessee in the full amount regardless of his fault in this event;

### Article 8

- In case of failure or deficiency on the vehicle, the Lessee is obligated to notify the Lessor and act according to his instructions.
- The Lessee must not carry out any repairs, improvements, or any work on the vehicle, for which there is no express written consent of the Lessor. In the event of unauthorized work on the vehicle, for which there is no explicit consent of the Lessor, the lessee shall bear all additional costs incurred as a result of the above procedure.

### Article 9

- In case of deficiency or damage to the Vehicle, equipment, accessories, license plates, documents or keys, regardless of how they occurred, the Lessee shall pay to the Lessor their full money value according to the official price list available at the request of the Lessee, valid on the day of the agreed returning of the Vehicle. In the case of objections to the official price list, the customer may IMMEDIATELY request damage assessment by the authorized service. In that case the estimate / offer of the service is the basis for indemnification of damage and the customer can not choose the cheaper option.
- In the event of theft or other circumstances in which the Lessee is not able to return the Vehicle to the Lessor at the end of lease, the Lessee shall, on request of the Lessor, pay the full value of the Vehicle meaning the purchase value of the new vehicle, according to the offer of the Lessor's supplier, as well as other losses suffered by the Lessor due to lack of the Vehicle.
- The Lessee can partially redeem liability in case of damage / theft by purchasing additional insurance (CDW, SCDDW, WUG, etc.). The same applies only in the event that the Lessee has complied with the general terms and conditions of the contract in full.
- In the event of damage to the Vehicle or other parts of the vehicle contrary to the manufacturer, damage occurs to parts of the Vehicle or individual systems (for example due to lack of oil or coolant, careless driving or driving off road) the Lessee of the Vehicle reimburses the Lessor full amount of the repair costs for the Vehicle and all the actual damage, for example the expenses of towing or repaired value of the Vehicle.
- In event of using the wrong fuel, the Lessor will charge the Lessee for the damages according to the official price list, plus the value for less fuel returned and other expenses such as parking, towing services, etc., that have arisen as a result
- for any reason the Vehicle needs special cleaning, the Lessor reserves the right to an additional charge to cover the cost of any necessary cleaning.

### Article 10

- In the event that the Lessee returns the vehicle with less fuel, the same will be charged, increased by the cost of tank service.
- In the event that the Lessee does not pay the costs referred to in Article 6 of these general terms and conditions, the Lessor has the right to charge the Lessee for the same, increased by the appropriate administrative fee.
- The Lessee shall be liable to the Lessor the extension of the lease as well as other changes to the lease in due time. In case of extension of the lease, the Lessee will be charged with the price of the same, according to the agreed price list.
- When returning the vehicle earlier than agreed, the Lessee will be accounted for provided services according to the price list for the days spent.
- In the event of the Lessee exceeds the agreed time of returning the vehicle without consent of the lessor, the lessor has the right to deem the vehicle stolen / concealed and inform the police. In that case, the Lessee shall bear all the damage.
- In the event of exceeding the return date of the vehicle, the Lessee is further liable for all obligations and responsibilities under this Contract, and which are agreed for the duration of the lease.
- In the event that the Lessee voluntarily returns the vehicle on a location that is different from the agreed, the Lessor will calculate fee for collecting / ONE WAY in amount of 200€.
- In the event that the Lessee returns / takes over a vehicle outside office working hours, the Lessor will charge a fee for the work out of working hours according to the official price list.
- With agreement of Lessor, signed consent on RA and with additional payment for cross border fee, it is allowed to use vehicle in : Slovenia, Italy, Austria, Hungary, Germany, Czech Republic,Slovakia, Serbia, Montenegro & Bosnia i Herzegovina.
- It is not allowed to travel to other countries other than the ones stated above. In that case, Lessee bears the costs for the damages to the vehicle in the event of the theft, to the full value of the vehicle.
- Lessor has the right to charge unallowed crossing in the amount of 2000€.

### Article 11

- In event of a damage to a third party the Lessee shall bear all the costs that Lessor could have on that basis.
- Insurance does not cover damages caused intentionally, by gross negligence, under the influence of alcohol or drugs, without required driver's license or if the license is revoked from the driver, in cases of non-compliance with statutory regulations, damages caused by war operations or force majeure, as well as in other circumstances specified by the i insurance company rules or legal regulations.
- The Lessee acknowledges that in the case of negligent attitude towards the vehicle, the documents or keys, as well as by other cases specified by the insurance or law, can be charged with regressive claim by the insurer of the Vehicle.

### Article 12

- The Lessor is not liable for damage that could occur to the Lessee due to delay of vehicle delivery or for damages to the Lessee which may arise due to any fault on the vehicle during the rental period.
- The Lessor is not liable for damage that could occur to persons or things transported in the vehicle.
- The Lessor is not responsible for items left in the Vehicle on the occasion of returning the Vehicle, nor is there an obligation to protect them and / or deliver them to the Lessee.
- It is determined that the Lessee has violated any of the terms of this Contract, Lessor's employees are authorized to seize the vehicle.
- The Lessor unconditionally reserves the right to terminate the Car Rental Contract, anytime and anywhere before the end of the Car Rental Contract, without any obligation to compensate damage to the Lessee.

### Article 13

- The Lessee may not assign any rights or obligations under this Contract to a third party, nor steal the vehicle, its parts or equipment, or make any modifications to the vehicle.

### Article 14

- This Contract is made in 2 identical copies, one of which is presented to the Lessee and the other is kept by the Lessor.
- By the signature on the first page of this Contract the Lessee accepts this Contract with all of its terms and the general conditions of renting the Vehicle of which he is informed about at the Lessor's branch office when taking over the Vehicle as well as the currently valid conditions of the credit card issuer.
- Amendments to this Contract may only be made in writing

### Article 15

- In the event of a dispute under this Contract the parties agree to submit to the jurisdiction of the competent court in Pula in accordance with Croatian law.

### Article 16

- Uniline Mobility d.o.o., B. Gumpca 38, 52 100 Pula (hereinafter referred to as "Processing Manager") collects the personal data requested by this contract for the fulfillment of the obligations under the contract in question and for possible damages, parking fines and traffic offenses. The collected data will not be used for other purposes or disclosed to third parties except in the case of damage, parking or traffic offense, in which case they will be shared with the competent institutions; and with Europrac at their request. Personal data of the respondent will be kept in the legally prescribed deadlines. The Respondent has the right from the Processing Manager to request access to personal data, its correction, deletion or restriction of processing, transferability and other rights in accordance with Art. 15-21 of the Regulation by sending a mail to [dp@uniline.hr](mailto:dp@uniline.hr). The Respondent is entitled to file a complaint with the Supervisory Authority (AZOP). The respondent has the right to information on whether the respondent is obliged to provide requested personal information and possible consequences if this information is not provided. All data collected through this processing will be kept in digital form on the processing server servers. The respondent verifies that besides the information above, in the oral form by the handler, all other information requested by the respondent has been given and there are no objections or additional questions regarding it.

### Article 17

- Uniline Mobility d.o.o. uses the technology of scanning personal documents solely for the purpose of fulfilling obligations under the contract in question (in accordance with Article 16).
- Some vehicles of Uniline-Mobility may be equipped with technology that makes it possible to determine the vehicle's position.You agree that Uniline Mobility d.o.o.will collect, store and use GPS-coordinates and speed measurements if you will not return the vehicle within the agreed time period, use the car outside the agreed contract territory, border areas and harbor areas. The case of collection, storage and use of your personal data are for exclusively protection of our vehicles and the contractual rights of Uniline Mobility d.o.o. Please note that we can be obliged to hand over personal data on the basis of official orders.

### Article 18

No Show and Cancellation fees: Fees can apply

Potvrđujem kako sam navedene uvjete i opće odredbe razumio te ih u potpunosti prihvaćam.

I certify that I have understood listed general terms and conditions and I fully accept them.