

CAR SHARING MOBILITY SERVICES, S.L.

SPECIFIC CONDITION FOR THE INDIVIDUAL RENTAL CONTRACT: EXCESS REDUCTION

Version October 1st, 2021

For a surcharge over the rental price, the User is offered the possibility to reduce the liability excess which according to the Lessor Terms and Conditions must be borne by the User.

The amount of the surcharge and of the excess as a result of the reduction are shown in the Pricing Policy and in the window displayed by the Application during the process for contracting the excess reduction. The amount of the surcharge and of the reduced excess may vary from time to time. The User is responsible to check applicable surcharge and reduced excess amounts before accepting to contract the excess reduction.

The surcharge will accrue at the beginning of the rental of the Vehicle, regardless of whether a claim or liability event occurs during the rental. The removal of the excess may only be contracted before the start of each Individual Rental Contract and shall only apply to that Individual Rental Contract.

As an specific condition for that Individual Rental Agreement, the amount of the excess shall be the amount specified in the Pricing Policy in force at the start of the Individual Rental Contract. Rest of the provisions of the Platform Terms and Conditions, Lessor Terms and Conditions, Individual Rental Agreement or applicable laws shall remain unaffected and the User's liability shall not be altered for those cases where the excess does not limit User's liability or under which the User incurred in obligation to pay other surcharges, penalties or supplements.

Once the vehicle rental has commenced, the right of withdrawal right recognised in article 103 of Royal Legislative Decree 1/2007, of 16 November, of the Restated Text of the General Law for the Defence of Consumers and Users and other complementary laws shall not be applicable to the excess reduction surcharge.