These terms and conditions will apply to the Air-O-Car Care CC airport parking and – storage service delivery agreement.

- 1 The client is requested to ensure that his/her motor vehicle is comprehensively insured and the onus rest upon the client to notify his/her short term insurance that his/her motor vehicle will be handed over to and driven by Air-O-Car Care CC and/or its agent, employee, representative and/or any other nominated person authorized.
- 2 The client hereby acknowledges and record that Air-O-Car Care CC accepts no liability for:
 - a) theft of motor vehicle from its premises, or any items in and/or attached to the motor vehicle, while under the care and control of Air-O-Car Care CC;
 - b) any damage of whatsoever nature, including but not limited to, scratching, denting or total destruction of the motor vehicle whilst in the care of Air-O-Car CC arising from cause whatsoever and
 - c) any damage caused by flood, earthquakes, hail and or any extreme weather conditions whilst in the care of Air-o-Car Care CC.
- 3 The client is responsible that a full inspection of the motor vehicle is conducted both upon handing over and/or collection of the motor vehicle from Air-O-Car Care CC and/or its agent, employee, representative and/or any other nominated person authorized.
 - a) The onus rest upon the client to declare and/or to point out and/or to bring any defects, damages, chips and or scratches under the attention of Air-O-Car Care CC, and/or its agent, employee, representative and/or any other nominated person authorized.
 - b) Should a motor vehicle be in a dirty state and/or while raining, being wet, making it impossible to perform a thorough inspection of the motor vehicle, this will be noted onto the airport parking confirmation and inspection sheet and Air-O-Car Care CC will not accept any liability whatsoever for any scratches or damages to the motor vehicle, that was not visible as a result thereof.
 - c) Air-O-Car Care CC will not accept, acknowledge and/or entertain any claims for any damage or theft reported after the vehicle has been collected from its agent, employee, representative and/or any other nominated person authorized and after leaving the airport and/or station.
 - d) The client is bound by and warrants in favour of Air-O-Car Care CC the accuracy of all descriptions, valuables, damages to the motor vehicle and other particulars furnished to Air-o-Car Care CC for any purposes.
 - e) The client indemnifies Air-O-Car Care CC against all expenses, claims or fines arising from inaccuracy or omission of descriptions, values or other particulars and

- f) Valuables are not to be left in the motor vehicle, as Air-O-Car Care CC accepts no liability for such valuables and the risk remains solely with the client.
- g) The onus rest upon the client to disclose all information in respect of any valuables left in the motor vehicle and such valuables must be pointed out and declared to Air-O-Car Care CC which will be noted onto the airport parking confirmation and inspection sheet.
- h) In the event that the client either leaves valuables in the motor vehicle or deposits personal belongings and valuables with Air-O-Car Care CC for safeguard and storage, the client acknowledges that he/she do so entirely at their own risk and Air-O-Car Care CC accepts no liability whatsoever for the goods.
- 4 The client acknowledge that it will have no claim against Air-O-Car Care CC, its directors, members, servants, employees, agents or any of its sub-contractors arising out of bodily injury or death sustained by the client or any loss, damage or destruction of any of the client's goods or property of any description whether due to the willful act, omission, negligence or default of Air-O-Car Care CC directors, members, servants, employees, agents or sub-contractors.
- 5 The terms and conditions set out in this agreement apply to any services performed by Air-O-Car Care CC at the client's request, including but limited to other value added services such as wash, vacuum, valet and other non-parking services.
- 6 The client hereby acknowledges their signature on the airport parking confirmation and inspection sheet, constitutes acceptance of the Air-O-Car Care CC terms and conditions as set out above. If contracting on behalf of any other party, the signatory by way of signature confirms that he/she has the relevant authority to enter into the contract on behalf of that party.