

CAR SHARING MOBILITY SERVICES ITALY

SPECIFIC CONDITION FOR THE INDIVIDUAL RENTAL AGREEMENT: REDUCTION OF USER'S LIABILITY AMOUNT FOR DAMAGES TO THE VEHICLE (PROTECTION PLUS)

Version August 28, 2023

For a surcharge over the rental price, the User is offered the possibility to reduce the capped liability amount for damage to or for loss of the Vehicle provided in section 11.2 of the "CAR SHARING MOBILITY SERVICES ITALY TERMS AND CONDITIONS" and which according to such terms and conditions must be borne by the User in case of accident (the "**Capped Liability**").

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

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 Protection Plus 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 Capped Liability shall be the amount specified when contracting the Protection Plus. Rest of the provisions of the Car Sharing Mobility Services Italy Terms and Conditions, Individual Rental Agreement and applicable laws shall remain unaffected. Even if the Protection Plus has been contracted, the User shall remain fully liable in those cases where the Capped Liability provided in section 11.2 of the "CAR SHARING MOBILITY SERVICES ITALY TERMS AND CONDITIONS" shall not apply or under which the User incurred in obligation to pay other surcharges, penalties or supplements.